

Witneseth, That Whereas a marriage is intended to be shortly hereafter had
 and solemnized between the said W. Washington Couturier and the said
 Sarah M. Palmer and whereas the said Sarah M. Palmer is entitled to
 certain undivided distributive shares in the estate of her Father the late
 John Palmer of St. Stephen's Parish, who died Intestate, and to a certain
 legacy under the last will and testament of her Mother Mary Palmer also
 deceased and also to certain other distribution shares in the undivided rights
 and claims of her deceased brother James E. J. Palmer; the whole consisting
 of both real and personal property & whereas the said Sarah M. Palmer is willing
 and desirous before such marriage, to secure for the uses and purposes hereafter
 mentioned all the negroes which may be allotted to her under the aforesaid
 claims or to which she may be entitled at the time of ~~the time~~ of the aforesaid
 marriage under any other right, claims whatever together with all the future
 natural increase of the females & whereas it is expressly contracted and agreed
 upon by and between the said Parties to these presents in consideration of the said
 intended marriage that the same shall be so settled and secured and dis-
 posed of to such uses intents and purposes, as hereinafter by this deed shall
 be particularly declared & expressed. Now therefore the said Sarah M. Palmer
 with the purity consent and express agreement of the said W. Washington
 Couturier hereby testifies by his being party to these presents and signing and
 sealing the same and for and in consideration of the sum of five dollars to her
 in hand paid by the said Samuel DuBose and the said John Couturier
 at and before the sealing and delivery of these presents, the receipt whereof
 she doth hereby acknowledge and of the said intended marriage hath been
 gained sold assigned & Conveyed and doth hereby bargain sell assign &
 convey unto the said Samuel DuBose & John Couturier & to the survivor
 of them, all the negro slaves together with the future natural increase of
 the females to which she the said Sarah M. Palmer may be lawfully en-
 titled, in the several Estates of her Father Mother & Brother decasces
 with full authority to claim partition and demand distribution of the
 several shares aforesaid, by any lawful means proper for reducing into their
 possession to be held in trust to and for the uses following Viz. In trust
 to and for the use & behoof of the said Sarah M. Palmer, untill the said
 marriage shall take effect and immediately after the solemnization of the
 said marriage In trust to & for the use and behoof of the said W.
 Washington Couturier and the ^{and} Sarah M. Palmer for and during the
 term of their joint lives for their joint support. And in case the said
 Sarah M. should survive the said W. Washington, then immediately after

53. Eliza Joe Tom Richard Mary Miley Patty Toney George Franklin Lee
Peggy Diana Frank Sabina Mary Sevier Basie Cord. twenty eight in
number Sarah Matilda Couture (1) W W Couture (2) Samuel Dubose
witness John J Couture (3) South Carolina (3) Personally appeared
Julius P. Mc Kelvey (3) Charleston District before me Isaac Pocher
John Palmer (3) one of the Justices assigned to keep the peace
in and for the said district Julius P. Mc Kelvey who being duly sworn made
oath that he was present and saw the witness named Sarah Matilda Palmer
W W Couture Samuel Dubose and John J Couture sign & seal the witness
instrument of writing for the uses and purposes therein set forth and that
he with with Ransom D Mc Kelvey subscribed their names as witnesses thereto
This deponent swears also that he saw Sarah Matilda Couture W W Couture
Samuel Dubose & John J Couture set their hands and seals to the annexed
schedule and that he with John Palmer subscribed their names as
witnesses to the same execution of the same. Julius P. Mc Kelvey.
Sworn to before me this 3^d day of Septt 1824 Isaac Pocher (24).

Recorded 7 September 1824

The State of South Carolina This Indenture Tripartite made and executed
Colleton District this seventeenth day of June in the year of our
Lord one thousand eight hundred and twenty four and in the forty fifth of
the Sovereignty & Independence of the United States of America Between Eliza M
Fishburne of the first part Laurence Fishburne of the second part, and Edward
B Fishburne and James C Mc Pherson Justices of the third part Witnesseth that
Whereas a marriage is intended shortly to be had and solemnized by and between the
said Eliza M & Laurence Fishburne And Whereas the said Eliza M by virtue
of the last will and Testament of her late Husband Richard H Fishburne now duly
proved and of record in the office of the Ordinary of Colleton District and bearing
date the fifth day of September in the year of our Lord One thousand eight hundred and
twenty two is entitled to one third part of the estate of her late Husband the said
Richard H Fishburne. And Whereas by a Proclam order of the Court of Equity
bearing date the twenty first day of May in the year of our Lord one thousand
eight hundred and twenty four and also of record in the office of the Commissioner
of said Court for Colleton District aforesaid it was ordered and decreed that the
whole of the said Estate of the said Richard H Fishburne Should be in the
month of February next by the said Commissioner sold in order that the debts
owing by said Estate may be paid and the balance of the proceeds divided equally
between her the Eliza M and her two children by the said Richard H And
Whereas by reason of the premises and because the said sale and division

have not as yet taken place, the amount or description of the property so coming to the said Eliza & C. cannot be specified, described or set forth — in these presents but as the same will be in money, Bonds, Notes, or other securities for the payment of money a schedule therof shall as soon thereafter as the amount and description thereof can be ascertained, be made — annexed to, and become a part of this deed of marriage, And Whereas — it was agreed by and between the said Eliza & C. and the said Lawrence & testified by the said Lawrence of being a party thereto and signing sealing and delivering these presents, before the marriage, that the aforementioned rights existencies and interests of her the said Eliza & C. should be by her grants, bargains, sells, released and conveyed to the said Edward B. Fishburne and James L. McPherson their executors, Administrators and assigns, to and for the uses trusts, intents and purposes herein after declared concerning the same. Now therefore be it known that in pursuance of the aforesaid Agreement and in consideration of the said intended Marriage, and also in consideration of the sum of one hundred to the said Eliza & C. and Lawrence in hand — paid at or before the signing of these presents by the said Edward B. Fishburne and James L. McPherson, the receipt whereof is hereby — acknowledged by the said Eliza & C. by and with the consent and advice of the said Lawrence signified by his being of party thereto and executing and delivering these presents. Hethat grantee bargained, sold, released and assigned and by these presents both grant, bargain, sell, release and assign — unto the said Edward B. Fishburne and James L. McPherson their — executors Administrators and assigns all the property, monies choses in action, right claim and interest belonging to her the said Eliza & C. — of in to and from the estate of her late husband the said Richard Fishburne the precise nature amount and description of which cannot at present be fixed but which as soon as known & hereafter fixed shall in a — Schedule therof be set forth & henceforth be annexed to be taken as part of this Deed of Settlement to have and to hold all and singular the said property monies, Bonds, notes or other securities for the payment of money and choses in action right claim and interest hereinbefore set forth, together with all the interest profit issues and emoluments thereof unto the said Edward B. Fishburne and James L. McPherson their executors Administrators and assigns for ever. Subject nevertheless to such uses and upon such trusts, and for such intents and purposes as are hereinafter mentioned and declared of and concerning the same that is to say In trust to and for the sole use benefit and benefit of the said Eliza & C. until

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The solemnization of the said marriage and from and immediately after the
 solemnization thereof, then in trust to and for the joint use benefit and behoof of the
 said Eliza all and Lawrence S Fishburne for and during the term of their joint
 lives, without being in any manner subject to the debts or contracts of the said Eliza
 all and Lawrence S Fishburne or either of them and from and immediately after
 the determination of that Estate to the use and behoof of the said Edward B Fishburne
 and James E all^r Pherson their executors administrators and assigns to preserve
 the contingent remainders hereinafter limited from being disputed or destroyed
 Nevertheless In trust to fund and suffice the Lawrence S and Eliza all
 and their assigns to receive and take the interest profit ifues and emoluments
 of the said Money Bonds Choses in action rights interest and claims to and
 for their joint use benefit and behoof and without accountability or
 impeachment of waste therefor And in case the said Eliza all should
 survive the said Lawrence S Then to the use and behoof of the said Eliza
 all and her assigns for and during the term of her natural life with full power and
 permission to receive and take the profits ifues interest and emoluments of the premises to
 her own proper use benefit and behoef without accountability or impeachment of waste
 And it is further stipulated and agreed upon by and between the parties
 to these presents that in case the said Eliza all Fishburne and Lawrence S Fishburne
 or the survivor of them shall at any time thereafter during the coverture or during
 the life time of the survivor of them think it beneficial to their interest or to the
 interest of such survivor to have the aforesaid property chuses in action money
 right claim and interest or any part thereof sold dispersed of invested or
 substituted or exchanged for other property real or personal or ~~personal~~ interest
 the sole money invested in any other property real or personal or placed at interest
 that then the said Eliza all Fishburne and James E all^r Pherson their executors
 and administrators or being thenceby them the said Lawrence S and Eliza all
 or the survivor in acting upon her shall absolutely sell dispersed of invest convert
 substitute or exchange the same or any part thereof as the case may be and such partial
 investment exchanged or substituted property real or personal shall be held by the said
 Edward B Fishburne and James E all^r Pherson their executors administrators
 and assigns subject to the same uses trusts limitations and conditions as are hereinbefore
 and hereinafter limited made and declared of and concerning the hereinbefore grant
 and assigned premises and to and for no other use trust or purpose whatsoever
 And it is further concurred and agreed by and between to these presents that
 in case the said Eliza all shall survive the said Lawrence S then and in that case
 she the said Eliza all shall have full perfect and ample power and authority to
 make and execute her last will and testament and thereby to bequeath dispose

of and give away to whomsoever she may wish all or any part of the trust Estate hereinbefore set forth and such bequest or legacy shall convey and give to him her or them to whom the same shall be made a full, perfect and complete right and title in to and upon the thing or things so bequeathed and given free from and discharged of all the limitations bush and conditions herein created described & set forth: but should the said Eliza now by her last will & testament not dispose of the whole the said trust estate or should the said Laurence S. survive both the said Eliza & W or should not the said Eliza now make and execute her last will and testament as aforesaid Then it is further covenanted and agreed between the parties to these premises that as the case may be that the part of said estate not disposed of as aforesaid by the last will & testament of her the said Eliza W shall revert to and become a part of the estate of the said Laurence S freed from and discharged of all trusts ~~bush~~
limitations and conditions whatsoever And should the said Eliza W survive the said Laurence S and make and execute no will there and in that case the said trust estate shall become a part of the estate of the said Laurence S in like manner and be freed from and discharged of all trust condition or limitation whatsoever And in case the said Laurence S should survive the said Eliza W then and in that case all and every limitation trust and condition shall cease and determine. Then the said Laurence S shall take and have all and every the property right and interest in the premises absolutely and forever in fee simple freed from and discharged of all and every trust limitation and condition whatsoever And it is further covenanted and agreed by and between the parties to these premises that they the said Laurence S and Eliza W or the survivor of them shall and will from time to time and at all times — hereafter upon the reasonable request of the said Edward B Fishburne and James E M Pherson and at the proper colors & places of the said trust estate make do seal and typewit or cause to be made one seal and typewit or such other lawful & reasonable act or acts doing or things conveyance or conveyance or of purrance in the law established for the further better and more perfect executing affixing and applying all and singular the premises for the uses and purposes hereinbefore specified and declared of and concerning the same as by the said Edward B Fishburne & James E M Pherson their said executors or administrators or their counsel learned in the law may be advised devised or requested In witness whereof the parties to these presents have hereunto set their hands and seals this day and year above written. E M Fishburne (S)

L S Fishburne (P) E B Fishburne (L.S.)
 State of South Carolina Signed sealed and executed in presence of Thos Lockwood
 Colleton District 3 Mary L Fishburne —
 Personally appeared Thos P Lockwood who being duly sworn saith that he
 together with Mary L Fishburne the other subscribing witness was present and
 saw Eliza C Fishburne Laurence Fishburne and Edward B Fishburne
 sign seal and execute the within Deed to and for the uses and purposes
 herein set forth — Thos P Lockwood —
 Sworn to before me this 8th Sept 1824 P H Elmore M. Pub & Ex Off 200 —
 Recorded 14th Sept 1824 —

Schedule of Property to be annexed to a certain Deed of Marriage Settlement
 made and executed on 15th day of November 1823, between Eliza Witter Holmes
 of the first part, Wilson M Glavin of the second part, and Henry G Glover
 Trustee of the third part, which was recorded in the office of the Secretary
 of State in Charleston on 4th Decr 1823 in Marriage Settlement Book D No 5
 page 504. The said Schedule is now made of such property included in
 the settlement as has come into the hands of the Trustee since the execution
 of the Deed —

1823 Dec 8th Received of the Am of Holmes, Esq John Holmes exec^d a Certificate of United
 States 6 per cent Stock nominally for \$2050 — — — \$2050 —
 1824 Aug 8th Received of the Am of Holmes, Esq John Holmes exec^d a certificate for twenty —
 shares in the Charleston Fire & Marine Insurance Company at par — — \$1000 —
 July 6th Received of the Am of Holmes, Esq John Holmes exec^d a Certificate of Stock
 of this date consideration for \$1000 — — — \$1000, 89
 Furniture referred to in the Deed consists of the following articles — a Sett of Drawers
 3 Bedsteads, 6 Chairs, 2 mattocks, Leather Back Bolts and 2 Pillows, 1 Work Table
 1 Stand 2 ft. Blankets, 1 carpet for small Chamber, 3 Counterpanes, 2 small
 Bed Linens and 2 Looking glasses etc — — —
 1824 Aug 9th Sold by request of Wilson M Glavin and Mary W Glavin in writing made
 on the same day the six per cent U S Stock above stated at the nominal value of
 two thousand & fifty dollars, for two thousand one hundred and nine dollars, and on
 the same day and by like request the twenty shares of the Charleston Fire &
 Marine Insurance Company above set forth for eight hundred and thirty
 one dollars making in the whole two thousand nine hundred and forty dollars.
 Aug 9th Purchased of it last by request of said Wilson M and Mary W Glavin in writing
 made the 8th following day for the sum of two thousand six hundred and nine dollars
 Mrs Jeffey, Ned Jeffey, Ned, Betty, Boatman, Hannah and Prosper, all of which will
 more fully appear by reference to the Bill of Sale recorded the same day in the

