

The State of South Carolina

This Indenture by parts is made and executed this
thirtieth day of January in the year of our Lord One thousand
eight hundred and twenty eight and of the Sovereignty and
Independence of the United States of America the fifty second
Between Edward Bacon of the City of Charleston in the said
State of the first part Isabella Wilding Purman of the same
place of the second part and James Robertson also of Charleston
of the third part, Whereas a marriage is intended to
be had and solemnized between the said Edward Bacon and
Isabella W Purman, and the said Isabella W Purman and
is possessed in her own right of the property hereinbefore mentioned
and in consideration of the said intended marriage the said
Isabella W Purman by and with the advice and consent
of her said intended Husband Edward Bacon has determined
to convey and secure the said property unto the said James —
Robertson as Trustee specially chosen and appointed to
and for the uses and purposes hereinafter fully set forth —

Now therefore this Indenture witnesseth that in consideration of the promise and also of five dollars to be in hand and a
truly paid by the said James Robertson at and before the sealing
and delivery of these presents to receipt whereof is hereby acknowledged
the said Isabella W Purman hath granted bargained and
assigned aliened released conveyed and confirmed and doth
hereby grant bargain sell assign alienes release convey —
confirm and deliver unto the said James Robertson all and
singular her distribution share part a proportion of and in
all and singular the Estate real and personal of her the
said Isabella W Purman's deceased brother George Purman
which is now undivided and unsettled in the hands of the
Administrator thereof and incapable at present of a more
particular description Also all her the said Isabella W Purman
right in remainder of in and to all and singular the Estate
conveyed by the said George Purman deceased in first
martial Settlement to Robert Hitchcock deceased and
Thomas McRaken in trust as in and by the said Deed
recorded on the tenth day of December Eighteen hundred
and Eleven in the Office of Secretary of State in Charleston
recorded in Book Bble 1 page 142 hereby specially
referred to and made a part hereof with me fully —

Witness

This all the first day of August following next Brought
 under ten children William and Frank Larwick and
 Mary also all theirfountain shares in the capital stock
 of the Planters and Mechanics Bank contained in
 Certificate Number 6488 also all and singular the
 articles of household furniture and personal convenience
 enumerated and described in the schedule therof
 heretofore unexacted and hereby specially referred to and
 made a part hereof. Together with all and every right
 and right tenement her dittances appertaining there
 unto and privileges to all or any of the premises hereinbefore
 described and conveyed a intended to and to be incident a in
 any wise appertaining. To have and to hold all and
 singular the said several premises hereinbefore described
 and conveyed a intended to be at with these and every
 of their appertinences unto the said James Robertson his
 heirs executors administrators and assigns forever —
 according to the nature of the said several estates. In
 trust nevertheless and to and for the sum in intent
 and purpose hereafter expressed and declaration of and
 concerning the same, and to and Isabella W Norman and Edward
 Bacon for the considerations of rent for themselves their heirs
 executors and administrators respectively have covenanted
 promised granted and agreed and by these presents to
 covenant promise grant and agree to and with the said James
 Robertson his heirs executors administrators and assigns that
 they the said Isabella W Norman and Edward Bacon their
 heirs executors and administrators and all and every person
 and persons whosoever lawfully claiming or to claim the
 same and any a very part and parcel thereof shall and will
 from time to time and at all times hereafter at the request
 the request of the said James Robertson Trustees or of said
 his heirs executors administrators or assigns and at the
 proper costs and charges of the said last estate herein and
 hereby conveyed and created make it seal execute —
 record and deliver in case a power to be made done sealed
 and delivered all and every such further act
 appearance in the same whatever for to further better and
 more perfect and absolute granting bargaining selling

Uffing

releasing confirming amending and altering all and singular
the said premises real and personal heretofore described and
conveyed or intended or to be with this instrument and every
part and parcel thereof, and all and singular other to be given
in Estate Real and personal now vested or hereafter to vest in the
said Isabella W Norman or either from time to time and at
all times during the said intended marriage shall in any
manner fall or come to the said Isabella W Norman from her
said father's estate now undivided or in fee simple upon the said
trust estate in the said deed of first Settlement Settlement divided
and conveyed or from any other right or in any other way whatever
unto the said James Robertson as Trustee or otherwise his heirs
executors administrators and assigns according to the nature
of the several Estates as by him or them his or their counsel
learned in the law shall be reasonably advised devised or
required in trust aforesaid and always to and for the several
uses intents and purposes herein expressed and declared of and
concerning the premises herein and hereby conveyed and stated

That is to say, In trust to and for the sole use benefit and
behalf of her the said Isabella W Norman until the consummation
of the said intended marriage, and from and after the consummation
of the said intended marriage then in trust to and for the use benefit
and behalf of the said Edward Bacon and Isabella W Norman
and to suffer and permit them the said Isabella W Norman
and Edward Bacon during their joint lives to apply and to
appropriate the income issues and profits of the said premises
to their support and to the support maintenance and education
of their family without being in any manner liable for the debts
contracts or engagements of the said Edward Bacon and
from and after the death of either of them the said Edward
Bacon and Isabella W Norman in trust to suffer and
permit the survivor of them during his or her mortal life
in like manner to apply and appropriate the said income
issues and profits thereof to his or her support and to the
support maintenance and education of his or her
family without being in any manner liable for the debts
contracts or engagements of the said Edward Bacon and
further in trust from and after the survivor of the survivor of
them the said Edward Bacon and Isabella W Norman
and to and for the sole use benefit and behalf of the joint
issues

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lawfully begotten between the said Edward Bacon and
Isabella W. Purnan living at the death of the survivor of them
if one then to trust one his or her heirs as assigns absolutely
and forever and if more than one then to them their heirs
and assigns share and share alike absolutely and forever
as tenants in common and if before the death of the survivor
of them the said Edward Bacon and Isabella W. Purnan any or
either of the joint issue lawfully begotten between the said Edward
Bacon and Isabella W. Purnan shall have married and
leaving lawfully begotten issue alive at the death of the survivor
of them the said Edward Bacon and Isabella W. Purnan then
and in that case in trust that the lawfully begotten issue of each
joint issue or dying as aforesaid have take and receive the same
share a share in the property herein and hereby conveyed as
intended or covenanted as to be as his or her a then present apportion
would if this have been done taken and received to him her a
share and to his or her a then heirs and assigns share and share
alike absolutely and forever as tenants in common and should
there be at the death of the survivor of them the said Edward Bacon
and Isabella W. Purnan no joint issue lawfully begotten between
them the said Edward Bacon and Isabella W. Purnan and no
lawfully begotten issue of each joint issue alive, then and
in that case in trust to and for the sole use benefit and behalf
of such person or persons and for such estate or estate in the
as the survivor as aforesaid of them the said Edward Bacon and
Isabella W. Purnan may by him or her last will and Testament
duly made and executed nominate limit direct and affiant
and on the failure a want of such nomination limitation
direction or appointment in trust to and for the use benefit
and behalf of the eight heirs of the survivor of them the said
Edward Bacon and Isabella W. Purnan absolutely 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 James Robeson or Trustee to appoint
such Executors administrators or officers by and with
the advice and consent of the said Edward Bacon and
Isabella W. Purnan or of the survivor of them to sell an
aforesaid or a part or any of the premises hereinbefore conveyed
as intended or covenanted as to be and the proceeds of which

value

vote to meet and such investment again to still but to provide
to remit and collect when and as often as the same may seem -
beneficial subject always ready to and for to have his interests
and purpose known before as proposed and declared of and concerning
the premises conveyed, And Lastly in trust that it shall and may
be lawful to and for the said Edward Bacon and Isabella W
Norman or of the children of them by and with the advice and
consent of the said James Robertson their Trustee if he be alive
or if he be dead without such consent and of them his a her own
proper motion in and by them his or her done under their hands
in law 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 Trustee or Trustees in the
place and stead of the said James Robertson or of his
successors or successors and to success a Successor
or Trustee or Trustees in lieu of aforesaid constituted nominated
and appointed shall and will supply and enjoy all and
singular the rights powers privileges and authorities and
be not subject to all the duties responsibilities and liabilities
of the said James Robertson as trustee as of record and the person
or persons formerly trustee or trustees in whose place and
stead and name trustee or trustee may be appointed
shall be forthwith herefrom exonerated and forever
discharged - In Witness 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 Edward Bacon *Seal*
Isabella Widding Norman *Seal* Jas Robertson *Seal*
Signed sealed and delivered in the presence of Mr. Berry
J.P. De Vane *Seal*