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in the office of the Secretary of State in Charleston in Miscellaneous Records Book D 2727 page 54
By request of Wilson M. and Mary W. Glover in writing & of this date, lent from the trust fund
to them five hundred dollars, which is secured & provided for in a Bill of Sale from the
said Wilson M. dated the twelfth day of January of the same year, by which he the
said Wilson M. conveys to the said Henry Charles Glover, all his right title and
interest in certain property now held by their Mother Mrs Jane Glover which
Bill of Sale is recorded in the office of the Secretary of State in Charleston in Sales Books
I. S. & A. L. page 110 and on the 7th March 1824. By all of which it will appear that —
amount of money received by the Trustee has been two thousand Nine Hundred & forty
dollars and that he has by the written request of the before named trustees bought property
to the amount of two thousand six hundred and nine dollars and advanced for them the
sum of five hundred dollars making in the whole three thousand one hundred & nine dollars
being one hundred & sixty nine dollars more than he has received & for which the trust
estate is in his debt. Signed sealed & delivered in presence of us whose names are
as undesignated this fourteenth day of August 1824. Mary W. Glover *LS*
1824. The sum of Two hundred & nine dollars, intituled
in the fifth line from the bottom of the first page of
before signing. Alfred J. Lemacks ² South Carolina Personally appeared
Jane Glover ² Colleton District before me Alfred J.
Lemacks who makes oath & saith that he was present and saw the within
named Mary W. Glover Wilson M. Glover & H C Glover sign sealed & execute
the within instrument of writing as their own proper act & deed & he with
Jane Glover witnessed the same — Alfred J. Lemacks
Sworn to before me the 25th Augt 1824

1126 page 252A —
This day of 26th Sept 1824 —

This Indenture made the thirteenth day of September in
the year of our Lord one thousand eight hundred and twenty four between Archibald
Purify of the State of Georgia of the first part Elizabeth Ann Mumby widow
of the town of Georgetown and State aforesaid of the second part and Gabriel M.
Wayne and Eliza Wayne Waterman. Whereas a marriage is with God's permission
intended to be had & solemnized between the said Archibald Purify and
Elizabeth ^{and} Mumby, and the said Elizabeth A. Mumby being desirous
and proposed in her own right of undivided part or portion of the real & personal
estate of James Mumby her late husband consisting of a tract of land
situated in the district of Marion and other tract of land in Georgetown district
an uncertain amount of money and also twenty two negroes in the last
mentioned district and State aforesaid, and whereas it is agreed that the

for your estate or so much thereof as the aforesaid Elizabeth A Munnelyd is or may be entitled to shall be settled and secured to the uses of the said intended marriage. Now this Indenture witnesseth that the said Elizabeth A Munnelyd by and with the consent of the said Archibald Purifoy signified by his being a party to executing these presents hath granted bargained and sold and by these presents hath granted bargains and sell unto the said Gabriel W Waynes and Caesar Waterman their executors administrators & assigns all her undivided part and estate of the lands monies & moves to which she is entitled of the estate of her husband deceased, for trust, use, help and purpose the convenience that the said lands monies and moves shall not be in any way liable for the debts or engagements of the aforesaid Archibald Purifoy, the intended husband of the aforesaid Elizabeth A Munnelyd and to & for the uses following that is to say for the use of the said Elizabeth A Munnelyd until the said marriage shall be had & solemnized & from & after the said marriage then in trust to permit & suffer the said Archibald Purifoy & Elizabeth A Munnelyd to have the rents issues & profits of the real estate & the labour hire & use of the said negro slaves as long as they the said Archibald Purifoy & Elizabeth A Munnelyd shall live. And from & immediately after the death of the said Archibald A Munnelyd if her said intended husband should happen to survive her then the said lands, negroes, monies or proceeds of either shall be and remain to the issue of the said Elizabeth A Munnelyd by her sister married with the said Archibald Purifoy to his her or their heirs executors administrators & assigns for ever, and should there be no such issue then living in that contingency the said lands monies & negroes and the profit and increase thereof shall go to the proper use & behoof of the said Archibald Purifoy his heirs executors administrators & assigns for ever. But in the event that the said Archibald Purifoy shall apart this life in the life time of his said intended wife then the above specified property shall remain and indeed to the said Elizabeth A Munnelyd during her natural life and from immediately after her death to such child or children by the said Archibald Purifoy as may survive her, but should no such issue be living at the time of the death of the said Elizabeth A Munnelyd then and in that event the whole property herein before described and specified shall be and remain the property of the said Elizabeth A Munnelyd her heirs & assigns for ever. On witness whereof the parties to these presents have hereunto set their hands & seals the day and date abovesigned— Archibald Purifoy L.S.
Signed Sealed and delivered
in the presence of Ann Dillenay
Sarah P Skinner, Margaret & Thos
South Carolina Personnally appeared before me Thomas G Rogers and
Gingelton district the Justice aforesaid to keep the peace in and for the

Elizabeth A Munnelyd. L.S.

Gabriel W Waynes. L.S.

Caesar Waterman. L.S.

the said district, Ann Dillaway who being duly sworn made oath that she saw
 the within named Archibald Thirfay Elizabeth Ann Murray and Caleb
 W. Wayne & George Watson sign seal and affix the within instrument
 of writing for the uses and purposes therein mentioned & that Sarah Bellamy
 Bellague and others together with herself subscribed their names as witnesses
 thereto. — Ann Dillaway

Sown to before me this thirteenth day of September A.D. 1824. Thomas O'Hagan, S.P.
 Recorded ¹⁸²⁴ November 1824.

The State of South Carolina This Indenture made the twenty first
 Georgetown District ² day of September in the year of our Lord
 one thousand eight hundred and twenty four and in forty ninth
 year of the sovereignty and independence of the United States of
 America. Between Harriet Carville Brooker of Georgetown in
 the district and state aforesaid (Widow) of the first part, and Joseph
 Mariano Puche of the same place, of the second part and Moses Fort
 and A.B. Shackleford, both of the same place, of third part,
 Witnesseth, that, Whereas a marriage is intended by divine permission
 shortly to be had and solemnized between the said Harriet Carville
 and the said Joseph Mariano, and whereas the said Harriet Carville
 is now lawfully possessed in her own right of and in the following
 negro slaves named Catharine and her four children Molly Robert
 Eunice and Euphrosine, and also the sum of one thousand Dollars in
 cash, and whereas in respect and consideration of the said intended
 marriage, the said Harriet Carville and Joseph Mariano have
 agreed that the said Harriet Carville should bargain and sell
 the said negro slaves with the future issue and increase of the said
 female slaves, and also the said amount of cash to wit the sum of one
 thousand Dollars unto the said Moses Fort and A.B. Shackleford
 their heirs executors and Administrators. In trust nevertheless and to
 and for the several and respective uses intents and purposes herein after
 mentioned expressed and declared of and concerning the same.

Now this Indenture witnesseth that in pursuance of said agreement
 and in consideration of the said intended marriage and also in con-
 sideration of five pounds to the said Harriet Carville well and truly
 paid by the said Moses Fort and A.B. Shackleford, at and
 before the sealing and delivery of these presents and for setting and
 abiding all and singular the premises to and for the several uses
 intents and purposes hereinafter mentioned and declared and concerning

the same. She the said Harriet Carville, by and with the property
 consent and approbation of the said Joseph Mariano / testified by her
 being made a party to and signing sealing and delivering these
 presents hath bargained and sold and by these presents doth bargain
 and sell, and in due form of Law deliver unto the said Moses Fort and
 A.B. Shackleford their heirs executors and administrators all and sin-
 gular the said negro slaves, to wit Catherine and her four children Molly
 Robert Aramis and Euphrosine and the future issue and increase of the
 female slaves and also the sum of One Thousand dollars in cash to have
 and to hold the said negro slaves and the future issue ~~of the said~~
 female slaves and also the sum of One Thousand dollars unto the said
 Moses Fort and A.B. Shackleford their executors heirs and assigns
 forever. In trust nevertheless to and for the use benefit and behoof of the
 said Harriet Carville her executors Administrators and assigns until
 the said intended marriage shall be solemnized and take effect.
 and from and immediately after the Solemnization of the said inten-
 ded marriage then In Trust for the use of the said Joseph Mariano
 and Harriet Carville his intended wife for and during the term
 of their joint lives and in case the said Harriet Carville survive him
 the said Joseph Mariano then and in that event In trust for the
 use of her the said Harriet Carville so surviving for and during
 the term of her natural life, and from and immediately after her
 death in trust to and for the use of all and singular the child and
 children of the said Harriet Carville as may be alive at her death
 and the issue of any child or children that may die in her lifetime
 equally to be divided among them, the issue of a deceased child to
 take by the said division, one share in right of his, her or their parents
 parents. But, in case the said Joseph Mariano should survive her the
 said Harriet Carville, then from and immediately after her death
 In trust as before mentioned for the child or children of the said
 Harriet Carville then living and the issue of such child or children
 as may be then dead sharing equally in right of representation.
 And it is further agreed, and is hereby declared to be the true
 intent and meaning of these presents, and of the parties hereunto, that
 during the continuance of the trusts herein before recited in the said
 Moses Fort and A.B. Shackleford their heirs executors and administrators
 the property herein before mentioned shall not in any wise be subject
 to the alienation or debts contracted or to be contracted of the said

Joseph Mariano. In testimony whereof we the parties do
hereunto subscribe our names and affix our seals the day and year
first above written. Harriet Broquer \textcircled{D} Mrs Fort \textcircled{D} A.B. Shackson \textcircled{D}
S. B. Puchel \textcircled{D} . Signed sealed and delivered in presence of
Thaddeus S. Gasque \textcircled{D} JW Whitchurst \textcircled{D}

The State of South Carolina on this day the twenty third
Georgetown District of September Anno Domini one
thousand eight hundred and twenty four before me Elazer
Waterman Justice of the Quorum personally appeared James White-
hurst and made oath that he was present and saw Harriet Broquer
Mrs Fort A.B. Shackson and Joseph B. Puchel execute the foregoing
Instrument of writing for the uses and purposes therein mentioned
and that he the said James together with Thaddeus S. Gasque sub-
scribed their names as witnesses. Sworn before the day and year
last above written Elazer Waterman. D.W. J. Whitchurst.

Recorded 10 November 1824.

Whereas, a marriage is intended to be had and solemnized between Andrew Milne, and Martha Main hereinafter named, and it is intended
and agreed between them, that the estate real and personal herein-
after mentioned belonging to the said Martha shall be vested in
trustees for the joint use of the said Andrew and Martha during
the intended coverture between them, that if she survive the said
Andrew it shall belong to her as if she had never been married to him
and that she shall have however notwithstanding her said intended coverture
by deeds or will to dispose thereof as she may think fit and also
that all the estate real or personal she may during the said Intended
coverture, inherit, or which may during such coverture be devised or bequeathed
ther shall be settled as aforesaid for the purpose aforesaid.

Now this indenture made the thirtieth day of August in the year
of our Lord one thousand eight hundred and twenty four between Andrew
Milne of the city of Charleston in the state of South Carolina of the first
part and Martha Main widow and relit of James Main deceased
of the same place of the second part and Robert Brown and Charles
Edmonson of the same of the third part. Wiltinesseth that for
the purpose of carrying into effect the intent of the said parties above
expressed and for and in consideration of the sum of twenty dollars
to her in hand paid by the said Robert Brown and Charles Edmonson
the said Martha Main hath granted bargained sold released and

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confiance and by these presents doth grant bargain sell release and confer to
Robert Brown and Charles Edmonstone and the survivor of them and his heirs
and assigns all that plantation on Johns Islands in the district of Charleston in
the State of South Carolina which formerly belonged to the said James Milne
containing about one thousand acres together with about eighty five negro slaves
male and female now being thereon and the future increase of the females and
the stock of cattle and the horses sheep and the plantation tools instruments and
utensils now used on the said plantation and also the growing crop also all the
house and lot of ground situate on Charlestons green in the city of Charleston
together with the household furniture and plate therein all which last mentioned
estate and property was devised and bequeathed to the said Martha by her
late husband James Milne, as will appear by his will filed in the office of
ordinary of the district of Charleston in the State of South Carolina and also
all the estate and property real and personal which she may inherit or may
be devised or bequeathed to her during the said intended ~~marriage~~
To have and to hold the above mentioned premises and estate real and
personal and which the said Martha may inherit or which may be devised
and bequeathed to her as aforesaid to and for the several issues living and unborn
and upon the trust herein after declared expressed limited or appointed
that is to say to and for the joint use and enjoyment of the said Andrew and
Martha during the intended coverture between them and if the said Martha
shall survive the said Andrew then to and for her sole use. And then the trust
hereby declared shall cease and the said estate and property shall belong to
her as if she had never been married to the said Andrew and as if these
presents had not been made, and if the said Andrew shall survive the said
Martha then after her decease to and for such uses and purposes and to and for
the use of such person or persons their heirs and assigns executors or administrators
as she shall by deed or will declare and appoint and in default of such
appointment then to and for the use of the heirs of the said Martha and the
said Andrew Milne for himself his executors and administrators for and in
consideration of the said Marriage doth hereby covenant grant and agree
to and with the said Martha Milne her executors and administrators that
she shall and may have power and that it shall and may be lawfully taken
notwithstanding the said intended Coverture by her deed or will to
dispose of the estate and property aforesaid real and personal as after her
decease to and for such uses and purposes and to such person or persons
as she may think fit in like manner and with like effect as if she were sole
And the said Andrew Milne doth also hereby for himself his executors

and administrators for and in consideration of the said Marriage
Bouement grant and agree to and with the said Robert Brown and Charles
Edmondstone and the survivor of them & their heirs executors and administrators
of such survivor that the said Martha shall and may have power and it
shall be lawful for her notwithstanding the said intended coveture by her exec
or with to dispose of the estate and property after said real or personal after
her decease to end for such uses and purposes and to such person or persons
as she may think fit in like manner and with the like effect as if she
were sole. In witness whereof the parties to these presents have hereunto
set their hands and seals the day and year first above written

And further P.S. Martha Mai (T)

sealed and delivered in presence of Margaret A Tunis H Baumer & H Bleeker
Names of the Negroes referred to in the within Instrument viz
4 Silla Jordan. John Martin. 4 Bristol. Adam. Sandy Sampson. 5
Hector. Sue. Paul. Dick. George. 4 Della. Savannah. Isaac. Lucy. 6 Joe
Isaac. Debba. Clavinda. Georgi. Milly. 4 Cuffy. Eve. Abram. Pat 4 Kite.
Dinah. Jane. Anna. 5 Samy. Venus. Abby. Harry. Renty. 2 Boatwright. Kelly.
3 Ann. Phillis. Moll. 2 Jack. Mayam. 3 Billy. Hercules. Sampson.
4 Harry. Phoebe. sib. Harry. 5 Harry sary else Mary. Bett. 6 Harry
Non Lucy. Doll. Peg. January. 4 July. Hagar. Dinah. Harry. 2 Cow Sim
Adam. 5 Mark. Phillis. Adam. Bob. Anna. 2 Bell. Cina.