Schedule of Articles of furniture
and personal conveyance in the foregoing Deed referred to
Piano forte Music Stand and Music Half Organ Harmonium
Bedstead two Matresses one feather Bed four pillows one Robe
Blankets and Bed cloths Dressing Table Wash Stand Wardrobe
two Work tables Carpet and Blanket rug half a dozen chairs
Book stand and pictures ~~one~~ ^{one} dozen China
table Spoons one dozen Silver dessert spoons one dozen Silver
Tea Spoons one dozen silver forks one dozen silver sugar tongs one
set Tea China Edward Bacon Isabella Widding
Norman Jas Robertson In presence of Mr. Berry
J.P. De Vane *Seal*

Whereas being made out that he was present and that
 Edw and Sarah Isabella W Pearson and James &
 Roberton Sign and Seal this Marriage Settlement
 and Schedule annexed for the use and purpose herein mentioned
 and that he together with J W Dillane witness'd the
 same, came to before me this 18 April 1828 Jas Wm Ward Notary
 — Recorded April 18, 1828 —

South Carolina Beaufort District

V

This Indenture made the Twenty-Sixth day of December in
 the year of our Lord One Thousand Eight Hundred and
 Forty Seven, Between John R Stokes of St Lukes Parish
 and District of record of the one part and Josiah Pearson
 and Susan P Snook both of St Lukes Parish same District
 Trustees chosen and appointed for the purpose hereinbefore mentioned
 of the other part, Whereas Sam'l Snook and John R Stokes
 intended to enter into the bonds of matrimony and whereas the
 said Sam'l Snook is intitled under and by virtue of the will
 and testament of his Father David Snook deceased which
 will and testament stands on the record in the Probate
 Office of the District of Beaufort, for a distributive share
 of all his personal property. Now therefore for the purpose
 of conveying the uses and intentions of all these parties
 the present into full and complete effect this Indenture
 witnesseth that the said John R Stokes for and on consideration
 of the love affection and good will which he hath
 and doth bear towards the said Sam'l Snook his intended
 wife and for other and divers good and lawfull causes
 and considerations as well as for the further consideration
 of the sum of one dollar by both of them the said Josiah Pearson
 and Susan P Snook trustees will and testify hereby to him
 the said John R Stokes at and before the sealing and
 delivery of this Present to receive whereof is hereby acknowledged
 before him the said John R Stokes. Both lawfully engaged
 and signed affixed Conveyed sold and let over all that right
 claim property interest ownership or possession Contain'd in
 — management which he shall be intituled to by his intermarriage
 — eye with the said Sam'l Snook and have the said Josiah
 Pearson and Susan P Snook trustees and the survivors a
 survivor of them the Executrix administrators and trustees of

such

Survive forever. To have and to hold the premises and goods
belonging to said wife and to her children during their natural
life a proportionate or management of all and singular that
distributive share of personal property mentioned in the aforesaid
Will of the said David Stock Decedent which by the instrument
above mentioned I might be entitled to become —
provided of in my own right, unto them the said trustees
Sarah Dawson and Susan Pollock. To whom a division
is made and of which distribution share is to ent Betsy
Matilda Charlotte Jane and the future issue and increase
of the female all of which negro slaves with their future
issue and increase is hereby fully comprehended. In the
use and enjoyment together with Stock of Horses Cattle
Hog House Household and Kitchen furniture of all descriptions
lately made unto the aforesaid Trustees Testator has
admitted a sufficient sum or sume, That is to say full
support and benefit of the said man to Stock during his
natural life and those Children who have living at
his death or may have by his intended Marriage with the
said John A Stockes expected soon to be consummated and also
subject to and interest for the children of the said man to Stock
which may be living at his decease that is to say in trust for
the benefit of all the Children of the said man to for the support
and education of them the said Children that the said man
to may live during his natural life until they shall arrive
at the age of twenty one of males and eighteen of females when
he testator or the survivor of them shall be at liberty to make a
division of the property by calling to them all persons respectable
neighbouring Planters who shall according to their best —
judgement set off in equalized shares the said property one
equal share for each child of that testator whose kin
attained the year of manhood or womanhood may take
his or her share and leave the balance of the property
in the Consolidated farm in which it had previously been
managed until other a child of the said Children may
attain that age of man or woman Stock above mentioned
when it again shall be the duty of the said testator or trustees
to make like division and give of the whole share to the
child a child who claimeth the same by virtue of —
mature years or present, In the event should the said
John Stock the intended wife of the said John A Stock

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die and leave no child a condition that he shall pay
of all discription to return back to the surviving exec of
David Snark. Party should the Testee or Testor think
proper to make a demand of the exec from his exec
John R Stokes usually be he said Stokes is bound in
Campfield to render him a current statement of the same
The testee and Jas Stokes is only allowed such proridge
as the Testee or Testor may think proper to allow him
from the exec or any other part of the property that is
owned by him to continuall his intended wife for
natural life time In witness whereof we have
set our hands and seals in the presence of
Josiah Dawson Susan Snark
Jos R Stokes Wm J Lawrence D D Lanning
South Carolina Beaufort District
Personally came before me D D Lanning and made
vath that Jas Dawson Josiah Dawson Susan Snark
Sign seal and as their act and deed deliver the
written Deed for property mentioned and that he
and Wm J Lawrence & Jas Stokes were continuall
Witnesses sworn before me this 30th day 1828
Isaac A E Chom. 200 Recd April 14th 1828

South Carolina Beaufort District

This Tripartite agreement witnesseth that Whereas
a Marriage is shortly to be had and Renewed between
Henry Hamengway on the one part and Eliza Ufford on the
other part both of said District and Thomas Hamengway
of said District on the third part as Trustee to the contracting
parties it appearing that the said Eliza is possessed of
certain property consisting of over one certain negro fellow
named Jack also all the goods and chattels of the said
Eliza, and it hath been agreed that after the said intended
marriage the said Henry and the said Eliza to have, possess
and enjoy all the Interest increase and profits of the said
settled property during his or her natural life and that
should either the said Henry and the said Eliza die then
and in that case the aforementioned property together with
its increase interest and profits shall go to and descend to
the lawful heirs of the said Henry and Eliza to be equally
proportioned

proportioned among them their and their wife and both
Oliver by and with the consent and agreement of the said
Henry testifying by his being made a party to this instrument he
granted his son and wife Thomas and Oliver and the said
Thomas Hemingway his Executors administrators and assigns
all the above described property, to have and to hold the said
property unto the said Thomas Hemingway his Executors
Administrators and assigns. In Testimony whereof and
for the proper execution of the aforesaid instrument that is to say in witness
for the said Oliver and the assigns unto after the said
intended Marriage and from and after the said intended
Marriage than in fact that he to said Thomas Hemingway
his Executors administrators and assigns shall and may
not subject or liable to or for any of the Contracts debts dues or
demands of the said Henry who truly conveys all right claim
a title in and to the aforesaid property and it is further
to be expressly understood that should the said Oliver die
without leaving lawful issue of said Marriage then and in that
case the said Thomas Hemingway forward shall pay over
to the said Henry the profits interest and income arising from
the said described property and at the death of the said Henry
without bearing issue from said intended marriage then and
in that case to the lawful heirs of the said Henry. In witness
whereof the contracting parties to this agreement have hereunto
set their hands and seals this 28th day of February in the year
of our Lord One thousand Eight hundred and twenty
eight and of the Independence of the United States the 52nd
year Oliver Hemingway and Thomas Hemingway being
Signed Sealed and delivered in the presence of the aforesaid instrument on
the 1st day before signing I W Donald L S Davis J G Singleton
South Carolina Lawyer District. Personally appeared John H.
Davant Esq who being duly sworn according to law deposes
and says that he was present over there the contracting parties
Sign the written instrument and that Lewis J Davis and James
Singleton together with himself did sign their names as
Witnesses thereto I W Donald Esq am to before me this
9 March 1828 O. H. Hemingway 2 u