Margarett A Tunis Made oath that she was present and saw Andrew Tribb
and Martha Mai sign seal and deliver the foregoing instrument of writing
for the uses and purposes therein mentioned and that she together with
H Baumer & H Bleeker did witness the same

Swnr h before me this 13 day November 1824. Wm Laval Not Pub.

Received 13 November 1824

The State of South Carolina & Whereas in and by a certain deed
of Marriage settlement made and executed on the twenty eighth day July
in the year of our Lord one thousand eight hundred and twenty four
Between Thomas Rivers and Sarah Holmes (now Sarah Rivers the wife
the said Thomas Rivers) certain property was vested in Joseph B Rivers &
Francis Rivers the trustees named and appointed in the said deed
to for and upon certain uses and trusts therein specified And whereas
the said trustees under the powers vested in them by the said deed
have with a portion of the said funds procured and assignment to
themselves of a certain judgment obtained against the said Thomas Rivers
in Sumpter District by John Singleton and have also procured an

65 assignment to themselves of a certain bond of the said Thomas Rivers
recorded in Secretary of State's office book of Miscellaneous Records 2222
page 222) to John R Rogers on which there is a balance due and is
secured by a mortgage of certain negroes. Now know all men by these
presents that I the said Thomas Rivers for the full discharge and pay-
ment of the aforesaid judgement and bonds now held by the said
Joseph B. Rivers and Francis Rivers the trustees aforesaid by virtue of
the said assignment and in consideration that the said Joseph and
Francis the said Trustees will and do accept the same in the full
satisfaction of the said judgement and bonds/ the sum due upon
which amount to five hundred and three dollars/ I have granted bar-
gained and sold and by these presents Do grant bargain and sell
unto the said Joseph B. Rivers and Francis Rivers the trustees before
mentioned a certain negro slave named Jethro/ included in the said
mortgage/ To have and to hold the said negro slave Jethro unto the said
Joseph B. Rivers and Francis Rivers the trustees aforesaid their heirs
executors administrators and assigns forever. upon the trust nevertheless
and for the purposes specified and contained in the said deed of
marriage settlement recorded in the said Secretary of State's office Mar-
riage Settlement Book page 48 N. 9. And I do warrant and forever defend
unto the said Joseph B. Rivers and Francis Rivers the said negro slave
Jethro against myself and my heirs executors and administrators and
against all and every the person or persons whomsoever I am fully claiming
or to claim the said negro slave Jethro for or in any manner manner or
cause whatever. In Witness whereof I have hereunto my hand and seal
on the sixth day of September in the year eighteen hundred and
twenty four.

Rivers (S)

Signed sealed and delivered in presence of Edward Freer.

Edward Freer made oath that he was present and saw T. Rivers sign
seal and deliver the foregoing instrument of writing for the uses and
purposes therein mentioned and that he did witness the same.

Sworn to before me this 13 November 1824 - Wm Laval Not Pub.

Recorded 13. November 1824

State of South Carolina } This Indenture bipartite made the
day of November in the year of our Lord one thousand eight hundred and
twenty four between Joseph Clarke of the city of Charleston attorney at
law of the first part Charlotte Mary Ann Pringle of Charleston spinster
of the second part and James R Pringle of the same city of Cha-

Esquiu of the third part. whereas a marriage is agreed upon and intended to be shortly had and solemnized between the said Joseph Clarke and Charlotte Mary Ann Pringle and upon the treaty of the said marriage it was agreed by and between the said Joseph Clarke and Charlotte Mary Ann Pringle that all the real and personal estates of the said Charlotte Mary Ann Pringle should be conveyed assigned settled and assuied to the user upon the Trusts and for the intents and purposes hereinafter limited and declared of and concerning the same respectively. Now this Indenture witnesseth that in pursuance of the said agreement and for and in consideration of the said intended marriage and conveying settling and apportioning the estates herein after mentioned or intended to be with the appurtenances to the use upon the trusts and for the purposes herein after limited and declared of and concerning the same And in consideration of the sum of two Dollars to the said Charlotte Mary Ann Pringle in hand paid by the said James R. Pringle at and before the sealing and delivering of these presents the receipt whereof is hereby acknowledged she the said Charlotte Mary Ann Pringle by and with the consent and privity of the said Joseph Clarke testifying by his being a party to and sealing and delivering these presents Hath granted bargained sold aliened and confirmed and by these presents doth grant bargain sell alien and confirm unto the said James R. Pringle and to his heirs All that plantation and tract of Land situate and lying on the Ashepoo River in the Parish of St. Bartholomew in the State aforesaid bounded in the North by lands of Miss Elizabeth Pringle and of Robert Pringle Esq^r And of Miss Ann A Pringle on the east by lands of Miss Ann A Pringle and Miss Elizabeth Pringle on the South by Ashepoo River and on the west by lands of Wilmot Gillies Esq^r being partly a plantation formerly belonging to Col^r Benjamin Gorden and delineated in the plat of the said plantation made by Major John Wilson as number one (1) and containing by the said plat and admeasurement six hundred & thirty nine acres or thereabouts and also all and singular the rights members and appurtenances to the said premises belonging or in any wise incident or appertaining to have and to hold the said premises and the appurtenances to the said James R. Pringle and his heirs to the uses intents and purposes following-

67. That is to say unto the said farm and the said farm shall both subject to the farm and a survivor of the Clarke from and of the said the said life of the son after limited Charlotte Joseph Clarke Ann Pringle to an Children of Charlotte owner of the Mary Ann of the issue of a deceased there shall be but one Mary Ann or only Child to the Pringle Indenture said aq Charlotte Joseph C assigned gain self a trustee

set down and included in a schedule hereto annexed, and
 also all the Stock of every kind on the plantation aforesaid and all the
 property of the nature of personal estate belonging to the said plantation
 or held used and enjoyed therewith, upon the trust and to and for the
 intent and purpose following that is to say In trust for the said Charlotte
 Mary Ann Pringle until the said intended marriage shall be
 had and solemnized and from and after the solemnization thereof in
 trust to permit the said Charlotte Mary Ann Pringle and the said
 Joseph Clarke to take receive and enjoy the hire Labor services and
 use of the said negro Slaves and personal estate during their natural
 lives for their joint use and benefit but not subject to the debts contracts
 or engagements of the said Joseph Clarke and to permit the longest
 heir of them the said Charlotte Mary Ann Pringle and Joseph Clarke
 to take receive and enjoy the hire labor services and use of the said negro
 slaves and personal estate during his or her natural life for his or her
 own use and for the use of the children of the marriage if any there
 shall be And from and after the decease of the said Charlotte Mary
 Ann Pringle and Joseph Clarke and the decease of the survivor
 of them then in trust for all and every child or children of the said
 Charlotte Mary Ann Pringle equally to be divided between them
 if more than one the child or children of a deceased child to take
 his or her parents' share And in case there shall be but one such
 child or issue of a deceased child at the decease of the survivor
 of them the said Charlotte Mary Ann Pringle and Joseph Clarke
 then in trust for such child and his or her executors administrato-
 rors and assigns forever And for default of such Child or
 Children or issue living at the death of the survivor as aforesaid then
 in trust for the survivor of them the said Charlotte Mary Ann
 Pringle and Joseph Clarke and his or her executors administrato-
 rors and assigns forever.

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

Sealed and delivered in the presence of Joseph Clarke
 subscriber thereto and being present Charlotte Mary Ann Pringle
 Deceased with a seal of R. Pringle
 John A. Pringle Mrs. Bay Galloway Eliza May
 Elizabeth A. Pringle

de, and
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69 I doth Certify 3 Ann A Pringle being duly sworn and affeid that she
was present and saw the within names of Charles Charlotte and Pringle
and J R Pringle sign seal and deliver the within instrument of
uniting as their act and deed and that they doth subscribe to the same
Elizabeth F Pringle subscribed their names in testimony of the due execution
hereof.

Ann A Pringle.

Sworn to before me this 25 Nov 1824 To Disassure Not Debts off 280.
The names of the negroes within mentioned appear in the under written
schedule. Driver Johnny Sylvia Kate and Child Phillis Brammer Castle
Phillis Henry Flora Biyah Hagar Mill Shandy Castle Knobly Willoughby
Tasse Peggy Peter Elsey Abraham Harry Moses Honey Peter Elsey
Lentz Elze Boston George Rachel Cuffy Sacrimia Charles Sumner
and infant Henry Demah Lucy Venus dye Bellor Dickey Andrew
Lummon Saunter Castellia Jack Peter Neel Leon Mary Ann Dick and
January.

3 Joseph Clarke

Witness Ann A Pringle Elizabeth F Pringle 3 Charlotte Mary Ann Pringle
Recorded 25 November 1824 3 J R Pringle.

The State of South Carolina 3 Whereas I George Locke of the city of Charleston
and State aforesaid and on or about the twenty third day of April
in the year of our Lord one thousand eight hundred and twenty two
intimacy with a certain Isabella C Russell of the same place who is
the daughter of Daniel Russell who was the brother of a certain Benjamin
Russell who duly made and executed his last will and testament on the third
day of March in the year of our Lord one thousand eight hundred and
twelve and the thirty sixth year of American Independence all of which
will more fully appear by a reference to the same of record in the office
of the ordinary of Charleston District And whereas in and by this said will
a copy whereof is hereunto annexed and made a part of these presents my
said wife now Isabella C Locke formerly Russell was entitled by
the provisions thereof to a certain part or proportion of the estate and pro-
perty of the said Benjamin Russell the testator or rather to a certain
proportion of the monies arising from the sale of the whole of the said
estate and property after the death of Elizabeth Russell the wife of
the said Benjamin Russell which hath lately taken place the
whole of which said estate and property will more fully and par-
ticularly appear by a Schedule or inventory and appraisement thereof
a copy whereof is also hereunto annexed and forms a part of these presents
And Whereas I George Locke have not yet come into the actual

Recd the
Pringle (3)
1824

possession or enjoyment of my said wife's part or proportion of
 the said estate and property or the monies arising from the sale,
 thereof in consequence of not having made a final adjustment and
 settlement with the Codicilles and Co-heiresses under the said will but
 which arrangement and final settlement of our respective rights
 is hereby expected to be accomplished in the most amicable and
 equitable manner And whereas I the said George Blodocke am at
 the time of the execution of this conveyance or deed of Settlement per-
 fectly solvent and able to pay all the just debts which I may owe
 in the world as my Stock of goods on hand and my Books and
 vouchers will amply and sufficiently evidence and exemplify
 and deeming prudent just and equitable that my said wife
 should have the exclusive benefit and full enjoyment of the intended
 bounty and benefice of his said relation Benjamin Bourne the
 testator according to the true intent spirit and meaning of his said
 will herein before referred to and annexed Now therefore know all
 men by these presents that I the said George Blodocke for and in
 consideration of the premises for and in consideration of the natural
 love and affection which I have and bear for my said wife Isabella
 Blodocke and for and in consideration of the sum of one Dollar to
 me in hand well and truly paid by Daniel Bonest the trustee
 of my said wife Isabella Blodocke the receipt whereof is hereby acknow-
 ledged I the said George Blodocke have granted bargained sold
 transferred assigned set over and in plain and open Market
 delivery and by these presents do grant bargain sell transfer
 assign set over and in plain and open Market deliver unto him
 the said Daniel Bonest all my right title interest claim &
 demands whatever both at law and in equity which I now
 have or may or can have as a marital right coming to me through
 my said wife under the said will and inventory before referred to
 annexed and made part of these presents and also all my right
 title claim or demands of in and to any monies chosen in action
 judgments or evidences of debt which may be due owing to me or may
 be distinguisable to me as a part or proportion or the whole of the
 devise or legacy coming to my said wife under a sale of the
 estate and property contained in the said Will according to the
 provisions thereof to have and to hold all and singular the premises
 aforesaid unto him the said Daniel Bonest his heirs and assigns

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11 few subject nevertheless to the following uses trusts limitations and
appointment hereinafter limited and expressed of and concerning the
same. That is to say in trust with to receive the rents issues incomes divi-
dends interest fine endements and gains of the hereby granted and
bargained premises and to pay over the same to my said wife Isabella C
Locke for her own sole and exclusive use benefit and behoof for and
during the term of her natural life or in trust to permit and suffer
her my said wife Isabella C Locke to receive the rents issues income divi-
dends interest fine endements and gains of the hereby granted and
bargained premises and to apply the same to her own sole and exclusive
benefit and behoof for and during the term of her natural life which ever
the two above modes she the said Isabella C Locke may think proper to prefer
and upon this further trust that he the said Daniel Birneft upon the written
demands of her the said Isabella C Locke signed in the presence and sub-
scribed by two or more witnesses will at any time sell and dispose of all
or any part of the hereby granted and bargained premises or exchange the
same for any other species of property she may think proper to require the
money or funds arising arising from such sale and the property so taken in
exchange to be subject precisely the said Trusts as are hereinbefore mentioned
and expressed of and concerning the hereby granted and bargained
premises And upon this further trust that he the said Daniel Birneft
will upon similar written request purchase or permit and suffer her
the said Isabella C Locke to purchase any estate or property real or
personal which she may think proper or to buy sell barter or exchange
any and all kind or species of merchandise whatsoever as a feme sole
trader or dealer if she should at any time hereafter think proper to be
come as feme sole trader and dealer under the provisions of the act of the
general assembly of the State aforesaid in such case made and provided
and she is hereby at liberty to use the trust funds if she should think
proper to do so in aid and furtherance of her said mercantile business
but all estate and property so bought and all profits resulting from her
said business as feme sole trader or dealer as well as the Stock itself
employed in the said business shall be subject precisely the same
uses trusts limitations and appointments hereinbefore set forth and
expressed of and concerning the hereby granted and bargained
premises And lastly I trust that the said Daniel Birneft will
permit and suffer the said Isabella C Locke by way of appointment
to will and bequeath all and singular the premises aforesaid in any

part thereof to any person or persons whomsoever she may think proper by any writing under her hand and seal purporting to be her last will and testament executed in the presence of and signed by two or more credible witnesses which last power on the part of the said Isabella Locke I the said George B. Locke do also hereby ratify and confirm In witness whereof I have hereunto set my hand and affixed my seal this seventh day of December in the year of our Lord one thousand eight hundred and twenty four and in the forty ninth year of American Independence.

George B. Locke *G.B.L.*

Sealed and delivered in the presence of the words "five" being erased in the last whole line and the word "four" written in its place before execution Wm Benson John D Heath.

State of South Carolina Personally appeared before me John D Heath
Charleston District who maketh oath that he was present and saw George B. Locke sign seal and deliver the former instrument of writing & that he together with William Benson was witness thereto
on the 7 Decr 1824 Thomas Effe Jus Not Pub.

Copy will Benjamin Russell

In the name of God Amen I Benjamin Russell of the city of Charleston of the State of South Carolina Bricklayer having of sound mind memory and understanding but inform in body and living Mindfull that it is appointed unto all men once to die do make this my last will and testament in manner and form following to wit Impenitent I commend my soul into the hands of Almighty God who gave it me and my body to the earth to be buried in a plain and decent manner and ask the Worldly goods wherewithal I hath pleased God to bless me with I dispose of in manner and form following to wit Item I give and bequeath unto my beloved wife Elizabeth Russell the use of all and singular my estate real and personal to make use of and enjoy all the profits arising thereupon for and during her natural life and at her death the whole of the same equally to be sold and the monies arising thereupon to be equally divided share and share alike between Isabella Stone Elizabeth Bythewood and the children of my Brothers Daniel Russell and John Russell which dividend shall be made immediately after the following legacies has been paid first to me and Benjamin Russell Bythewood the sum of

73 fifty pounds secondly I give unto Benjamin Gotsinger son of my daughter Eleanor Gotsinger the sum of fifty pounds thirdly I give unto Benjamin Russell son of my brother John the sum of fifty pounds fourthly I give unto Maria Russell daughter of my Brother Benjamin Thomas C Russell the sum of fifty pounds fifthly I give Martha Stone daughter Isabella Stone fifty pounds sixthly I give unto Eliza Taylor Bythewood daughter of Daniel Bythewood the sum of fifty pounds seventhly I give unto Ann Fluger daughter of Francis Fluger the sum of fifty pounds to be paid unto each as they shall respectively become of age or on the day of their marriage until which time their respective legacies shall be placed at interest by my executors and executors Item I nominate appoint and ordain my beloved wife Elizabeth Russell executrix and my friend Daniel Bythewood and John Christian Faber executors to this my last will and testament revoking all others heretofore made by me In witness whereof I have hereunto set my hand and seal this three day of March in the year of our Lord one thousand eight hundred and twelve and in the thirty sixth year of American Independence

Benjamin Russell 13

signed sealed published and declared by the said Benjamin Russell to be his last will and testament So. Taylor William Pritchard Jr. Benj' B. Bythewood.

Present before William Goadon O.C.B. July 7. 1812 at same time Qualifier Daniel Bythewood Esq July 8. 1812 Qualifier Elizabeth Russell executrix I do hereby certify the foregoing to be a true copy ordinary office from the original will recorded and filed in Charleston district this office James S. Mitchell ordinary October 5 1824

Inventory and appraisement of the goods and chattels rights and credits of the estate of Benjamin Russell late of Charleston Bricklayer deceased produced and shown to us by Elizabeth Russell and Daniel Bythewood exec and exec of said estate

negroes 1. Cuffee Bricklayer	\$ 350	2 Isaac	do.	\$ 350	... 400
3. Bill do	\$ 350	4 Aaron do	\$ 350	5 Frank	\$ 200 900
6 Jack do	\$ 300	7 Moses house servant	\$ 300	8 Sam Kate	pride
8700	14 a 16 Grace	\$ 250	do	17 two children Joney	\$ 110 prides
\$50	17 Clarissa house servant	\$ 250			
furniture	1. Mahogany Bedstead	\$ 10	1 pine desk	\$ 150	2070
					11

74

1 feather Bed 2 pillows 1 Babette 1 mattood \$20 2 small mattresses							75
14. 3 bed quilts \$5 4 pc. sheets & pillow cases \$5.							
3 pair Hangets \$8 1. Mahogany desk \$12. 1 do Double chest of 3 drawers \$10 1. do small table \$3. 1 do lot dining tables \$15 3							
1. do Plat. and glass \$6 12 do chairs \$30 1 do table \$3. 1 do tea table 3 with waiters & China \$4 1 do medium chest \$3.							
4 looking glasses \$25 10 print pictures \$5 1 floor cloth \$3							
18 wooden chairs \$9. 1 liquor case \$3. 2 small pine tables \$1.3 ft							
fire dogs 1 set fire irons and fender \$2 6 knives & forks 5 sets 1 dozen							
plate 2 pair dishes / tureen \$2 1. lantern 5 iron pots 1. hair dogs							
1. griddle iron 1. frying pan 1 Cullender 1 corn mill 1 coffee do.							
710 3 pair candlesticks & flower pot \$3. 1 Mahogany night stand							
\$3. 1 easy chair \$5.							
1. set bed curtains and Purillion \$4 6 table cloths \$8.							
12 towels \$2. 1 chair and harness \$30 1 chair \$15. 1 horse \$20 6 silver							
table spoons & Ladle 6 tea spoons 10z 19oz 21 \$20. 18							
Charleston 9 Sept 1824.							

Wm Johnson James George William Pitchard Jr.

Am't of Bonds & notes

do .. open accounts

do .. of doubtful ac't

do .. cash

2143 36

320 19

500

2018 18

one three story brick house and lot No. 35 Fuquard Street
 one three story wooden house & lot No. 15 Coming Street
 one two story wooden house & lot No. 12 Pinderry Street
 one two story brick house No. 11 East Bay street east.

Recorded 7.

Daniel Bythewood eton

December 1824 3 Elizabeth Russell exir.

This Indenture tripartite made this 31st day of May
 in the year 1824 Between Isidore Perry of the town of Wilmington
 and State of North Carolina widow of the one part &
 Ninian Alawton of Beaufort district State of South Carolina
 of the second part and Emanuel G Bettencourt of the
 town of Wilmington aforesaid of the third part witnesseth
 that whereas a marriage is intended shortly to be had and solemn-
 ized between the aforesaid Isidore Perry and the aforesaid
 Ninian Alawton and whereas the aforesaid Isidore is en-
 titled in her own right to a certain lot of lands in the town of

Wilmington horses in the place of said town and in letter (A) as lot numbered sixty seven (No 67) and to the following negro slaves viz abel grace Betsy and sams Now in consideration of the aforesaid marriage and for the better securing the aforesaid lot and slaves for the uses intents and purposes herein after mentioned and for the further of one dollar to the said Isidore by the said Emanuel in hand paid the receipt whereof is hereby acknowledged she the said Isidore Perry by and with the concurrence and consent of the aforesaid Wintorn Alawton signified and expressed by his becoming a party to these presents Hatt bargained sold aliened enfeoffed and conveyed & By these presents doth bargain sell alien enfeoff & convey unto the said Emanuel C. Bettencourt and his heirs the aforesaid lot of ground with all the appurtenances thereto belonging and the aforesaid negro slaves with all their future increase.

To have and to hold the aforesaid lot and the aforesaid negro slaves and all their increase to the said Emanuel C. Bettencourt and his heirs executors and administrators in trust for the following uses intents and purposes viz In trust that until the said Marriage shall take effect the said Isidore shall be humbled to retain the exclusive use benefit and possession of said lot & slaves after said Marriage shall be solemnized in trust for the joint use benefit & behoof of the said Isidore and his said intended husband Wintorn Alawton - during the coveture, but in no manner or wise to be subject or liable to the debts contracts or conveyances of the said Wintorn Alawton and should the said Isidore survive the said Wintorn Alawton then in trust for the use benefit and behoof of the said Isidore during her natural life and after the death of the said Isidore in trust for the use benefit and behoof of such children as she may have living at her death to be equally divided among them share and share alike In testimony of all which the aforesaid Isidore Perry the said Wintorn Lawton and the said Emanuel C. Bettencourt have hereunto set their hands and seals the day and year above written.

Isidore Perry Seal

Signed sealed and delivered in presence of Wintorn Alawton Seal
of William C. Bettencourt. Attest. Emanuel C. Bettencourt Seal
T. McLean.

Nanticoke County 3 County Court August term 1824
The execution of the within deed of trust between Isidore Perry

Witness A. Lawton & Emanuel C. Bittenourt was proved by Mr. C. Bittenourt & Augt. McCrae subscribing witnesses and sworn to be registered witness Thos P. Davis clk.

Registered in the records of New Haven county Book J. page 252
August 26th 1824 by Wm Smith Regt. H. by butt book
Capt. James M'Henry made oath that he is well acquainted
with the hand writing of William C. Bittenourt and Alexander
McCrae having often seen him write and that he verily believes the
signature signed Wm C. Bittenourt and Alexander McCrae as
witnesses to this instrument of writing to be the proper hand writ-
ing of the said William C. Bittenourt and any Alex McCrae
Sworn before me that 11th December 1824 Thomas E. F. N.Y.P.
Recorded 11 December 1824.

South Carolina 3

An Indenture made off the fifteenth day of Decem-
ber in the year of our Lord one thousand eight hundred & twenty four
Between John Scott Geyer of the first part. Rebecca Harley Russell
of the second part and Nathaniel Vernon of the third part

Whereas a marriage is shortly intended to be solemnized be-
tween the said John Scott Geyer and the said Rebecca Harley
Russell, and upon the treaty of the said marriage it was agreed
between the parties that the negro slaves hereinafter mentioned the
personal property of the said Rebecca Harley Russell should be
secured her in manner hereinafter mentioned Now this Indenture
witnesseth that the said Rebecca Harley Russell in consideration
of the said intended marriage and of the premises and of one
dollar to her in hands paid by the said Nathaniel Vernon the
receipt whereof she doth hereby acknowledge and for divers other con-
siderations her trusts moving and by and with the consent and ap-
probation of the said John Scott Geyer testifying by his signing and seal-
ing these presents hath bargained sold assigned and transferred
and doth hereby bargain sell assign and transfer unto the said Natha-
niel Vernon the five following negro slaves to wit Monday May Sally
Mary Ann and Slave to have and to hold the said five negro slaves
(together with the future issue and increase of the females) (a schedule
of which is hereto annexed, reference being thereto made will more fully
and at large appear) Unto the said Nathaniel Vernon his executors
administrators and assigns But nevertheless upon the trusts and to the

intents and purposes hereinafter expressed viz in trust to and for the sole
 separate and distinct use of her the said Rebecca Harley Russell for and
 during her coverture and to permit and suffer her the said Rebecca Harley
 Russell notwithstanding her said coverture to have take and receive the wages
 issues profits and income of the said personal estate to her own separate use
 giving her own receipts and discharges for the same without being subject to the
 debts incumbrances or control of her said intended husband and upon his
 further trust to permit and suffer her to sell and dispose of her said separate
 Estate or of the produce thereof whenever from time to time under her hand &
 seal she may deem proper and the proceeds of such sales or sales to be applied
 by her either to her own sole and separate use or invested in such other manner
 and to such uses and upon such trusts as she shall from time to time by writing
 under her hand and seal direct And lastly to permit and suffer her by her last
 will and testament to give and bequeath the same in such manner and to such
 persons and uses as she may deem proper And the said John Scott Geyer for
 himself his executors and administrators covenants promises and agrees to and
 with the said Nathaniel Vernon his executors administrators and assigns that
 all the aforesaid negro slaves and other converted property and the increase
 benefit and produce arising from the same shall at all times hereafter remain
 and be to and for the uses trusts and purposes before expressed And that he
 the said John Scott Geyer will at all times permit and suffer her notwithstanding
 her coverture to sell or otherwise dispose of the same by deeds will or
 other writing as before expressed according to her own will and pleasure and
 for her own sole use and benefit freed and discharged as aforesaid from the
 debts incumbrances or control of him the said John Scott Geyer.

In witness whereof the said parties to these presents have hereunto set
 their hands and seals the day and year ^{first above} written at Charleston in the
 State aforesaid John S Geyer (S) Rebecca Harley Russell (S) N Vernon (S)
 signed sealed & delivered in the presence of John W Mitchell John Caulfield
 John W Mitchell made oath that he was present and saw John S Geyer Rebecca
 Harley Russell and N Vernon sign seal and deliver the foregoing instrument
 of writing for the uses and purposes therein mentioned and that he together
 with John Caulfield did witness the same Sworn before me this 28 December
 1824 M^r J Armstrong N.P.

Schedule of the property mentioned and referred to in the annexed deed
 of Marriage settlement between John Scott Geyer of the first part Rebecca
 Harley Russell of the second part and Nathaniel Vernon of the third part
 viz one negro man slave named Monday one negro woman slave named

Mary one negro woman Slave named Sally, one negro girl slave
named Mary Ann one negro girl slave named Flora.
In witness whereof which said schedule we the said parties to the annexed
deed of marriage settlement have at the same time of our executing
the said settlement set our hands and seals hereto John S Guyer (L.S.)
Signed sealed and delivered in the presence of 3 Rebecca Harley Russell (L.S.)
John W Mitchell John Caulfield 3 N Vernon (L.S.)
Recorded 28 December 1824.

The State of South Carolina

This Indenture is made the twenty ninth day of December
in the year of our Lord one thousand eight hundred and twenty four and of the
Sovereignty and Independence of the United States of America the Forty Ninth —
Between John Champneys Junr of the City of Charleston in the said State
Doctor of medicine of the one part and Richard Barnochan and John Harlett
both of Charleston aforesaid Merchants of the other part Whereas the
said John Champneys Junr has become entitled in right of his wife Elizabeth
Mellishamp Junr formerly Miles to certain property principally stated in Bank
stock bonds and Byles hereinafter more particularly described And the said
John Champneys Junr is desirous of conveying the said property as a provision
for his wife and his family to the said Richard Barnochan and John Harlett
in trust to and for certain uses intent and purposes hereinafter fully set forth
Now therefore Be it agreed that in consideration of the premises and further
in consideration of five dollars to him in hand paid well and
truly paid at and before the sealing and delivery of these presents by
the said Richard Barnochan and John Harlett the receipt
whereof he does hereby acknowledge he the said John Champneys
Junr hath bargained and assigned transferred and set over and
by these presents doth bargain and assign transfer and set over &
in plain and open Market deliver unto the said Richard Barnochan
and John Harlett all the part proportion and share of
the part proportion and share of him the said John Champneys
Junr in right of his said wife Elizabeth M Junr formerly
heirs of in and to the estate of her deceased father William Miles
which said part proportion and share consists of forty two shares
shares in the Bank of the United States twelve shares in the State
Bank eighteen shares in the Charleston fire and Marine In
surance company three negroes named Myrtilla Sally and
Jane and one third part of two hundred and one in the Bonds of

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19 Mr. Mary Peters conditioned for the payment of four thousand dollars in the Bonds of William Penmane conditioned for the payment of fifteen hundred Dollars and in the Bonds of Isaac Wattes and Henry J Chalmers when collected.