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The State of South Carolina, The Plaintiff of these presents
made between John & Heath of Georgetown in the State aforesaid
of the first part Sarah Brown of the same place of the same
part and W Chapman and John Johnson of the said place of the
third part Whereas the said Sarah Brown is widow to the
said John in fee simple of all that plantation a tract of
Land in Sandy Island containing three hundred and
fifty acres more or less consisting of two hundred and five acres
more or less of Rice Swamp and one hundred and forty five
acres of high Land more or less butting and bounding to the
North on land of Joseph Waters Weston to the South on Land
owned by Charles Brown to the West on land belonging to the
Estate of the late John Mann Taylor and a creek emptying into the
Wards Ditch and separating the said tract of Land
from Lands belonging to Joseph T Bedford and to the East by Land
of the Estate of Edward Berlin deceased and Whereas the said Sarah
Brown is disabled and infirmitie in her own right of the certain
female Slave named Rose and Phoebe and Maria also the said
Sarah Brown in the absence of her master Mr James Brown will
be entitled to a certain portion or share of certain real and personal
estate that is to say a portion or share of all that tract of land
containing two thousand one hundred and twenty five acres
situate on East Island in the divisional election District of
Winyah which said tract of land was conveyed by John Mann
Taylor to John Heath upon certain Trust by deed bearing date
the Eleventh day of February in the year of our Lord One
thousand eight hundred and sixteen and recorded in the
Office of Register Mans Conveyance in Georgetown District
in the State of Carolina in Book K page three hundred and
Eighteen a true hundred and Nineteen and also to a
portion or share of certain Slaves to west late January
March June July August Mercury Bid Lind Apollo
Hercules John Henry Jack Ben Joe Frank Will Paul
Heaton Ned John Larina Elroy Dally Mary Sally Molly
Sally Young Tom and Betty conveyed by James & Smith
Samuel Taylor Thomas Chapman and W Chapman to Mr
Heath upon certain trusts by deed bearing date the first
day of January in the year of our Lord One thousand
Eight hundred and Eighteen and recorded in the Office
of Register Mans Conveyance in Georgetown District aforesaid
in Book J page four which said deed is referred to as

are hereby made and constituted a part of this power and —
whereas a marriage is shortly intended to be had and solemnized
between Dennis Sarah Brown and John R. Keith, and it hath
been agreed by and between the parties to their parents last written
by their joining in the execution of this Deed, that the said Dennis
Sarah Brown notwithstanding her intended marriage shall convey
and hold all and singular the real and personal estate before
mentioned upon certain trusts and uses hereinafter made more
particularly set forth and enumerated. Now the said Dennis
Keith agrees that he will marry Sarah Brown in Consideration of the
said intended Marriage and in pursuance of the agreement
aforesaid and also in Consideration of the sum of One Dollar
by the said W. Jasper and John H. Tucker to the said Sarah
Brown in hand well and truly paid at and before the delivery
and delivery of this power to accept whereof the said Dennis
Sarah Brown doth hereby acknowledge the said Sarah Brown
hath granted bargained sold released and confirmed
and by these presents doth grant bargain sold release and
confirm unto the said W. Jasper and John H. Tucker their heirs
executors administrators and assigns forever all and —
singular the Estate real and personal of record of the
said Sarah Brown and to share a portions thereof to which
the said Sarah Brown is now entitled or may at any time
hereafter become entitled together with all and singular
the hereditaments and appurtenances to the said real and
estate belonging or in any wise incident or appertaining
to have and to hold all and singular the said Real and
personal estate with their appurtenances unto the said
W. Jasper and John H. Tucker their heirs executors administrators
and assigns (according to the nature of the property) forever
in trust notwithstanding and to and for the following uses intent
and purpose and for no other use intent or purpose whatsoever
that is to say In trust to and for the joint use benefit and
behalf of the said Sarah Brown and John R. Keith from &
after the following solemnization of the said intended —
Marriage for and during their joint lives and on the death
of either the said Sarah Brown or John R. Keith then to and
for the sole use benefit and behlf of the survivor during his
or her natural life but not to be subject to a in any
manner or way whatsoever liable for the debts contracted or
engagements

engagement of himself John McKeith and on the death of
 said son John in trust to and for the use benefit and
 behalf of the issue of the said intended Marriage his or their
 heirs executors administrators and assigns forever or tenants
 in common but should he and Sarah Brown die before he
 dies John McKeith without spouse living at the time of his
 death then and in that case his heirs jointly mentioned shall own
 and the property jointly conveyed shall immediately thereafter
 become the absolute Estate of the said John McKeith his heirs
 executors administrators and assigns forever — In witness
 whereof the parties to these presents have executed this instrument
 this the twenty third day of April in the year
 of our Lord one thousand eight hundred and forty eight
 and in the fifty second year of the American Independence
 John McKeith and W. J. Brown Esq. Chas. McKeith Esq.
 Joseph Brown Esq. —
 Signed sealed and delivered in the presence of the word to in the
 last line of the second page being first interlined and the letters
 upon a line from right twelve & eighteen being first worded
 Rob. Jasper W. J. Brown W. H. Jasper —
 South Carolina Georgetown District

Presently appeared W. H. Jasper Esq. who being by
 whom called that he was present and when he witness named
 John McKeith W. H. Jasper John McKeith a Sarah Brown
 John McKeith and as their act and deed deliver the within
 Marriage Settlement for he was and purposed therein
 contained & expressed and that he deponents & Rob. Jasper
 and William Brown attorney to the executors thereof
 sworn to before me this 26 day of April AD 1828
 M. S. Mo Hardwicke Reg MC

Recorded May 14, 1828.

State of South Carolina Georgetown District
 Whereas James C. Darby on the third day of December
 in the year of our Lord one thousand eight hundred
 and forty two in consideration of our intended Marriage
 to be had and consummated between himself and Harriet Lewis
 widow and widow of Peter Lewis deceased did execute
 to Daniel S. Day and Franklin Gray with a

condition hereunder mentioned that of course there shall
be settled within twelve months after a division of the Estate
of Peter Lewis deceased among the parties interested convey
to the widow Daniel G. Hoy and Grandson George such
proportion of the Estates real and personal of the said Peter
Lewis deceased as might be allotted to him in virtue
of his marital rights in trust that he alone shall not
in any wise ^{be} subject or liable to the debts of the said James
G. Darby but that the rents and profits labor income
and increase thereof shall and may be had and taken
received and used by the said James G. Darby for the joint
use benefit and behoof of the said James G. Darby and
Harriet Lewis during their joint lives, and from and
immediately after the decease of either the said James G.
Darby or the said Harriet Lewis in trust for the duration
of their lives and in the death of their survivor in trust for the child
a childer of the Marriage to child or children of a second
husband taking such share right as his her or their mother
or father would have taken if living but in the event of
there being no issue of the said intended Marriage living
at the time of the said death of such survivor then in trust
for the right heirs of such survivor free and discharged
from all further trusts or limitations than the sum of one hundred
and twenty dollars of Thirty thousand dollars to be paid
and of no effect and whereas a partition of the personal
estate has been made and confirmed this day in the court
of Equity between the widow G. Lewis by his next friend
and guardian Daniel G. Hoy and the said James G.
Darby and Harriet his wife now known all persons
by these presents that I James G. Hoy do hereby
convey to the said Daniel G. Hoy and Grandson
George trustee as of record the following negroes with
their future issue and increase for the purpose in trust
of the said Harriet Lewis Phillip June Coffey
Dick Nancy Juliet Rose Harry Maria Eliza Sam
Solomon Friday Prince March Phoebe Dinah Kelly
Paul Lorenzo Billy Quash Maria & Letitia In testam
Whereof I have hereunto set my hand and seal the 2nd
April 1828 the word Marriage being first intant
in the fifth line James G. Darby 

Ligned Sealed & delivered in the presence of H. H. Slapp
J. P. Vardim, South Carolina Notary Public

Mosonally affirms before me Henry H. Slapp
who being duly sworn made oath that he witnesseth
the legal execution of the above deed, & worn to record
1828 before me John L. Wilson S. C. Notary Public

Recorded 26 May 1828

The State of South Carolina

This Indenture made at the City
of Charleston in the State of South Carolina on the day of in
the year of our Lord One thousand eight hundred and
Twenty eight and in the fifty second year of the Governing
City and Independence of the United States of America
Between Rebecca Ann Gourdin of the first Part
Thomas John Young of the second part and the said
Gourdin of the third part Whereas Samuel Gourdin
Esq deceased being seized and possessed in fee simple in
proportion of the Messuages or tenements lands and
other hereditaments hereinafter particularly described
and intended to be hereby granted and released
with their appurtenances and being possessed of
an undivided to a considerable personal estate executed
his last Will and Testament in the presence of three
credible Witnesses on the Twentieth day of January
in the year of our Lord One thousand eight hundred
and twenty and afterwards departed this life leaving
the same in full force and unrevoked, And Whereas
the said Rebecca Ann Gourdin as one of the legatees named
in the said last Will and Testament of her deceased
father the said Samuel Gourdin is possessed of an undivided
to one undivided Share, part of the Estate Real and personal
of the said Testator herein often particularly described further
herein and intended to be hereby granted and released
Whereas the said Rebecca Ann Gourdin is legally entitled
to the principal sum of Two Thousand two Hundred
and Sixty Dollars fifty cents and Interest now due
and owing upon Bond dated the Eleventh day of
February in the year of our Lord One thousand
Eight hundred and Twenty Six from Benjamin