Together with all dividends interest income and profit accruing and to accrue thereupon and upon any part thereof to have and to hold all and singular the said premises hereinbefore conveyed and intended so to be with the dividends interest and profits thereof and of every part thereof unto the said Richard Carnochan and John Haskett their executors administrators successors and assigns forever in trust nevertheless and to and for the several uses intents and purposes herein after expressed and declared of and concerning the same And for the considerations aforesaid he the said John Champneys Tunno hath made and constituted and appoint and doth hereby make constitute and appoint the said Richard Carnochan and John Haskett their executors administrators successor or assigns his attorneys irrevocable for him and in his name or otherwise to ask demand sue for collect take receive and receive also any of the premises herein before conveyed as aforesaid and the dividends interest income profit sum and sums of money due and to accrue thereon or from by through or on account of the same with full power and authority an attorney or attorney under them for all or any of the purposes aforesaid to substitute and appoint and all other lawful acts in and about the premises for him and in his name or otherwise as fully in every respect as if he the said John Champneys Tunno were personally present to do and perform in trust always nevertheless and to and for the several uses intents and purposes hereinafter expressed and declared of and concerning the same that is to say in trust band for the sole and separate use benefit and behoof of the said Elizabeth Mellichamp Tunno for and during the term of her natural life without being in any manner liable for the debts contracts or engagements of the said John Champneys Tunno And should the said Elizabeth M Tunno survive the said John Champneys then upon the death of the said Elizabeth M Tunno in trust to and for the sole and separate use benefit and behoof of the joint issue lawfully begotten between the said John Tunno and Elizabeth M Tunno living at the death of the said Elizabeth M Tunno if one then to that one his or her heirs executors administrators and assigns absolutely and forever and if more than one then to them their heirs executors administrators and assigns share and share alike as tenants in common and should the said John C Tunno survive the said Elizabeth M Tunno

then in trust after the death of the said Elizabeth McTurno to and
for the sole use benefit and behoof of the said John C Turno for and
during the term of his natural life and upon the Death of the said John
C Turno so as aforesaid surviving the said Elizabeth McTurno then
in trust to and for the sole use benefit and behoof of the joint issue
lawfully begotten between the said John C Turno & Elizabeth Mc
Turno living at the death of the said John C Turno if one then
that one or more her heirs executors administrators or assigns absolutely
and forever and if more than one then to them their heirs executors
administrators and assigns share and share alike absolutely and
forever as tenants in common And in the event of either the said
Elizabeth McTurno surviving the said John C Turno or the said
John C Turno surviving the said Elizabeth McTurno and before
the death of the survivor of them any or either of the joint issue
lawfully begotten between the said John C Turno and Elizabeth
McTurno his wife shall have married and died leaving lawfully
begotten issue alive at the death of the survivor of them the said
John C Turno and Elizabeth his wife then and in that case in
trust that the lawfully begotten issue of such joint issue so
dying as aforesaid have take and receive the same share or shares
in the property herein and hereby conveyed or intended or to be as
his her or their parent or parents would if alive have had taken
and received to him her or them and to his her or their heirs or af
figns share and share alike absolutely and forever as tenants in
common And should the said Elizabeth McTurno survive the
said John C Turno or the said John C Turno survive the said
Elizabeth McTurno and no joint issue lawfully begotten between
the said John C Turno and the said Elizabeth McTurno his wife
and no lawfully begotten issue of such joint issue be alive at the death
of the survivor of them the said John C Turno and Elizabeth McTurno
his wife then in that case in trust to and for the use benefit and
behalf of such person or persons and for such Estate or Estates as
the survivor as aforesaid of the said John C Turno and Elizabeth
McTurno his wife may by deed duly executed under his or her
hand and seal or in and by his or her last will and testament duly
made and executed nominate limit direct and appoint and on
the failure or want of such nomination Limitations direction and ap
pointment in trust for the use benefit and behoof of the right heirs of the

survivor of the said John C. Tunno and Elizabeth M. Tunno his wife
 fully and forever freed and discharged from all further and other trusts
 And further in trust that from time to time and at all times hereafter
 it shall and may be lawful to and for the said Richard Carnochan
 and John Haslet and the survivor of them and their and his succeed-
 ing executors administrators and assigns by and with the advice and
 consent of the said John C. Tunno or of Elizabeth M. Tunno his wife
 should she remain alive him to collect and receive the monies due
 and to become due upon the bonds Stock and promises aforesaid and the
 said promises hereinbefore conveyed and any and every part thereof
 to sell and dispose of in such ways and manner as shall seem most
 beneficial and the funds arising therefrom with all accumulations
 and additions thereto to reinvest in such property real and personal
 as may be thought most advantageous and the said property real &
 personal again to sell at public or at private sale and the proceeds
 thereof again to reinvest as aforesaid subject always nevertheless to and for
 the same uses intents and purposes hereinbefore expressed and declared
 of and concerning the same And it is further mutually covenanted &
 agreed, promised granted and agreed by and between the parties to these
 presents that it shall and may be lawful to and for the said John C.
 Tunno and Elizabeth M. Tunno his wife or the survivor of them in and
 by their his or her deed under their his or her hand and seal executed
 in the presence of two witnesses when and as often as may be thought
 proper to constitute nominate and appoint another or other trustee or
 trustees in the place and stead of the said Richard Carnochan and
 John Haslet or of the survivor or successor of them as trustees as aforesaid and
 the successor or successor as trustee or trustees as aforesaid last constituted
 nominated and appointed shall and will possess and enjoy all and singu-
 lar the rights powers privileges and authorities aforesaid And the person or
 persons formerly trustee or trustees in whose place and stead such new trustee
 or trustees may be appointed shall be forthwith from henceforward
 and discharged In testimony whereof the said parties to these presents have
 hereunto interchangably set their respective hands and seals the day and
 year in that behalf first above written I Champneys Tunno (S) I
 signed sealed and delivered in the presence of Richard Carnochan (S)
 presence of Mary Ann B Miles No King (S) John Haslet (S)
 M King made oath that he was present and saw I Champney Tunno
 Richard Carnochan & John Haslet sign seal and deliver the foregoing

instrument of writing for the uses and purposes therein mentioned
and that he together with Mary Ann Billups did witness the same
Sworn to before me this 4 January 1925 W. Lawab Not Pub.

Recorded 4 January 1925

The State of South Carolina 3

Whereas in and by a marriage
settlement made and executed the fourth day of May in the year of
Lord one thousand eight hundred and nine between Maria Boone
spinster of the city of Charleston (afterwards called Maria Frater) of
the first part George Frater of the same place of the second part and
Thomas Boone of the third part certain lands and negroes therein spe-
cifically set forth were conveyed by the said George and Maria unto the
said Thomas his heirs executors administrators forever in trust for the said
George and Maria during their joint lives without impeachment of waste
and in case the said George should survive the said Maria then in
trust for the said George during his natural life without impeachment
of waste; and in case the said Maria should survive the said George
then in trust for the said Maria during her natural life without
impeachment of waste and from and after the decease of the survivor
then in trust for the child or children upon the body of the said Maria
begotten by the said George as may be living at the death of such sur-
vivor and for the representatives of such child or children as may then
be living and in case the said George or Maria should die without
leaving alive at the time of their decease such child or children then in
trust for the survivor and his or her heirs executors and administrators
and assigns forever free and discharged from all trust limitations
and conditions whatsoever. And Whereas also in and by the said set-
tlement it was provided always notwithstanding and declared to be the true
intent and meaning of the same "that in the event of the said Maria
surviving the said George that then all and singular the real &
moveable estate which should under that stand upon her sur-
viving him become vested in the said Maria and her heirs assigns
in fee simple shall not be subject to the intermeddling of any future
husbands whom the said Maria may marry or to any of his debts
engagements or contracts but shall notwithstanding her said con-
tinue to and remain in her & her heirs executors administrators and
assigns forever and to all intents and purposes as if she were a female
soe, to be disposed of by her by way of conveyance writing under her hands

and real or by any will or testament duly executed by such person and for
valence and for such uses intents in such manner and for such estates as her
the said Maria shall think fit and that neither the said future husband
his heirs executors administrators nor any person claiming or to claim by
from or under him or them shall question contrary obstruct or hinder such
disposition as she the said Maria shall make or concerning the said real
and personal estate so to be by her given and disposed of as aforesaid as in a
by the said Marriage settlement / preference being the count had / will fully and
more at large appear. And Whereas afterwards to wit on the fourth day of
July AD 1814 the said George Fraser departed this life leaving no issue by
the said Marriage with the said Maria Boone whereby and by force of the
provisions of the said settlement the said property became vested in the said
Maria Fraser And whereas afterwards the said Maria intermarried with
Joseph Glover M.D. and the said Joseph and his wife are willing to pre-
vent all disputes to settle and convey the following negro slaves to wit
Moses Binah Cuffy Sweeny Elsey Ben Peggy and Mary so as to intirely
to determine all questions in relation thereto And whereas it is best right
and just considering the relative situation of the parties that this settlement
should in case of the said Joseph's dying intestate prevent any claim upon
his own private estate according to the existing Laws of the State Now know all
men by these presents that I the said Maria Glover by virtue and in execu-
tion of the power vested in me by the said Marriage Settlement heretofore
written and for ands in consideration of my love and regard for my husband
the said Joseph Glover and in further consideration of the sum of ten dollars
bene in hands paid at and before the sealing and delivery of these presents
I the receipt whereof I do hereby acknowledge / have appointed sold and
delivered and by these presents do appoint sell and in plain and open
market deliver unto Henry C Glover all and singular the following
negro slaves to wit Moses Binah Cuffy Sweeny Elsey Ben Peggy and Mary
so have and to hold the said negro slaves together with the future increase
and issue of the females unto him the said ^{his daughters and apprentices assign from} Henry C Glover to and for such
use intents trusts and confidences as are hereinafter recited And I the
said Joseph Glover by virtue of the property acquired by me by my
intermarriage with the said Maria Glover and for and in consideration
of the love and affection which I bear towards my wife aforesaid and also
for the consideration of the sum of ten dollars to me in hands paid at and
before the sealing and delivery of these presents / the receipt whereof I do hereby
acknowledge have bargained sold and delivered and by the presents do

instrument of writing for the uses and purposes therein mentioned
and that he together with Mary Ann B Miles did Witness the same
Instrument before me this 4 January 1825 W. Lavab Not Pub.

Recorded 4 January 1825

The State of South Carolina³

Whereas in and by a marriage
settlement made and executed the fourth day of May in the year of our
Lord one thousand eight hundred and nine between Maria Boone
spinster of the city of Charleston (afterwards called Maria Frater) of
the first part George Frater of the same place of the second part and
Thomas Boone of the third part certain lands and negroes therein speci-
fically set forth were conveyed by the said George and Maria unto the
said Thomas his heirs executors administrators forever in trust for the said
George and Maria during their joint lives without impeachment of waste
and in case the said George should survive the said Maria then in
trust for the said George during his natural life without impeachment
of waste; and in case the said Maria should survive the said George
then in trust for the said Maria during her natural life without
impeachment of waste and from and after the decease of the survivor
then in trust for the child or children upon the body of the said Maria
begotten by the said George as may be living at the death of such sur-
vivor and for the representatives of such child or children as may then
be living and in case the said George or Maria should die without
leaving alive at the time of their decease such child or children then in
trust for the survivor and his or her heirs executors and administrators
and assigns forever free and discharged from all trust limitations
and conditions whatsoever. And Whereas also in and by the said set-
tlement it was provided always notwithstanding and declared to be the true
intent and meaning of the same "that in the event of the said Maria
surviving the said George that then all and singular the real &
personal estate which should under that date upon her sur-
viving him become vested in the said Maria and her heirs assigns
in fee simple shall not be subject to the intermeddling of any future
husbands whom the said Maria may marry or to any of his debt
engagements or contracts but shall notwithstanding her said con-
tract be and remain in her & her heirs executors administrators and
assigns forever and to all intents and purposes as if she were a female
soe to be disposed of by her by any conveyance in writing under her hands

and seal or by any will or testament duly executed to such person or persons named and for such uses and intents in such manner and for such estates as she the said Maria shall think fit and that neither the said future husband his heirs executors administrators nor any person claiming or to claim by him or under him or them shall question contrary obstruct or hinder such disposition as she the said Maria shall make of or concerning the said real and personal estate so to be by her given and disposed of as aforesaid as in & by the said Marriage settlement /reference being therunto had /will fully and more at large appear. And Whereas afterwards to wit on the fourth day of July AD 1814 the said George Fraser departed this life leaving no issue by the said Marriage with the said Maria Bosse whereby and by force of the provisions of the said settlement the said property became vested in the said Maria Fraser. And whereas afterwards the said Maria intermarried with Joseph Glover M.D. and the said Joseph and his wife are willing to prevent all disputes to settle and convey the following negro slaves to wit Mrs Binah Buffly Sweeny Elsey Ben Piggy and Mary so as to entirely to determine all questions in relation thereto. And whereas it is but right and just considering the relative situation of the parties that this settlement should in case of the said Josephs dying intestate prevent any claim upon his own private estate according to the existing Laws of the State. Now know all men by these presents that I the said Maria Glover by virtue and in execution of the power vested in me by the said Marriage Settlement hereby appointed and for and in consideration of my love and regard for my husband the said Joseph Glover and in further consideration of the sum of ten dollars paid in hand paid at and before the sealing and delivery of these presents /receipt whereof I do hereby acknowledge/ have appointed sold and delivered and by these presents do appoint sell and in plain and open market deliver unto Henry C Glover all and singular the following negro slaves to wit Mrs Binah Buffly Sweeny Elsey Ben Piggy and Mary I have and to hold the said negro slaves together with the future increase and issue of the females unto him the said Henry C Glover to and for such uses intents trusts and confidences as are hereinafter recited. And I the said Joseph Glover by virtue of the property acquired by me by my intermarriage with the said Maria Glover and for and in consideration of the love and affection which I bear towards my wife aforesaid and also for the consideration of the sum of ten dollars to me in hand paid at and before the sealing and delivery of these presents /receipt whereof I do hereby acknowledge/ have bargained sold and delivered and by the premises do

bargain sell and in plain and open Market deliver unto the said Henry C Glover the negro Slaves above named and agreeable to wit more Bissah Cuffy奴^奴 Slavy Ben Piggy and Many to have & to hold the same together with the future increase and issue of the females unto him the said Henry C Glover his executors administrators and assigns forever In trust nevertheless and to and for the uses and intents following that is to say In trust to permit and suffer the said Joseph Glover during the joint lives of himself and the said Maria his wife to employ manage and controul the said negroes and to receive the wages and income thereof to his use And in case the said Maria his wife should die leaving alive her said husband then in trust that he the said Henry C Glover shall convey the said negroes to him the said Joseph freed from any trust But should the said Joseph die living his said wife then in trust that he the said Henry C Glover shall convey the said negroes to her the said Maria discharged from all and every trust which conveyance so to be made after the said Maria shall in case the said Joseph die intestate be in lieu of all and every claim and demand whatsoever by or from the said Maria upon or against the estate real or personal of him the said Joseph and shall operate so as fully to bar and stop all and every such claim and demand either at law or in equity in case of the said intestacy