He

I Dunton Esq & Bartholomew Gaillard Esq Children of Mr & Mrs Fowden in the sum of Nine Thousand Nine Hundred Dollars conditioned to be void on payment of the principal sum of One thousand Nine Hundred and fifty Dollars and further in Manner theron Mentioned, which said Bond has been Assigned by the said Bartholomew Gaillard Esq to the said Rebecca Ann Fowden and Whereas the said Rebecca Ann Fowden is also legally possessed of a certificate to ten (10) Shares United States Stock Certificate Number Eighteen hundred and Eleven (188811) dated Seventh day of August in the year of our Lord One thousand eight hundred and twenty six also to Twenty (20) Union Bank Share Certificate Number Three thousand three Hundred and Sixty Seven 183367 dated the twenty third day of December in the year of our Lord last of record, also to Twenty (20) Union Bank Share Certificate Number Three thousand three Hundred and Sixty Seven 183367 dated the twenty third day of December in the year of our Lord last of record and also to Nine (9) Union Bank Share Certificate Number Three thousand Six Hundred and thirty 183367 dated the twenty third day of March in the year of our Lord One thousand Eight hundred and twenty eight, and Whereas a Marriage hath been agreed upon and is intended by the said promisee of God to be shortly had and solemnized between the said Rebecca Ann Fowden and the John Young and Whereas upon the treaty for the said intended Marriage it was agreed that all and singular the property to consist the real and personal estate of or to which the said Rebecca Ann Fowden is Seized or entitled as heretofore is mentioned and all the real and personal property to which the said Rebecca Ann Fowden nowes or which at any time during the said intended marriage she or the said Thomas John Young in her right shall or may become entitled should be settled and disposed of so that the same respectively during the continuance of such marriage might be to such uses upon such trust and to and for such intents and purposes as are herein after mentioned expressed and declared of and concerning the same -

Now this Indenture witnesseth that in pursuance of
the said Agreement and in consideration of the said
intended Marriage and for and in consideration
of the sum of Six Dollars lawful Money to the said
Rebecca Ann Gourdin in hand paid by the said
Henry Gourdin at or before the sealing and delivery
of these presents the Receipt Whereof is hereby acknowl-
edged the said Rebecca Ann Gourdin with the
privy consent and approbation of the said Thomas
John Young her intended Husband (Testified by
his being a party to and his sealing and delivery
of these presents) Both granted bargained sold
aligned released and confirmed and by these Presents
Doth grant bargain sell alien release and confirm unto
the said Henry Gourdin his heirs and assigns One
undivided ninth part of all that plantation or tract
of land situate lying and being on Cooper River commonly
known and designated by the name of Buck Hall containing
Five Hundred and Twenty (520) acres more or less —
Also one undivided Ninth part of a tract of land —
attached to and forming part of the above plantation
containing five hundred (500) acres more or less and
known by the name of the Bartlebury Tract. Also one
undivided Ninth part of a tract of land in Georgetown
and also an undivided Ninth part of two tracts of land
situate lying and being on Santa River in the
District of Williamsburgh one containing One thousand
and twenty two (1022) acres more or less and the other
containing (500) acres more or less Together with all
and singular houses out houses edifice buildings
profits emoluments and appurtenances whatsoever
to the said undivided Ninth part of the said Mys-
teries or tenements land buildements and premises
belonging or in any wise appertaining or with the same
or any of them respectively now or at any time hereafter —
demesne land held and occupied or enjoyed reputed
several taken or known as part parcel on a member
of them or any part of them or appertaining thereto
with their and every of their appurtenances —
And the Cessions and Concessions remainder and
remainder yearly and other rents issues and

and profits of all and singular the said land and part
of the said Meppages a tenement land hereditament
and premises fully granted and released as intended as
to be and all the estate right title interest inheritance
inclosure and trust property claim and demand whatsoever
both at law and in equity of her the said Rebecca Ann Boarden
and of her and to the same premises and every part and par-
cel thereof, To have and to hold the said undivided interest
part of the said Meppages a tenement land hereditaments
and all and singular other the premises hereinbefore granted
and released as expressed and intended as to be
with their and every of their appurtenances unto the
said Henry Boarden his heirs and assigns to the use
and behoef of him the said Henry Boarden and of
his heirs and assigns forever upon such trust above
notwithstanding and to and for such intent and -
purposes as are hereinafter mentioned expressed
and declared of and concerning the same, And
this Indenture further witnesseth that in purman-
ce and further performance of the said agreement
and for the consideration aforesaid and also for and
in consideration of the sum of five Dollars of like lawful
Money to the said Rebecca Ann Boarden in hand paid
by the said Henry Boarden at or before the chating and
delivery of these Presents the receipt whereof is hereby
acknowledged by the said Rebecca Ann Boarden with
the priory consent and approbation of the said Thomas
John Young testified as of record that he bargained
and assigned transferred and set over and by these
Presents doth bargain and assign transfer and set
over unto the said Henry Boarden his Successors administer-
tors and Assigns, All the said sum of Two Thousand
two hundred and twelve Dollars fifty cents Seamed
as hereinbefore is mentioned and all interest now
due or hereinafter to grow due for the same together with
the said in part recited Bond or obligation and the
full benefit thereof and the said Ten Thousand \$^{10,000}
Bank Shares the said Twenty Nine Shares Union Bank
Stock and the said Twenty Shares Montauk and Mechan-
ic Bank Stock hereinbefore particularly enumerated
and specified and set forth in the Schedule A hereto

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heirs and executors and forming part of this deed also
are undivided ninth part of the following Negro slaves
to wit, John Willis Adams Anthony Abraham Joe
Julian Nancy Loretia Nancy Gabriel Primus Tommy
Mary Anna Anderson Buddy Paul Lucy Ben Hannah
Peggy Hortense Molly John Hettie Hettie Peter Tommy
Jackson James Buffey Peggy Brown Toby Anchors
Clark Elroy Lizzie Johnson Billy Billy Nancy Little
William Abby Margaret Peggy Sophie Thomas Dinah
Malvina Frank Griffin Lucy Allen Abel Johnson
John Hatusy Joe Friday Clara Rachel Hartness
Sunny Adam Friday Esther Judy Jacob Fanny
Sarah George Nancy Lucy Morris Bobb Hannah
Aaron Abraham Brown Sam Lyden Adams Brown
Tom Brown Isaac Judge Wesley Smith Judge Linton
March Beck Rogers Jack Judy Richard Margaret
Penist Willis Thompson Thompson Sam Luckey —
Lavinia Anderson Nancy Christopher Edwin Petty
James Anna Martha Joseph Hercules Julian Buddy
Penelope and Dick the said slaves being particularly
named and specified in the Schedule B hereto annexed
and forming part of this deed together with all their
future issue and increase, and all sum of money or
personal estate whatsoever to which the said Rebecca Ann
Gordon now or hereafter may be or become entitled to
~~this heretofore~~ ~~Rebecca Ann Gordon~~ as legatee or under the
testate made for the distribution of the estate of testator
or otherwise however and all the right title interest property
possessory claim and demand it whatsoever, both at Law
and in Equity of her the said Rebecca Ann Gordon
of or in or to the same premises respectively in any part thereof
respectively with full power and authority to ask sue
for recover and receive and to give effectual receipt
and discharge for the said Morris and interest and
premises heretofore assigned and every a any part
thereof respectively, to have hold receive demand
and take the sum of Two Thousand two hundred
and twelve Dollars fifty cents secured as heretofore
by mortgagor and interest and the said Bank
shares heretofore named and particularly named
and specified in Schedule B hereto annexed
and

their future issue and increase and the uses and growing
personal estate and all and singular other the premises
hereinbefore assigned a covenanted and intended it to be
unto the said Henry Gardiner his executors administrators
and assigns upon the trusts and to and for the intents and
purposes and with under and subject to the powers provided
agreements and declarations held in after express part
and contained of and concerning the same and it is
hereby agreed and declared between and by the parties to
these Presents that as well the said undivided ninth part
of all and singular the said Marriage or tenements land
hereditaments and premises as also the said Bond and monies
due thereon Bank stock of whom also assigned to the said
Henry Gardiner by Endorsements due in to come and the
undivided ninth part of the said Share with their future
issue and increase and other personal estate and premises
hereby so mentioned and intended to be granted and
assigned hereby respectively unto the said Henry Gardiner
his heirs executors administrators and assigns respectively
so assigned are and were so granted and assigned
upon such trusts and to and for such intents and purposes
as are hereinafter mentioned expressed and declared by
and concerning the same respectively that is to say, In
Trust for the said Rebecca Ann Gardiner her heirs
executors administrators and assigns respectively in the
mean time and until the said intended Marriage shall
be had and consummated and from and immediately after
the consummation thereof then upon Trust that to the
Henry Gardiner his heirs executors administrators and assigns
it and shall during the joint lives of the said Rebecca Ann
Gardiner and Thomas John Young pay the clear yearly
rents issues profits interest and produce of all and singular
the said Marriage pieces or parcels of hereditable lands and
hereditaments and the interest dividends and annual produce
of all and singular the said trust money debts and other
personal estate and according to the usual moral estate and
interests therein to a sume and suffice the same to be
as received by such person a person and for such
intents and purposes as they the said Rebecca Ann Gardiner
and Thomas John Young by any note or notes in Writing
under their hand shall from time to time either as the