Provided always nevertheless And it is hereby declared and agreed by and between the said parties to these presents that it shall and may be lawful to and for the said Henry C Glover his executors or administrators during the joint lives of the said Joseph and Maria Glover with the consent and approbation of the said Joseph such consent and approbation to be testified in writing under the hand and seal of the said Joseph to make sale of exchange transfer and dispose of the said negroes or any of them and with such consent and approbation testified as aforesaid to pay out and invest the money to arise by any such sale transfer or disposition and such negroes as may be exchanged in other negroes or in Stock or securities or any other property of a sufficient value to be from time to time in like manner after a varied sale transferred and disposed of when and as often as occasion may require And it is hereby declared and agreed that the said Henry C Glover his executors and administrators shall hold stand possessed of and interested in such other negroes stock or property whom such and the same trusts and for such and the same ends intents and purposes

85 are hereinbefore expressed and declared of and concerning the property above specifically named. Provided also that the said Henry C. Glover Trustee and his executors and administrators shall be paid and indemnified for all costs charges and expences which he or they may be put to or incur from or by reason of any thing contained in or done by virtue of these presents which said payment and indemnification shall be made from the proceeds of the said trust estate.

In witness whereof we have hereunto set our hands and seals the twelfth day of October in the year of our Lord one thousand eight hundred and twenty four and the forty ninth of the sovereignty and independence of the United States of America Joseph Glover Esq Maria Glover Esq
Sealed and Delivered in the H. C. Glover Esq
presence of Stephen Lee

W. G. Webb, W. B. Moore, witness to the signature of Dr. H. C. Glover
H. M. Lee Thos. Hayward Jr.

State of South Carolina } Personally appeared before W. G. Webb Esq.
Charleston District - 3 who being duly sworn deposed that he was
present & seen the parties sign seal & deliver the foregoing before mentioned
deed for the uses & purposes therein mentioned & that he with W. B. Moore signed
their names thereto as witnesses Sworn to before me this 14 October 1824

Stephen West Moore 200 & Not Public W. G. Webb -

J. C. H. M. Lee being duly sworn deposed that he was present and
saw Dr. H. C. Glover sign, seal, and as he did deliver the foregoing instrument of
writing for the uses and purposes therein mentioned and that he with W. B. Moore
drew witness to the same, Sworn to before me this 1st January 1824. Wm. G. Webb Not Pub -

Recorded 10th January 1825 -

Conveyance from Benjamin Elliot Commissioner in Equity to Charles
Webb Esq^t Trustee of the Children of Dr. Joseph Glover and Mrs. Elizabeth
S. Glover. Whereas Dr. Joseph Glover on November 3^d 1824 exhibited his Bill
in the court of equity against Charles Webb Esq^t Trustee of the children of
the said Dr. S. Glover and his former wife Mrs. Elizabeth S. Glover in which bill
he set forth that the said Trustee held his Bonds conditioned for the payment
of twelve thousand dollars without interest and the trustee was also in possession
of three thousand dollars in cash that the said bond was given for twelve
thousand dollars borrowed of the trust estate by complainant that he
proposed to defendant to convey to him for the uses and trusts specified
in the marriage settlement of which defendant is trustee the fifty three
negroes particularly mentioned below on his receiving his bonds of twelve thousand

dollars and Mortgages given to secure the same and delivered up by said defendant. But the said Defendant Charles Webb Esq^r declined the proposition as he did not consider himself empowered so to do by the Marriage Settlement from which his authority was derived.

But the said defendant Charles Webb Esq^r declin'd the proposition as he did not consider himself empowered so to do by the Marriage Settlement from which his authority was derived. In this Bill the said Charles Webb Esq^r as trustee aforesaid file his answer in which he admitted complainants Petition and asked the direction of the Court These pleadings were presented to the Honorable court of equity during November term sitting at Charleston one thousand eight hundred and twenty four Chancellor James presiding who referred them to the commissioners for investigation this. After having examined the Matter and being satisfied certified the same to the court and recommended that the prayer of the Bill should be granted Whereupon the court made the following decretal order viz "It is ordered that the report of the commissioners in this case be confirmed and that title for the negroes mentioned in the Bill be made by the commissioners in conformity with the provisions of the marriage settlement with a power to dispose of any of the said negroes on Complainants obtaining the consent of the trustee and securing the proceeds to the uses & trusts of the marriage Settlement" All of which proceedings will more fully appear on reference to the registry of the said court. Now know all men by these presents that I Benjamin Elliot Commissioner in Equity by virtue of the said decree and in consideration of the premises aforesay convey to Charles Webb Esq^r as trustee of the aforesaid complainants Dr Joseph Glover by his former wife Mrs Elizabeth S Glover the following fifty three negroes 1 Simon 2 Cain 3 Nancy 4 Peggy 5 Anthony 6 Amaria 7 John 8 Sophia 9 Elsy 10 Baclius 11 Charlotte 12 Hilly 13 Isaac 14 Judith 15 Stephen 16 Zelia 17 Rachel 18 Jimmy 19 Charles 20 Betty 21 Elsy 22 Bob 23 Tom 24 Charity 25 Peter 26 Binkley 27 Chloe 28 Jack 29 Joshua 30 Esther 31 Rose 32 Hilly 33 Richard 34 Henry 35 Sunday 36 Harriet 37 Maria 38 Isabella 39 Caroline 40 Mrs. 41 Jimmy 42 Tatima 43 John 44 Nancy 45 Kate 46 Joe 47 Benjamin 48 Diana 49 Phillis 50 James 51 Leah 52 Rose and 53 Lucy.

To have and to hold the above fifty three negroes with their future issue of the females according to the provisions uses and trusts of the marriage settlement between the said Dr Joseph Glover and his former wife Mrs Elizabeth S Glover and according to the decretal order made in November sitting one thousand eight hundred and twenty four anno

rechts in this title In witness I Benjamin Elliot Commissioner in
 equity have hereunto set my hand and seal this fourth day of January
 one thousand eight hundred and twenty four in presence of
 witness Ruben Levy I do swear also the subscription above Benjamin Elliot
 Ruben Levy Jus. made oath that he was present ^{to} Commissioner in Equity
 and saw Benjamin Elliot as Commissioner in equity sign seal and
 deliver the foregoing instrument of writing for the uses and purposes
 therein mentioned and that he also did see the subscription made
 and that he did witness the same - Sworn before me this 12 Janry.
1825 M. Laval Not. Pub. Recorded 12 January 1825

The State of South Carolina,

Whereas a Marriage a marriage by Gods per-
 mission is about to be solemnised by and between John A. Blum of the City of
 Charleston and State aforesaid of the one part; and Jane F. Grinnell of the city and
 State aforesaid of the second part; and the said above contracting parties have mutually
 covenanted promised and agreed that a certain Edward Barus of the third part being
 of this place should be appointed the Trustee of the said Jane F. Grinnell the intended
 future Husband and the said Edward Barus having expressed his willingness to accept of the
 said Trust as evidenced by his signing and sealing these presents and becoming a party thereto
 and as it is but just honest and equitable that the estate ^{and property} and personal of the said
 Jane F. Grinnell the intended future wife of the said John A. Blum be secured to
 her except from the debts of the said Husband that now is to be as all kinds of
 contracts and assumptions to which she may in any manner be liable to either on account of
 himself or otherwise; and likewise that the slave ^{and property} of Grinnell the intended wife aforesaid
 should be also exempted from the present or future debts of the said ^{and} description
 of any future Husband or Husband with whom she might intermarry. Now therefore as aforesaid
 by these presents that the said John A. Blum in consideration of the promises in con-
 sideration of the natural love and affection which I have and bear to my present intended
 wife the said Jane F. Grinnell and also for and in consideration of one dollar in hand
 well and truly paid by the said Edward Barus the Trustee as aforesaid. Have covenanted
 promised and agreed and do by these presents so covenant, promise, grant, and agree to and
 with the Trustee as aforesaid that in conformity with the intention of all the parties that I
 the said John A. Blum have granted, bargained, devised, and in plain and open Manner
 delivered and by these presents do grant, bargain, sell and in plain and open Manner
 deliver unto him the said Edward Barus Trustee as aforesaid all and singular the
 personal estate, effects, and property mentioned, specified, and contained in an inventory
 or Schedule herunto annexed and made a part of these presents to bear and to hold
 all and singular the premises aforesaid with their appurtenances unto him the

29

John D'Heath made out that he had given and released to his wife Sarah and her heirs, executors, administrators and assigns
for ever subject to the following uses trusts, limitations and conditions mentioned and
and expressed of and concerning the same that is to say that the said husband &
Leman shall have power to use occupy, possess and enjoy and singularly the premises
expressed hereunder, and released from the debts of the present or any future
Husband or Husband, and to receive the full income or emoluments of the and to
apply them to her own separate, sole, and exclusive use behoof and benefit soundly
in this further trust that it should be deemed advisable. The said husband shall
and hold power by means of her said trustee to sell barter or exchange the
whole or any part of the premises, and convert the in any other species of property
either real personal or mixed with the lot, house and or mortgagor or control
of the said trustee. In witness whereof the parties to these presents have now
hereunto set their hands and affixed their seals the third day of December
in the year of our Lord one thousand eight hundred and twenty four and forty
Ninth of the sovereignty and independence of the United States

sealed and delivered in the presence
of Mr D'Heath
the W: Congress

Jno A Blum *GS*
Sarah J. Lorimor *GS*
Edw: Caneal *GS*

1 Bedstead, 1 Chaffrap, 1 Frither Bed, Pillows, Bolsters &c. 2 Chests drawing
1 wash hand stand, 2 pr Dog Irons shovel & Tongue, 1 Joncas 1 dozⁿ Silver Tea
spoons & a few Table spoons 1 Work Table, 1 bellonet, 1 Book Case and
Drawing 1 pr Card Tables, 1 pr Cards 1 Dining Table, 2 Tea Tables, 1 carpet
1 Looking glass, 1 doz flag bottom chairs 1 doz Windsor Chairs, 1 Sett China
Plate Ware &c.

Charles W: Conyers made oath that he was
present and saw ~~Jno A Blum~~ Sarah J. Lorimor ~~sign seal~~ sign seal
and deliver the foregoing instrument of writing for the uses and purposes therein
mentioned and that he with Mr D'Heath witnessed the same

Sworn before me this 14th January 1825 Wm. W. N. Pub — —

Recorded 19th January 1825

South Carolina: This indenture, made the twenty seventh day of Jan-
uary in the year of our Lord one thousand eight hundred and twenty
five and in the forty ninth year of the sovereignty and independence
of the United States of America Between Rippion J H Hanahan and
Sarah W Hanahan his wife of the first part and William Simpson
trustee of the second part. Whereas in a certain cause depending in the
court of equity for charleston District at January Term eighteen
hundred and twenty five wherein the said Rippion J H Hanah-
an and Sarah to his wife were claimants and the said William

to you and I give
you my promise
and to
the promise
of my future
to and to
benefit secondly
as have full
laged the
wapperty
controll
had no
number
and forty

in Es
no 35
o Es
short drawing
Silver Tea
case and
bag carpet
1 set China
he was
• sign seal
base thereon

89 Nippion Trustee of the said court after hearing counsele on both sides
doth order and decree that the said Nippion & Co. Hanahan should execute a
deed of Mortgag to payment of certain Stock and Bonds and note to which his
wife Mrs. Sarah Hanahan was entitled under the last will and testament
of Mrs. Elizabeth Hanahan deceased upon the conditions hereinafter specified
as by reference to the said Decree will more fully and at large appear And
whereas in obediene to the said Decree the said R. P. Nippion & Co. Hanahan the hus-
bands of the said Sarah & Hanahan is now desirous to execute the said deed
and to carry the said Decree into effect Now therefore This and entit witnesseth
that the said R. P. Nippion & Co. Hanahan and Sarah & his wife in pursuance and
in obediene to the said Decree and for and in consideration of the sum of one
dollar to them paid heretofore William Nippion Trustee before the sealing &
delivery of this present instrument of writing acknowledged have bargained
sold assigned transferred and delivered and by these presents do bargain sell
assign transfer and deliver unto William Nippion & Co. Hanahan Bond and note
and certain certificates of stock of the First National Bank of America & Bank
stocks as are more particularly and forth worth described in a schedule therof
to be annexed to this instrument of instrument and which is to be taken as part and
parcel thereof and have and to hold the said Bond Note and certificates of
funded debt heretofore held by the said William Nippion & his executors administrators and
assigns for ever to him and his heirs and successors and purpose hereinafter
hereinafter and declare and concerning the same and every part thereof that
to say in trust to himself and after the said William & Co. Hanahan and
Sarah & his wife to have and receive the profits of the same and dividends
thereof and to pay the same from the said R. P. Nippion & Co. Hanahan and
Sarah & his wife for their joint and equal use to end during the term of
their joint and natural lives without being subject in any manner whatsoever
to the debts contracts or engagements of the said Nippion & Co. Hanahan and
from and immediately after the death & fisture of them the said Nippion & Co.
Hanahan and Sarah & his wife shall pay to the survivor of them
the said Nippion & Co. Hanahan and Sarah & his wife during his or her
natural life the interest profits income and dividends of the said bond and
and certificates of stock without being in any manner whatsoever sub-
ject to his or her debts contracts or engagements And from and immediately
after the death & fisture of the survivor in trust to be equally divided absolutely among
the issue of the said Nippion & Co. Hanahan and Sarah & his wife first &
second & third of each other all together uses and trusts Whatever And in case
the said Sarah & his wife should survive the said Nippion & Co. Hanahan

without having issue living at the time of his death then in trust that the said Bonds note and certificates of Stock be delivered up to the said Sarah W. Hanahan her executors administrators or assignees and discharged of and from all further uses and trusts whatsoever.