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we shall respectively become due or in the way of anticipation directed and appointed and in default of such direction or appointment do and shall pay the same into the hands of a person to come to be received by the said Rebecca Ann Gourdin and Thomas John Young and to the intent that he rents upon profits and produce of the said Messuage or tenements lands and other hereditaments and the interest dividends and annual produce of the said trust monies securities stocks and other personal estate may during the said intended coverture be for the joint use and benefit of the said Rebecca Ann Gourdin and Thomas John Young notwithstanding her coverture and intended coverture and may not be subject to the debts contracts or engagements of the said Thomas John Young for said intended husband, And upon this further trust that if the said Rebecca Ann Gourdin shall survive the said Thomas John Young then living I give of the said intended Marriage living at the time, the said Henry Gourdin his heirs executors administrators or assigns to and shall immediately upon the decease of the said Thomas John Young dying in the life time of the said Rebecca Ann Gourdin pay the clear yearly rents issues profits interest and produce of all and singular the said trust monies securities stocks and other personal estate and according to the several estates and interests therein to a person and suffer the same to be received by such person or persons and for such intent and purpose as the said the said Rebecca Ann Gourdin by any note or notes in writing under her hand shall from time to time either as they shall respectively become due or in the way of anticipation directed or appointed and shall pay the same into the hands of or permit the same to be received by the said Rebecca Ann Gourdin and to the intent that he rents upon profits and produce of the said Messuage or tenements lands and other hereditaments and the interest dividends

and annual produce of the said trust main account
stocks and other personal estate may be for the sole
repose and particular use and benefit of the said Rebecca
Ann Gourdin during her natural life and from and
after her death for the use and benefit of the wife of this
or any future marriage forever if more than one share and
share alike to take as tenants in common and not as joint
tenants free and discharged from all further limitation
and trust of and concerning the same. But if the said Henry
Rebecca Ann Gourdin shall survive the said Thomas John
Young then being no issue of the said intended Marriage
living at the time then that the said Henry Gourdin
his heirs executors administrators and assigns to and
shall immediately after the decease of the said Thomas John
Young so dying in the life time of the said Rebecca Ann
Gourdin convey to said Mesnefuges or tenements lands and
other hereditaments and pay transfer and assign the said
trust monies stocks securities and premises and other
personal estate and the interest dividends and annual
produce or such part or parts of the same as shall then
remain undisposed of unto the said Rebecca Ann Gourdin
her heirs executors administrators and assigns for her and
her own proper use and benefit forever. But in case the
said Rebecca Ann Gourdin shall happen to depart this
life in the life time of the said Thomas John Young either
intended husband Mesnefuges or tenements lands and
other hereditaments and pay transfer and assign the said
trust monies stocks securities and other
personal estate and premises as respectively conveyed and
assigned as hereinbefore is mentioned according to the
interest of the said Rebecca Ann Gourdin therein and
the rents issues profits interest dividends and annual
profits produce thereof respectively and every a any part
of the same respectively to such person or persons for
such interest and purposes and in such manner
as the said Rebecca Ann Gourdin notwithstanding
her said intended Marriage coveture by her last
Will and testament in Writing or in any Writing
in the name of a purporting to be a will or codicil

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to be by her signed and delivered in the presence of one
to be attested by three or more credible Witnesses whose
direct and affiant and in default of such direction
a affiant and so far as such direction or affiant
ment of incomplete shall not extend, Upon this further
trust that the said Henry Gordon do make and shall
stand and be possessed of and interested in all
and singular the Real and Personal Estate and
possess according to the intent of the said Rebecca
Ann Gordon herein before respectively -
mentioned and the rents issues profits interests
dividends and annual produce thereof respecting
Upon and for the trust intents and purposes
and with under and subject to the powers provision
agreements and declarations hereinafter expressed
declared and contained of a concerning the same
that is to say by upon trust that if the said
Rebecca Ann Gordon shall depart this life
in the life time of the said Thomas John Young
there being no issue of the said intended Marriage
living at the time the said Henry Gordon his heirs
successors administrators or assigns do and shall immediately
upon the decease of the said Rebecca Ann
Gordon as dying in the life time of the said Thomas John
Young (leaving no issue) release and convey one moiety
of the said Real and Personal Estate and shall also pay
transfer and set assign one moiety of the said trust monies
stocks securities and premises and the profits interests
dividends and annual produce of their part or parts
of the same respectively and according to the usual
intents herein before referred conveyed and
assigned as intended so to be or shall then remain
unaffianted and with undivided of unto the said
Mr John Young and the other moiety of the same
and Miss Louisa Martha Gordon have and share
alike to be equally divided between them his
and her heirs successors administrators and assigns
provided nevertheless and it is to true
intents and meaning of the Presidents and of the
parties hereto that if the said Louisa Martha
Gordon shall depart this life in the life time

of the said Rebecca Ann Gourdon and Thomas John Young
where he and Rebecca Ann Gourdon do and shall take
and convey the said Marriage a tenement lands and
hereditaments and shall also pay transfer and assign
the said trust monies Stocks Securities and promises
according to the interests thereon hereby released and assigned
as intended as to be and to receive profits interest dividends
and annual produce of such part a part of the same -
respectively as shall remain unspent and unapplied
of and the said Thomas John Young his heirs executors adminis-
trators and successors factor, shall upon this further trust
that of the said Rebecca Ann Gourdon shall depart this life in
the life time of the said Thomas John Young then living
issue of the said intended Marriage the said Young -
Gourdon his heirs executors administrators or assigns as and
shall immediately after the decease of the said Rebecca Ann
Gourdon so dying in the life time of the said Thomas John
Young (leaving issue) pay the clear yearly rents from profits
interest and hereditaments and the interest dividends and
annual produce of all and singular the said trust monies
Stocks and other personal estates according to the several
estates and interests theretofore granted and released to a
permit the same to be received by the said Thomas John
Young and to the intent that he rents issue profits and
produce of the said Marriage a tenement lands and other
hereditaments and the interest dividends and annual produce
of the said trust monies Stocks and securities and other personal
estate may be for the sole separate and particular use and
benefit of the said Thomas John Young during the natural
lives of the said issue of the said intended Marriage, and
in case the said issue of the said intended Marriage shall
duly depart this life in the life time of the said Thomas John
Young then in trust the said Young Gourdon his
heirs executors administrators and assigns to and shall
immediately after the decease of the said issue so dying in
the life time of the said Thomas John Young release and
convey one moiety of the said real and personal Estate and
shall also pay transfer and assign one moiety of the said
trust monies stocks securities and promises and the profits
interests dividends and annual produce of such part as
parts of the same respectively and according to the above

to the several debts and interest therein heretofore and
conveyed and assigned or intended to be or shall then
remain unapportioned and undivided of unto the said
Thomas John Young and the other moieties of the same and
to said Louisa Martha Brandon share and have alike
to be equally divided between them his and her said
moieties administrators and assigns forever Provided
 nevertheless and it is the true intent and meaning
of these Presents and of the Parties Vouchers that of the
said Louisa Martha Brandon shall depart this life
in the life time of the said Thomas John Young and the
said Thomas John Young arrive the issue of the said
intended Marriage than he and Mary Brandon to
and shall release convey and assign the said Real
and Personal Estates and shall also pay transfer and
assign and take main stocks securities and promises
and to profit interest dividends and annual
produce of such part or parts of the same respectively
according to the several interest therein heretofore
granted released and assigned as shall then
remain unapportioned and undivided of unto
the said Thomas John Young his heirs Executors
and administrators and Assigns forever. But
of the said issue of the said intended Marriage
shall devolve the said Thomas John Young than
for the use and benefit of the said issue of the
intended Marriage forever if more than one
share and about and above a like to take as tenants
in common and not as joint tenants free and
disengaged from all further limitations and
short of and concerning the same and it is hereby declared
and agreed by and between all the said parties to
these Presents and it is the true intent and meaning
of them and of the Presents that he and Mary
Brandon in his Executors administrators and Assigns
to and may from time to time after the administration
of the said intended Marriage or about seven years to him
a then next (with the consent in writing of the said
Thomas John Young and Rebecca Ann Brandon
be intended wife during their joint lives and
after the decease of either of them with the consent

in Writing of the character of them during their life) all transfer or dispose of the East and Personal Estate stocks securities and premises herein before granted released and affigued or intended not to be in any part or part thereof for such price or price as by a they above think fit and for the perfecting of such sale or disposition do and shall execute all necessary legal titles and do and shall lay out and invest the monies money to arise by or from such sale or disposition and the monies to be paid on the Bond of record in the purchase of Real or Personal Estate Stocks and other Securities and do and shall from time to time resell the same real estate after vary and transfer transpose sell same stocks funds and securities as to him or them shall seem meet (with such consent as aforesaid) and thereupon shall convey and assign a cause and procure to be made settled conveyed and assigned all such mortgages lands tenents tenements or hereditaments stocks securities and other personal effects of as to be purchased as aforesaid to make for his and her uses + intents and purposes upon the trusts and under and subject to the promises and agreements hereinbefore mentioned expressed and declared of and concerning the Sumes in Mississippi Whereof the parties to these Presents have hereunto set their hands and seals in the day and year first above mentioned