But in case the said Nippon S. H. Hanahan should survive the said Sarah W. Hanahan without having issue living at her death then in trust that the said Bonds Note and certificates of Stock should be delivered up to the said Nippon S. H. Hanahan his executors administrators or assigns free and discharged of and from all further uses and trusts whatsoever. And it is further stipulated and agreed upon by and between the parties to these presents that in case the said Nippon S. H. Hanahan and Sarah W. his wife or the survivor of them shall at any time hereafter during the coverture or during the life time of the survivor of them shall think it beneficial to their interest or to the interest of such survivor to have the aforesaid Bonds note and funded debt or any part thereof sold disposed of invested substituted or exchanged for other property real or personal and the said monies invested in any other property real or personal or otherwise placed at interest or in case the said Bonds or note are paid or the funded debt Stock redeemed that then the said William Simpson his executors administrators or assigns on being thereunto requested in writing by them the said Nippon S. H. Hanahan and Sarah W. his wife jointly or the survivor of them shall absolutely sell dispose of invest reinvest convert substitute or exchange the same or any part thereof as the case may be and invest the same or any part thereof in any other property they or the survivor of them may direct and such purchases invested exchanged or substituted property real or personal shall be held by the said William Simpson his executors administrators or assigns subject to the same unrestrictive limitations and conditions as are hereinbefore limited and declared of and concerning the hereinbefore granted and assigned premises and to add for no other use intent or purpose whatsoever. And it is further stipulated and agreed upon by and between the parties to these presents that they the said Nippon S. H. Hanahan and Sarah W. his wife or the survivor of them shall and will from time to time and at all times hereafter upon the reasonable request and at the cost and charges of the said fund make and seal and execute or cause or procure to be made done seal and execute all such further and other lawful and reasonable act and acts thing and

conveyances and assurances in due and whatsoever for the furthering and more perfect granting assigning and conveying all and singular the premises for the uses and purposes hereinbefore expressed and declared of and concerning the same as by the said William Simpson his executors administrators and assigns or his or their counsel learned in the Law shall be reasonably advised advised or required

In witness whereof the parties to the present have hereunto set their hands and seals on the day and in the year first above written
sealed and delivered in the presence of Rippon S H Hanahan (13)
the said Bank Stock & Stock being previously Sarah Webb Hanahan (13)
intended in the 1821 age. W. Simpson (13)

Henry A Desaussure

Sarah Godfrey

Schedule of Property annexed to the foregoing deed of Settlement and to be taken as part and parcel thereof, viz

Ten shares in the Bank of South Carolina at \$60.	\$600.
William S Smith's Bond conditioned for	\$100.
Rippon S H Hanahan's note for	150
United States funded Stock & Stock of 1812 No. 322 for	2000
United States funded Stock & Stock of 1813 No. 7 for	244.44
executed and dated 27 January 1825	

Witness Henry A Desaussure

Rippon S H Hanahan (13)

Sarah Godfrey -

Sarah Webb Hanahan (13)

W. Simpson (13)

S. 6a. Personally appeared Henry Alex^r. Desaussure who made oath that he was present and see Rippon S H Hanahan and William Simpson sign seal and deliver as their act and deed deliver the foregoing Instrument of writing for the uses and purposes therein mentioned also that Sarah Webb Hanahan acknowledge her seal and signature to the same and did deliver it for the purpose aforesaid and that he the defendant did subscribe his name together with Sarah Godfrey as witness to the same. Sworn to before me this 28 January 1825 M^r and Not Pub

Recorded 28 January 1825

The State of South Carolina 3 Whereas the honorable the court of equity in and for the state aforesaid at the Court of equity held at Walterborough in the District of Colleton and State aforesaid and in a certain Suit there depending between Thomas Boone complainant and Joseph Brown and wife Defendant on the 28th day of May Ains Demurr 1824 did order

92. and doth among other things as follows "The complainant being
brother of his sister Mrs Glover brought from her before her intermarriage
with Dr. Glover the negroes mentioned in the bill and gave his bonds
for the purchase money by the settlement a power of appointing either
by deed or will reserving to Mrs Glover which she has appointed the
bonds to her husband Dr. Glover has settled a plantation
to her use for life or else she should survive him and is to settle the
negroes above mentioned whenever the arrangement for the transfer of them
to him is completed as the deed will fully shew. The Bill is filed to ob-
tain the sanction of the court to this arrangement and to render all par-
ties secure from any liability on account of the Bonds being regarded as
trust property there is sufficient in the Bill and answer to justify this arrange-
ment which promotes the convenience of all parties and is made in conformity
with the wishes of Mrs Glover It is therefore ordered and decreed that the
arrangement of the parties be carried fully into effect. That the said
Thomas Boone do forthwith convey the negro slaves herefore bought by
him from Mrs Glover and then issue to the said Joseph Glover absolutely
and forever the said negro slaves to be delivered on the first day of Jan-
uary next with shoes and clothing and the taxes of the year to be paid
by the said Thomas Boone the negroes in the mean time to be at the risk of Dr. Glover
and the Physicians bills to be paid by him That the said Thomas Boone
do also secure to the said Joseph Glover £ 6978 according to the agreement
of the said parties viz by assuming the debts of Mrs Glover and giving his bonds
for the residue of the said £ 10000 dollars with interest from this day and
a mortgage of negroes or of his Plantation to secure the same all the In-
terest and one fifth of the principal to be paid on the first day of January
next the like on 1st January 1826 the on 1st January 1827 and the residue on
1st January 1828 and that on the complainants conveying the said negroes
to said the said man as above mentioned Dr. Glover do deliver up to
him his bonds and mortgage dated 1st January 1820 for 25 100 Dollars
to be cancelled and settle satisfaction on the Mortgages and that
the said Thomas Boone be forever released and discharged as well from said Bond
as from his trust under the marriage Settlement mentioned in the bill And it is
further ordered that the said Joseph Glover do settle and convey the negro
slaves above mentioned his wife during the joint lives of him and the said
Maria Glover his wife and after the determination of that estate to the use of
them absolutely and forever And that the settlement hereby directed to be
final and conclusive and that the said Thomas Boone and Joseph

92. *Glover to forever discharged and exonerated from any trust or liability and
the premises either by deed or implication" as by reference to the said order
and Deed of record in the office of the register of the said court at Walter-
burgh of record will more fully and at large appear. Now know all
men by these presents that in pursuance of the above recited decree and in ex-
ecution of so much of the same as it is incumbent on me to perform the said Joseph
Glover as aforesaid Physician of the State of record in consideration of the sum of one
dollar to me in hand paid at and before the sealing and delivery of these presents
the receipt whereof is hereby acknowledged by Henry C Glover. Have granted
bargained sold assigned and set over and by these presents do grant bargain sell
assign and set over unto the said Henry C Glover his executors administrators
and assigns All and every the following negro Slaves to wit Bacchus
Lug Sandy Mary Bacchus Nellie Daffy Daphney Minty Susannah Eve Dean
Kitt Doll Dyer Phillis Neo Pig Jacob Joe Binah Scilly George Rose Sabina
Frank Richard Sciss Hannah Phyllis Hager Cat Prince Mathew Quaco
Daphney Charlotte Bedley Anthony Minty Tomah Munica Cuffy Hager Sciss
Scilla Wills Murrer Moses Bella Chick Binah Billy Amos Duddy Davy
Hutton Amos Robin Kitty and others Together with all and every the issue and
increase of the females To have and to hold the said last mentioned negro Slaves
with the issue and increase of the females aforesaid unto the said Henry C Glover
his executors administrators and assigns as aforesaid In trust nevertheless and to and
for the several intents and purposes and under and subject to the several powers
provisions limitations and agreements hereinafter inserted expressed declared and
contained of and concerning the same that is to say In trust to permit and suffer
the said Joseph Glover to have receive and enjoy the sole and entire and perfect
benefit and advantage of the said above mentioned negro Slaves and all and every
of them and also of the future issue and increase of the females and of all and
every of them for and during the joint lives of the said Joseph Glover and Maria
Glover my present wife And from and immediately after the decease of either my
said wife or myself whichever of us shall first die then in trust to convey the said
negro Slaves and all and every of them and the issue and increase of the females
and all and every of them unto the survivors of us the said Joseph and Maria
Glover absolutely and forever and free clear acquitted and exonerated of and from
all trusts limitations conditions provisions whatsoever And it is hereby further declared
by and between the said Parties to these presents that if at any time during the joint
lives of the said Joseph Glover and Maria his wife it shall be deemed by the
said Joseph Glover expedient or advantageous to sell or exchange any of the said
negroes and to apply and substitute the money monies arising from such sale or*

sale or the property raised by him in return for such exchange in trust to be
 for the same intents and purposes as are hereinbefore expressed that he
 and in that case it shall and may be lawful for the said Joseph Glover
 to dispose of the same as aforesaid and the said Henry C Glover
 Trustee as aforesaid shall thereupon execute good and sufficient Title
 and titles for such negro or negroes so disposed of as aforesaid to the
 purchaser or purchasers of the same and the proceeds arising from such
 disposition as aforesaid of said negro or negroes shall be held by the said
 Henry C Glover Trustee as aforesaid subject to the same limitations ag-
 reements uses trusts and provisions as are hereinbefore particularly
 expressed set forth and declared of and concerning the said negro
 slaves hereinbefore mentioned And so from time to time and at all
 times during the joint lives of the said Joseph Glover and Maria his
 wife as aforesaid he the said Joseph Glover shall be and is hereby de-
 clared at liberty to change sell and reirent the said negro slaves
 herein and hereby secured in such form and manner as may by
 him be deemed and considered beneficial to the said Estate
 In witness whereof I have hereunto set my hand and seal this
 nineteenth day of January in the year of our Lord one thousand
 eight hundred and twenty five Joseph Glover. 28

signed sealed and delivered in the presence of S Clarke J D Warren -
 At the same time the said Henry C Glover the Trustee named in the
 foregoing deed whereby expressly declare my acceptance of the trust
 herein set forth and do further acknowledge my assent to act under
 and be bound by the same as fully and completely a manner as
 though I had actually joined with the said Joseph Glover in the sealing
 and executing thereof H C Glover 23

sealed and subscribed in the presence of S Clarke J D Warren -
 S Clarke made oath that he was present and H C Glover sign
 seal and deliver the foregoing instrument of writing for the uses
 and purposes therein contained and that H C Glover did
 accept the trust and that he together with J D Warren did
 witness the same. Sworn before me this 9 February 1825
 Wm G Armstrong Not Pub. Recorded 9 February 1825
 The State South Carolina 3

This Indenture made on the 26 day
 of November in the year of our Lord one thousand eight hun-
 dred & twenty four Between Elamet C Glover of Charleston

95. in the State aforesaid spiritue of the first part and George B Reid of
city and state aforesaid of the second part and George W Lee of the city of
Boston in the State of Massachusetts of the third part sheweth that where-
a marriage is intended by divine permission to be shortly had and solemn-
ized between the said George W Lee and the said Harriet C Glover
And whereas the said Harriet C Glover at the execution of these presents is
lawfully seized and possessed of an undivided moiety of a house and lot
situated on the south side of Queen Street in the city of Charleston and also of sev-
eral negroes herein after more particularly mentioned and described. And whereas it
hath been agreed between the said Harriet C Glover and George W Lee her in-
tended husband that the said and personal Estate of the said Harriet C Glover
shall be conveyed by her upon the uses and trusts herein after himitta-
expressed and declared. Now this Indenture witnesseth that in pursuance of the
said agreement and of the said intended marriage she the said Harriet
C Glover with the full consent and approbation of the said George W Lee her
said intended husband testified by his being a party to these presents
hath given granted bargained sold released and confirmed and by these
presents doth give grant bargain sell release and confirm unto the said
George B Reid his executors administrators and assigns the undivided
moiety of all that Lot or parcels of Land with a house and buildings
thereon situated on the South side of Queen Street near the corner of
Mazyck Street and known by the number Est 3 in the city and state
aforesaid containing feet 11 inches 11 on the said Street and
feet 13 inches 3 deep more or less and also the follow-
ing negro Slaves to wit Aimey Lettie Lindsey Zyma Lettie 3 and Amelie
together with the future issue and increase of the female Slave and to
hold the said undivided moiety of the said Premises together with all
and singular the rights members hereditaments and appurtenances to the
said Premises belonging or in any wise incident appertaining with
the rents and profits accruing therefrom and also the said negro Slaves
together with the future issue and increase of the female unto the said George
B Reid his heirs executors administrators and assigns In trust however the said
to and for the uses and purposes provided and limitations and agree-
ments herein after limited expressed and declared of and concerning the same that
is to say I'm trust to and for the use benefit and behoof of the said Harriet
C Glover until the Solemnization of the said intended marriage and
from and immediately the Solemnization thereof then in trust to and for
the joint and peculiar use benefit and behoof of the said Harriet C

Glover and George W Lee her intended husbands during their joint and natural lives and from and after the death of either
 them in trust to and for the use benefit and behoof of the survivor
 during his or her natural life and from and after the death of such
 survivor then in trust to and for the use benefit and behoof of such
 child or children of the said intended marriage as may be living
 at the death of such survivor free from the control debts contracts
 or engagements of the said George W Lee But in cases of there being no
 issue of the said intended marriage then in Trust to and for the sole
 separate and peculiar use benefit and behoof of the survivor his or her
 heirs executors Administrators or assigns for ever Provided nevertheless
 that it shall and may be lawful for the said George B Reid his
 heirs executors administrators and assigns at the request of the said
 Harriet C Glover and George W Lee during their joint lives testified
 by some writing under their hands and seals and after the death
 of either then at the request of the survivor testified as aforesaid
 with the consent and approbation of the said George B Reid his
 heirs executors administrators and assigns to convey any part of
 the said estate real and personal to any person or persons for such
 price or prices as may be agreed on and to invest the proceeds thereof
 in such other property real or personal as may be deemed expedient
 Provided always that such property shall be liable to the same
 uses and trusts as are herein before mentioned and expressed -

In witness whereof the said parties have hereunto affixed
 their hands and seals on the day and in the year first above written
 signed sealed and delivered in the presence Harriet C Glover (S)
 of James Kennedy, Ann G Holmes geo. B Reid (S)
 Cecilia Kennedy geo. W Lee (S)

M^t Ann G Holmes being duly sworn maketh oath that she was
 present and saw Harriet C Glover George B Reid and Geo W Lee
 sign seal and as their act and debts deliver the foregoing instru-
 ment of writing for the purposes therein mentioned and that she to-
 gether with James Kennedy and Cecilia Kennedy signed the
 names as witnesses to the due execution of the same -

Sworn to before me this

Ann G Holmes

31 January 1885

Simeon H Kennedy J.W.