Schedule B

No 84. 10 Shares United States Bank Stock certificate dated 7th August 1826 No 3367. 20 Marion Bank Stock certificate dated 23 Nov 1826 No 363367. 9 . . . 29 March 1828
No 4938. 20 Planters & Merchants certificate dated 2 Sept 1821
Bonds of Dr. Duncans Bank payable \$5000 conditioned for \$2950 by the first instalment \$750 by 22 Dec 3^d
Bonds dated 11 July 1826 from of Banker James Lillard as Trustee to the Minor Children of Mrs May Grindin and transferred to Miss Barbara Minor —
Grindin payable in four years equal annual instalments with interest on the whole payable annually

Schedule D

1 John	33 Peggy	65 Handtimes	97 Jack
2 Willis	4 Bonn	1 Tony	8 Judy
3 Adams	5 Toby	7 Adam	9 Richard
4 Anthony	6 Amelia	8 Friday	10 Morgan
5 Abraham	7 West.	9 Esther	1 Daniel
6 Joe	8 Eliza	10 Judy	2 Willis
7 Salmon	9 Lizzie	1 Jacob	3 Thompson
8 Henry	10 Abram	2 Fanny	4 Sam
9 Lucia	1 Billy	3 Lazar	5 Turkey
10 Nancy	2 Toby	4 George	6 Larvina
+ 1 Gabriel	3 Nancy	5 Nancy	7 Vander
2 Dennis	4 Peter	6 Lucy	8 Nancy
3 Tommy	5 William	7 Moses	9 Christopher
4 Mary	6 W.	8 Abby	10 Edwin
5 Anna	7 Maria	9 Hannah	11 Patty
6 Vander	8 Peggy	80 Jason	2 James
7 Buddy	9 Sippie	1 Abraham	3 Ammon
8 Paul	10 Thomas	2 Lou	4 Martha
9 Abby	1 Deborah	3 Lydia	5 Joseph
20 Ben	2 Melony	4 Adams	6 Hercules
1 Hammie	3 Frank	5 Cain	7 Julian
2 Paul	4 Sippie	6 Tom	8 Buddy
3 Protress	5 Lucy	7 Venus	9 Penelope
4 Molly	6 Ellen	8 Isaac	10 Dick
5 John	7 Abel	9 Endy	
6 Kelly	8 Wilson	10 Bekey	
7 Kelly	9 John	1 Smith	
8 Otto	10 Katy	2 Budgie	
9 Young	1 Joe	3 Linetta	
30 Stephen	2 Friday	4 March	
31 James	3 Edna	5 Rock	
32 Cuffy	4 Rachel	10 bynes	

Rebecca Ann Gordon (Loy) Mrs. Dr. Young & Henry
Gordon (Loy) signed Lands with Delinera in own
presence Ellena Madride Ruth A. Gilchrist

Normally appeared before me Ruth A. Gilchrist and made
out his or her own Acknowledgment to the said Young and
Henry Gordon (Loy) Test and on their acts and the all above
be used for the purpose herein mentioned and that he with
Ellena Madride witness the execution thereof. sworn to before
me 1 May 1828 Maurice Simmons J. N. O. recd May 2 1828

The State of New Hampshire

This Indenture made this Eleventh day of May
in the year of our Lord one thousand eight hundred and twenty
seven between William Moreck Esq^r of the first part Miss
Susan Lyman of the second part and Ann Anne Lyman and
James A. Lyman Esq^r of the third part Whereas a marriage
is shortly intended to be had and celebrated between
the said William Moreck and the said Susan Lyman —
and Whereas the said Susan Lyman is now possessed of
certain real and personal estate and upon the tract of
and previous to the said Marriage it hath been and is agreed
upon by and between the said William Moreck and the said
Susan Lyman that the real and personal estate possessed of the
said Susan Lyman and James should be by her granted and
Assigned to the said Ann Lyman and James A. Lyman and
the heirs executors and administrators
of such Grant upon the special trust and confidence —
nowhere left and to and for the several uses intents and purposes
herein after mentioned limited expressed and declared of
and concerning the same. Now this Indenture witnesseth
that in furtherance of the said agreement and in
consideration of the said intended Marriage and also
of ten cents lawful money to the said Susan Lyman in
hand well and truly paid to receipt whereof witness
acknowledged and for other divers good and sufficient
causes and considerations for themselves moving the said
Susan Lyman by and with the present party and consent
of the said William Moreck her intended husband testifies
by her being a party to and executing this present hitherto
granted Bargain and Release and confirmed and by
these present doth grant bargain sell release and confirm
unto the said Ann Lyman and James A. Lyman their heirs or
Assigns all those lots of land in the town of Hampton known
and distinguished in the plot of the said town by the Number
(111) one hundred & ten & by the number (111) one hundred & eleven &
butting & bounding on the South by Port Royal street on the North
by lot No 108. to West by East street & to the East by lot of 112. together
a wholeall & singular. The right members hereditaments & appurte-
nances to the said premises being belonging or in any wise appur-
taining also all the Estate right title interest property claim &
demand whatsoever of her the said Susan Lyman of in to or

of the same or any part or parcel thereof to have & to hold the
 aforesaid premises hereby intended to be released & confirmed
 unto the said Ann Agnew & James & Agnew their heirs &
 assigns to & for the several uses intents & purposes herein
 hereby intended to be made & declared of & concerning
 the same And this Indenture further witnesseth that in
 pursuance of the aforesaid agreement & in consideration of
 the said intended marriage & also of her debts & charges
 money to the said Susan Agnew in hand well & truly paid
 the receipt whereof is hereby acknowledged & for divers other good
 & sufficient causes her therunto moving the the said Susan
 Agnew by & with her privy & consent of the said William
 Maccock her said intended husband testified by his
 being a party to & executing these presents hath granted
 bargained & sold & by these presents doth grant bargain
 & sell & in plain & open market deliver unto to the said
 Ann Agnew & James Agnew the following negro slaves
 that is to say Tong Casper & John & a paunno to have
 & to hold the said negro slaves & paunno unto them the said
 Ann Agnew & James Agnew & the survivor of them &
 the executors & administrators of such survivor upon the
 trust & confidence nevertheless & to & for the several uses
 intents & purposes herein & hereby intended to be made limi-
 ted & declared of & concerning us with the said personal estate
 of the said Susan Agnew as the aforesaid real estate hereby inten-
 ded to be granted released & confirmed & each & every of the parties
 to this indenture hath agreed that the same & every part or
 parcel thereof shall be limited settled & apportioned in manner
 following that is to say To the use benefit & behoof of the said
 William Maccock during the joint lives of them the said
 William Maccock & Susan Agnew his intended Wife & in case
 the said Susan Agnew should die in the life time of the said
 William Maccock leaving ifme one or more of the said no-
 nage living at the time of her death, then from & imme-
 diately after such her death in trust to permit & suffer
 the said William Maccock to have receive & take the rents &
 profits thereof for & during the term of his natural life &
 from & immediately after such his death in trust to be
 equally divided among the children of the said marriage
 if more than one share & share alike each one share to be
 paid & delivered as he or she shall attain the age of twenty one