Recorded 2 February 1885

State of Sou
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 the District afor
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 State of So
 St. Peters
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 his at Law,
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 And Whereas
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 and after the
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 survivor, then
 the said Jacob
 seals this day
 sealed and date
 of 18 Postell
 James W
 apresaid in

State of South Carolina, This Indenture made the nineteenth day of October, 1834, in the County of Beaufort District; in the year of our Lord One Thousand eight hundred and forty five between Jacob W. Gurnard and Mary W. Porcher wife of the first party, both of the District aforesaid, and James Porcher, Doctor of Medicine of the City of Charleston of the other party witnesseth, that whereas herofore, to wit in the first day of December last the said Jacob W. Gurnard and Mary W. Porcher entered into a marriage contract signed sealed and delivered by them severally in the manner following to wit —

State of South Carolina, Whereas James Porcher late of St Peters Parish died St Peters Parish Intestate, having a widow and a daughter Mary Porcher together with three other children to whom his Estate descended ascert of him and his estate at Law, and the said James Porcher was buried in St Peters parish at the time of his death of divers lands and Negroes which still remain unsettled —

And whereas a marriage is intended to be had and solemnized between Mary Porcher, the daughter of the said James Porcher and Jacob Gurnard of said Parish and with the view to secure to the said Mary Porcher the proportion and distribution share of her said fathers Estate, the said Jacob Gurnard has agreed and doth hereby agree and covenant with the said Mary Porcher that he will on reasonable request by her make at any time after the solemnization of said marriage execute all such necessary Deed Settlement, releases and Conveyances for the conveyance of the distributive share to which said Mary is or may be entitled of in or to any part of the said deceased Fathers Estate Real and Personal by reason of his Intestacy or to which she may become entitled by reason of the death of any of her Kindred Intestate or by reason of any bequest taken made, and that the same shall be executed to any trustee or Trustees by her nominated or appointed in such manner as to secure all and every part of the property or Estate Real & personal abovementioned and to which she is entitled or may become entitled by reason of intestacy or bequest to the said Mary Porcher and to her sole and separate use during life and after her death to the use of such issue as she may have alive at the time of her death during the life of such issue, And if any one or more of such issue shall die without attaining the age of twenty one years leaving no issue at that time, then in trust for the surviving issue of the marriage then alive And if all the said issue shall depart this life without attaining the age of twenty one years leaving no issue at the time of the death of such survivor, then in trust for the next of kin of said Mary Porcher In Testimony whereof the said Jacob Gurnard as well as the said Mary Porcher have hereunto set their hands and seals this day of Decr 1st 1834 (Signed) Jacob W. Gurnard L.S.
Sealed and delivered in presence of I. S. Postell, Mary Myers.

Mary W. Porcher L.S.

James W. Porcher Now therefore in consideration of the marriage aforesaid in consideration also that the said Contemplated marriage

and solemnized on the day after the date of the said marriage Articles, and in consideration also of the sum of five dollars to the said Jacob W. Guernard and Mary his wife in hand paid at and before the sealing and delivering of these presents by the said Francis Porcher the receipt whereof is hereby acknowledged, they the said Jacob W. Guernard and Mary his wife have bargained sold & conveyed and by these presents do sell, bargain, convey and deliver to the said Francis — Porcher all the unencumbered proportion or distribution thereof, in, unto the following negro slaves being the same wherof he said Father James Porcher died possessed in his own right, that is to say, Statira, Sibby, Suir, Maria, Kazzard, & Pandor, Ned, Mico, Johnny, Sipio, Lucy, Shandy, Paid Friend, Nick, Romeo, Charles, Boatman, Phillis, Luanda, Pandor, Boatman, Phillis, Lucinda — Pandor, Boatman, Obadiah, Cook, Sipio, Binah, Thomas, Quash, Ned, Johnny Thomas, Ezra, Isaac, Dinah, Stephen, Richard, Lomber, Beck, Corporal, Bella, Jenny, Tami, Albert, Shandy, Sarah, Lydia, Nancy, Charlotte, Beck, Sam, Hester, John, Sacretia, Anna, Kinah, Letitia, Piggy, Saddy, Billy, Phoebe, Peter, Delia, Venus, George, Shandy, Charifa, Sharper, Dinah, Morris, Maty, Sharper, Jenny — Polly, Sophia, Dorah, Arthur, Nancy, Cain, Abel, Maria, Daphney — Quashoba, Piggy, Dick, Anna, Friend, Judy, Toby, Diana, Cook, Charlotte, Johnny, Leah, Sarah, Nanny, Biny, Sad, Elsey, Rose, Albert, Lucy, Mary — Lucy, George, Hilla, Bella, Solomon, York, Myrtilla, Toby and Daphney — together with the issue of the females to him the said Francis Porcher his heirs, executors, and administrators upon the following trusts and conditions — Husband and no other, that is to say, in trust for the sole and separate use of the said Mary W. Guernard during her Natural life, and immediately after the death of the said Mary W. Guernard, then in trust for such child or children as the said Mary W. may or shall have alive at the time of her death until they shall severally attain the age of twenty one years and if any one or more of such issue shall die without attaining the age of twenty one years leaving no issue alive at that time, then in trust for the surviving issue of said Mary W. Guernard who may be alive at that time, and if all the issue left by the said Mary W. Guernard at her death, shall die before attaining the age of twenty one years, leaving no issue a child, then alive then in trust for the rest of life of the said Mary W. Guernard and their Heirs forever. In Testimony — whereof the parties have hereunto set their hands & seals the day & year above written — Sealed and delivered the 2nd "Lucy" having
 her just interest in favor of us to the }
 signature of Francis Porcher, J. P. Porcher ;
 with signature of Jacob W. Guernard and Mary W. Guernard Personally carried before
 me R. C. Field, Notary Public

Jacob W. Guernard ss

Mary W. Guernard ss

Francis. Porcher ss

17 Louis Philippe entrou dans la Chambre et il fut nommé à la séance
intermittent et due le vingt et un octobre à laquelle il fut admis au corps
de la noblesse du royaume. — Le Roi le nomma également à la séance
du 26 fevrier 1825 —

M. D'Albigny fils & Louis Philippe —

South Carolina January one thousand eight hundred and fifteen A. D.
I, Paul Jones esq. and his wife formerly known as Mrs. John Jones Esq.
do by these signs do make and declare our will and testament for the
protection of our children and their posterity and for the bettering of our
children's names as it may please the said court to accept and approve —
Signed A. D. 1825 —

South Carolina at Charleston 1825 done M. D'Albigny & wife —

— I recited 26 February 1825 —

Having thus ended a marriage with this present take as a summing up and then
I have no objection to be married in such a place as Charlotte —
I consider you for me the best and most fitting — for your name has been recommended
to me and I have seen to that for once. I reside in the city of Charlotte, Carolina du Sud. L'origine
et la parenté intérieure de nos deux personnes est qualifiée, aussi tout à propos. L'épouse,
Pauline Adeline Miller de l'Europe, est son épouse, en l'absence de l'épouse mentionnée ci-dessus
la légitime mariage a lieu dans l'église protestante luthérienne de l'évêque, où la dame Louise
Ginault leur bénit et bénit en présence le docteur Charles Ferdinand Miller, Théologien de la profession
résidente au titre d'Évêque pour la paroisse de l'évêque, l'épouse et le demandeur étant assis, avec la
filiation bien connue, c'est à dire, sa fille maintenant la veuve, épouse d'un autre marié, la dame
Louise Ginault leur fille légitime de plusieurs fois et plus d'un siècle devant leur mariage en cette
ville, épouse en premier lieu à leur mariage de l'évêque luthérien, également présent en la ville, et de leur
mariage à la mort de leur mari l'évêque luthérien en présent. De cette partie, lesquelles parties, la
mariage luthérien entre eux, et qu'il leur promettent de faire alliance et bénir leur mariage
à l'église catholique apostolique romaine, à la première messe de l'an deux mille quatre-vingt-deux
après Jésus Christ, ou à l'époque de leurs dernières acquisitions, à l'épiscopat de l'évêque qui leur
laissera l'épouse leur mariage et leurs biens et leurs biens étrangers et étrangères, qu'ils possèdent
ou recevront pendant leur future communauté, laquelle sera réglée par convention administrative. Depuis la
disposition de l'article V Chapitre 2. du Code Civil de la France sur le mariage en communauté, le
10 floréal 1806, jusqu'à la modification ci-après, c'est-à-dire que les fideles époux continuent à résider au domicile
de l'établissement où les acquisitions et pays gourmands par des biens et usages continus, auxquels il dépendent
ou en présent, devront être conservés et préservez. Ne seront les fideles époux, tenus de résider au domicile
l'autre, faites et tenues avant la célébration de leur mariage, à l'époque où ils seront payées par
celui auquel qui les aura contractées et leur biens, sans que l'autre ne les oblige, prenant en considération
les fideles époux de prononcer aux biens et droits appartenants à l'autre au titre de l'épouse, ou
qui qu'il consiste, et qu'il consiste, de la valeur l'une et l'autre négociée qui est établie par la
plus simple notation et description. En considération de futur mariage, et pour l'assurance et la sécurité

and solemnized on the day after the date of the said marriage Articles, and a consideration also of the sum of five dollars to the said Jacob W. Guenard and Mary W. his wife in hand paid at and before the sealing and delivery of these presents by the said Francis Pocher the receipt whereof is hereby acknowledged, they the said Jacob W. Guenard and Mary his wife have bargained sold & conveyed and by these presents do sell, bargain, convey and deliver to the said Francis Pocher all the unencumbered proportion a distribution share of, in, and to the following negro slaves being the slaves whom he said Father James Pocher died possessed in his own right, that is to say, Statia, Tuffy, Juvie, Maria, Harrard & Pender, Ned, Nero, Johnny, Saipio, Lucy, Sherry, Paris, Jeannet, Dick, Romeo, Charles, Boatman, Phelle, Luanda, Pender, Boatman, Phelle, Luciada, Pender, Boatman, Obadiah, Beck, Saipio, Binah, Thomas, Quash, Ned, Johnny, Thomas, Beck, Sam, Dinah, Hepney, Richard, Lumber, Beck, Corporal, Bella, Jenny, Sam, Albert, Sherry, Sarah, Lydia, Lucy, Charlotte, Beck, Sam, Hector, Tom, Loretta, Anna, Binah, Lettie, Piggy, Sally, Billy, Phoebe, Peter, Delia, Venus, George, Sherry, Haripa, Sherry, Dinah, Moses, Lucy, Sherry, Jenny, Polly, Sophia, Beck, Arthur, Nancy, Cain, Abel, Maria, Daphney — Quashoba, Piggy, Dick, Anna, Friend, Lucy, Toby, Diana, Cook, Charlotte, Johnny, Leah, Sarah, Nancy, Big, Ned, Eliza, Rose, Albert, Lucy, Mary — Lucy, George, Hilla, Bella, Solomon, friend, Myrtilla, Toby and Daphney — together with the issue of the females. To have and hold all and singular the Negroes aforesaid with the issue of the females to him the said Francis Pocher his Heirs, Executors, and Administrators upon the following trusts and conditions — Monthly and no other, that is to say, in trust for the sole and separate use of the said Mary W. Guenard during her Natural life, and immediately after the death of the said Mary W. Guenard, then in trust for such child or children as the said Mary W. may or shall have alive at the time of her death until they shall severally attain the age of twenty one years and if any one or more of such issue shall die without attaining the age of twenty one years leaving no issue alive at that time; then in trust for the surviving issue of said Mary W. Guenard who may be alive at that time, and if all the issue left by the said Mary at her death, shall die before attaining the age of twenty one years, leaving no issue a child, then alive then in trust for the rest of life of the said Mary W. Guenard and their Heirs forever. In Testimony — whereof the parties have set to their hands & seals the day & year above written — sealed and delivered the day "Lucy" having
 her first intimation in favor of us to the
 signature of Francis Pocher, Se Pocher
 with signature of Jacob W. Guenard and Mary W. Guenard, Personally carried before
 J. B. French, Notary Public

Jacob W. Guenard Esq
 Mary W. Guenard Esq
 Francis. Pocher Esq

James Pocher and
 wife direct and
 to the auth. agents
 Mr. D. Martin
 South Carolina
 St. Parish, &
 Mary his wife, &
 proposed therein &
 their names as to
 down to before me

January 1825 Con
 Extract from
 Notary public
 in consulat de France
 au presence des test
 Claude Ferdinand les
 de la lignerie Marine
 Givaudan, furent le
 residence en cette Ville
 que leur biens were
 dans un certain
 Ville, Epouse en 1800
 et son mariage d.
 contemplation de la
 robe de l'Eglise Cat
 ligatus dommages et
 detractions Epouse iron
 et acquitement pend
 disposition d'attribution
 de 1825 Janvier 1825, la
 de Etat, j'assurements et
 sur ce present, la
 grande partie, fait a
 certaine ville qui fait
 dans les futures ep
 que qu'il consiste
 plus simple mention