years or day of marriage which ever shall first happen of
there be but one child of the said marriage then to make
child absolutely forever. But in case the said William Mor-
cock shal die in the life time of the said Susan Agnew his
intended wife leaving issue one or more at the time of his
death then from & immediately after such his death in trust
to be equally divided between & among the said Susan & her
neat & such child or children shal & then alike the said
Susan Agnew to have take & hold her share in part to her & to
her heirs executors administrators & assigns forever as to the sh-
are or shares which shall as aforesaid come & belong to such
child or children in trust to her next & sufficient the said Susan
Agnew for & during the time of her natural life to have an
issue & take to herself the rents & issues & profits thereof
& every part & parcel thereof & from & immediately after the
death of the said Susan Agnew in trust to divide by even
& deliver to the said children of more than one as they shall
severally & separately attain the age of twenty one years or
on the day of marriage whichever shall first happen his
her or their share & portion according to the true intent & mea-
ning of these presents. But if at the death time of the death
of the said William Morcock or Susan Agnew whichever
shall first happen there shal be no issue of the said mo-
marriage living them from & immediately after such death
leaving no lawful issue living of the said marriage in
trust to pay & deliver over all & singular the estate real
& personal herein & hereby settled & conveyed to the sole
& only use of the survivor of them the said William Morcock
& Susan Agnew to have & to hold the same to such survivor
& to her & her heirs executors administrators & assigns for-
ever & ad last by the said William Morcock for him
self his heirs executors executors administrators & assigns
both by these presents covenant & agree to & with the said Susan
Agnew & James Agnew & the survivor of them & the heirs ex-
ecutors & administrators of such survivor that he the said
William Morcock his heirs executors & administrators shall
& will from time to time & at all times hereafter upon the
reasonable request of them the said Susan Agnew & James
Agnew or the survivor of them & the heirs executors & ad-
ministrators of such survivor make do & execute or pur-
case to be made done & executed all such further & other

reasonable & lawful acts & deeds in the law as may be requisite for the corroborating & confirming these presents. In witness whereof the said parties to these presents have hereunto set their hand & seals on the day & in the year first above written in the presence of
 J A Logue } Ott Agnew Esq Wm Morecock Esq Chmry
 James B Prince Esq Esq J A Agnew Esq
 The State of South Carolina Beauft District

Personally appeared before me John A Logue who being duly sworn deponeth that he was present & saw the within named William Morecock & Susan Agnew sign Seal & deliver the within marriage settlement & that himself to gether with James B Prince Subscribed their names as witnesses to the due execution of the same Sworn to before me this 20 day of August 1827. In Portions Pd. D C H O Byrne
 Recorded 29 May 1828

The State of South Carolina

This Indenture Tripartite made at the City of Charleston in the State aforesaid Between Mary Miller of the First Part. Alexander Fraser of the Second Part and William Miller of the Third Part - on the twenty eighth day of May in the year of our Lord one thousand eight hundred and twenty eight and in the fifty second year of the Sovereignty and Independence of the United State of America Whereas by a Bond or obligation in writing bearing date on or about the twentieth day of April in the year of our Lord one thousand eight hundred and twenty two under the hand and seal of Richard Cunningham, the said Richard Cunningham became bound unto the said Mary Miller in the penalty of eight thousand Dollars with condition there under written, promising void the said Bond on the said Richard Cunningham his heirs executors or administrators paying unto the said Mary Miller for certain attorney executors administrators or assigns the full and just sum of Four thousand Dollars at a day therein for that purpose limited and appointed and since paid with lawful interest for the same in the meantime payable every six months as by the said in part recited Bond

and condition hereunder written relation being there
unto had, may appear. And Whereas, a marriage hath been
agreed upon and is intended shortly to be had and solemnized
by God's permission between the said Mary Miller and the
Said Alexander Fraser. And Whereas upon the facts, for
the said intended marriage it was agreed that the said Bond
to which the said Mary Miller is entitled as herein
before is mentioned and all the interest hereafter to
become due, and all the payment ^{hereafter} to be made thereon
should be settled and adjusted so as that the same dur-
ing the continuance of such coverture might be for
the separate use, and absolute disposal of her the
said Mary Miller. Now this Indenture witnesseth
that in pursuance of the said agreement and for the pur-
pose of settling and apportioning other personal property, to
which the said Mary Miller is entitled, and in con-
sideration of the said intended marriage and also for
and in consideration of the sum of Five Dollars of
lawful money to the said Mary Miller in hand well
and truly paid by the said William H Miller before
before the sealing and delivery of these presents (the
receipt whereof is hereby acknowledged) That the said
Mary Miller with the privy and approbation of the
said Alexander Fraser (testified by his being a party
to and sealing and delivering these presents) hath
bargained, sold, assigned, transferred and set over,
and by these presents Doth bargain, sell, assign,
transfer, and set over unto the said William H Miller
his executors administrators and assigns, all the
the said sum of One thousand Dollars named as
hereinbefore is mentioned and all interest henceforth to
grow due for the same, together with the said in part
recited Bond or obligation and the mortgage executed
for the further securing the payment of the same, and
the full benefit thereof also a negro slave named Ellen
together with her future issue and increase. And all
the right, title, interest, property, claim and demand
whatsoever, both at law and in equity of her the said
Mary Miller, of, in or to the same premises respecting
any part thereof respectively, with full power and au-
thority to ask, sue for, recover, and receive, and to give

say be re-
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evening of
Chancery

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n who bi-
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new sign
and that
described
- of the
against
by me

Charleston
S.C.
William
ay of May
to and
the County
America
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The year
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unto the
said
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to said
admin-
- Four
purpose
th law-
bailable
Bond

effectual receipt, and discharges for the said monies and interest, hereinbefore aforesaid, and every or any part thereof respectively, To have, Hold, receive and take the said sum of Four thousand Dollars, and the said negro Slave Ellen to gether with her future issue and increase, and all and singular other the premises herein before aforesaid or expressed and intended so to be unto the said William H Miller his executors, administrators and assigns, Upon the Trust, and to and for the intents and purposes, and with under and Subject to the powers, provisions, agreements, and declarations herein after expressed, or declared, and contained of and concerning the same: And it is hereby agreed and declared between and by the parties to these presents, that the said William H Miller his executors, administrators, and assigns, do and shall stand and be proprietors of and interested in the said sum of Four thousand Dollars, and interest. And also of and in the said negro Slave Ellen together with her future issue and increase upon, and for the trusts, intents, and purposes, and with, under, and subject to the powers, provisions, agreements, and declarations hereinafter expressed and declared of or concerning the same (that is to say) in trust for the said Mary Miller her executors, administrators, and assigns, in the mean time, and until the said intended marriage shall be had and solemnized, and from and immediately after the solemnization thereof in trust that to the said William H Miller his executors administrators and assigns, do and shall from time to time during the joint lives of the said Mary Miller and Alexander Fraser pay and dispose of the clear yearly interest profits and produce of the said Four thousand negro Slave Ellen as the same shall from time to time arise and be received unto such person or persons, and to and for such uses and purposes, and in such parts and proportions, manner and form as the said Mary Miller shall from time to time, notwithstanding her coveture by any note,

or writing under her hand direct or appoint to me in
trust that the same may not be at the disposal of, or
subject or liable to the control, debts or engage-
ments of the said Alexander Chase her intended
husband, but only at her own sole and separate dis-
posal and in default of, and until such direction
on and appointment, to the proper hands of the
said Mary Miller or otherwise do, ^{and shall} per-
mit and suffer her to receive and take the same
to and for her own sole and separate use and
benefit; whose receipts under her hand shall from time
to time notwithstanding her coverture be sufficient
discharges for so much thereof for which such receipt
shall be given And upon this further trust, that
he the said William H. Miller his executors, admini-
strators, and assigns shall and do assign transfer
and dispose of all and every the said Bond and
Negro Slave together with her future issue and in
crease or any part thereof unto such person, and
persons, and for such uses, purposes, estate, and in-
terests and in such parts proportion, manner,
and form, with or without power of revocation,
as she the said Mary Miller shall from time
to time notwithstanding her coverture and whe-
ther she shall be ~~the~~ sole or married by any
writing or writings under her hand and seal,
attested by two or more creditable witnesses, or
by her last will and Testament in writing, or
any writing ^{purporting} purporting to be her last will and
Testament to be by her signed, sealed, publish-
ed and declared, in the presence of three or more
creditable witnesses, direct, limit, give or appoint
the same, or any part thereof; to the intent that the
same or any part thereof may not be at the disposal
of or subject or liable to the control, debts, or engage-
ments of the said Alexander Chase her intended
husband, but only at her own sole and separate
disposal: And it is hereby declared and agreed by
me between the said party to these presents that
it shall and may be lawful to and for the said
William H. Miller his executors or administrators

with the approbation of the said Mary Miller
 testified under her hand notwithstanding her
 coverture and whether she be sole or married
 to sell and dispose of the said Bond and Slave
 or either of them and to lend and place out the
 monies arising by such sale or disposition or by
 the payment of the said Bond or any part there
 of, upon any public or private security or Securi
 ties at interest or invest the same or any
 part thereof in the purchase of stock with
 such approbation as aforesaid; and so from
 time to time to call in such monies so lent or pla
 ced out on securities as aforesaid, or to sell and
 dispose of such stock so to be purchased, or any
 part thereof, as often as he shall think fit,
 with such approbation as aforesaid - or the same
 to invest or any part thereof in the purchase of
 real and personal Estate and so from time to
 time to sell and dispose of such Real and Person
 al Estate so to be purchased, or any part thereof
 as often as he shall think fit, with such appro
 bation as aforesaid - Provided always never
theless and it is hereby declared and agreed
 by and between the said parties to these -
 Presents, that all securities stocks Real and
 Personal Estate in which the proceeds of the said
 Bond and Slave or any part thereof shall be in
 vested shall be assigned and transferred to and
 in such sort as that the same shall be legally
 and effectually vested in the said Trustee, upon
 the trusts aforesaid - In witness whereof the par
 ties to these presents have hereunto set their hands
 and seals on the day and year first above written
 Signed sealed and delivered in presence of
 Richard Birmingham }
 F. Miller
 C. Miller
 Charles E. Miller
 Mary Miller Seal
 Alexander Fraser Seal
 W. H. Miller Seal
 J. Miller Seal

Charles E. Miller made oath that he was present and
 saw Mary Miller, Alexander Fraser, and W. H.
 Miller sign, seal, and deliver this instrument

of writing for the uses and purposes thereon mentioned
and that he together with Richard Tunning
ham and C J Miller witnessed the same drawn to
before me this 9th day of June 1828

Recorded 9th June 1828 E John Ward et al

The State of South Carolina

Article of agreement of four parts made and
executed this third day of April anno Domini One
thousand Eight Hundred and Sixty Eight between
James Terry on the first part, Mary McConnell of the
second part and William McConnell and James Terry
Sisters of the other part all of the District of Williamson
and State of South Carolina to wit Mary B McConnell
is named and proposed to be and her heirs the one fifth part
of certain Negro Slaves namely Patty my African Slave
and the whole claim to the slaves and slaves with following
marks to wit brok and under six in one year old & black is
the other and whereas a marriage is hereby to be had and
celebrated between the said James Terry and Mary B
McConnell it is therefore covenanted and agreed by
and between the parties to the present in Manner &
form following that is to say It is so James Terry for
himself his heirs Executrix and administrators to and
with the said Mary B McConnell and William
McConnell after giving them their and theirs Not by
the said James Terry and Mary B McConnell his intended
Wife in case he and Mary B McConnell his intended
by some good and sufficient conveyance or conveyances
in Law shall settle and Assign to said one fifth of
the above named Negroes and the whole of said stock
of cattle as above mentioned as above mentioned —
Together with their future increase and I agree to the
said Mary B McConnell and her lawful issue but
should she die leaving no issue then to return and be
divided equally between the then surviving Brothers &
Sisters of the said Mary B McConnell of the full
Blood and to end for no other use intent or purpose whatever
I sign with this my self the said parties hereunto set their
hands and seals the day and year above written

Written

James Jerry *[Signature]* Mary B. McBrown *[Signature]*

The word in the fifth line from the top (with first part and of the second part) are intended before signature and taking in the tenth line from the top *Legible Hand* and —
delivered in the presence of —
South Carolina Williamsburg District

Personally appeared Charles Barron who being duly sworn deposes and states that he was present and saw James Jerry and Mary B. McBrown sign said act and as their last a full Oliver Standard Instrument of Writing for the uses and purposes herein mentioned & that George King and Sarah King with the defendant subscribed their names a witness to the execution thereof

From the Office of the 16 May 1828 R. G. Farrel 226

— Recorded June 20th 1828 —

estate of South Carolina

Whereas Elizabeth Tolman Waller of the City of Charleston and State of South Carolina is possessed of two female negro slaves named Betty & Nancy and household furniture particularly mentioned —
espoused and contained in the schedule hereunto annexed and Whereas a marriage is shortly intended (by Gods permission to be had and consummated between the said Elizabeth Tolman Waller and William Sison of the City of Charleston and State aforesaid, and Whereas it has been agreed between the said Elizabeth Tolman Waller and the said William Sison that previous to the consummation of the said marriage the said Elizabeth Tolman Waller should sign and make over the said female negro slaves Betty & Nancy with their future issue and increase and the said household furniture particularly espoused and contained in the schedule annexed to Elizabeth Waller (Mother of the said Elizabeth Tolman Waller) for execution attorney to and signs on the last and for the purpose herein after declared. Now know all men by these presents that in consideration of the said marriage and in

pens

presence of the said agreement, she to make Elizabeth
Selman Walton with the consent and approbation of the said
William Garrison testified by his being a party to and -
sealing and delivering delivery there present hath granted
bargained aliened assigned and set over out of the
present with grant bargain alien assign and set over
unto the said Elizabeth Walton her executors adminis-
trators or assigns all her right title interest and
property in and to the said negro woman slaves Berry
and Nancy with their future issue and the household
furniture accustomed to have and to hold the said negro
slaves Berry and Nancy with their future issue
and the said household furniture unto the said
Elizabeth Walton her executors administrators or assigns
upon this trust that is to say for the use of the said William
Garrison and Elizabeth Selman Walton during their
joint lives and upon the death of either to the survivor for
life and should there be any issue of second marriage
an equal share to them absolutely and power after the
death of their said parents to the said William Garrison and
the said Elizabeth Selman Walton and if there should
be no issue of second marriage then to the brother and
Sister of the said Elizabeth Selman Walton and their
heirs absolutely and power but it is hereby agreed by
the parties to these presents that the said trustee Elizabeth
Walton may upon the report of the said William Garrison
and the said Elizabeth Selman Walton sell and dispose
of the said negro and invest the proceeds in other property
to be held by the said trustee subject to the said sum thus

In witness whereof the said parties have hereunto
set their hands and seal on the County this day
of June in the year One thousand eight hundred and
forty eight Elizabeth J. Walton Esq^r William
Garrison ~~Esq^r~~ for Elizabeth Walton Esq^r Sealed a
document in the presence of Captain John Mather
H. W. Neville ^{Esq^r} Unsealed schedule of Household
furniture 1 clock 1 Bedstead feather bed matress bolster
pillow 1 chest of drawers one toilet table & Shelf one wash stand
one common chair Doctor skin bottom chair one small table one
table one side board one pair of cane sticks one dog chair 2
towels one looking glass two pair candle sticks and a muffin.

37

done witness her to this. I do solemnly swear for ever
whatsoever nation and what place either land or water one
hundred and four years hence to pay or cause to be paid
me and my wife one pound per year to enter stand
docket the 23 day of June 1828 Elizabeth Walton
William Garrison ⁱⁿ Elizabeth Walton witness by Caroline
Ann Walton No 40 Novelle

H W Novelle made with that he was present and saw
Elizabeth J Walton William Garrison and Elizabeth —
Walton Sign last & deliver this instrument of Writing for
to use and perform herein mentioned and that he
Witness the same together with Caroline Ann Walton —
Signed before me this 23 June 1828 John Ward 227

Received June 23. 1828

The State of South Carolina. This Indenture Subscriber is
hereby made and订立于 the twenty fifth day of June in the year of our
Lord one thousand eight hundred and twenty eight Between
the subscriber James Horace Taylor of the first part, citizen
of the United States and Joseph Manginault the
younger of the second part and Charles Grayson Mann
of the third part citizen of the said State of South Carolina
and his son James Horace Taylor planter in contemplation and
desirous of the said intended marriage and of the love and
affection which he hath and beareth to his daughter the said
James Horace Taylor and to make provision for her, has this day
entered into this indenture to the said James Horace Taylor his bond a
sum of two thousand dollars bearing even date hereof in the penal sum
of two thousand dollars conditioned for the payment of the sum
of two thousand dollars on or before the twenty fifth day of
June in the year of our Lord one thousand eight hundred and
twenty eight and to be in the place of our Lord one thousand
eight hundred and twenty nine and to be the said
James Horace Taylor his bond executed and delivered
and to be the said James Horace Taylor his covenant and engagement
to pay or cause to be paid to the said James Horace Taylor five hundred dollars yearly
for the space of seven years from the date
of this indenture for the sum of money mentioned bond become payable
to the said James Horace Taylor and Covenant referenced

wherein she is left full of grief and sorrow for the said
Charles C. Chapman by & with the consent of her
said son to the said Edmund Chapman (born Taylor) and in con-
formity with the wish and desire of her said father
in consideration of the said son's marriage hath promised
and agreed to marry him and to make him her husband and love
him and attorney general to give and annex unto the said Edmund
Chapman as his wife upon all manner of property hee shall have
and receive and for the same purpose have and hold all parts Now
therefore in consideration of the said marriage
of the said son intended marriage and by and with the advice
and consent of the said Edmund Chapman (born Taylor) and for
the end and intention of the same to have the said Edmund
Chapman with the said Joseph Manigault the younger
of the said Edmund Chapman and Charles D'Chamignault in hand pa-
cified and sealed the sealing wax above of these presents
and the receipt whereof she doth hereby acknowledge the
same to be witnessed by the said Edmund Chapman
so that all good things desired and intended betweene are done by the
present and for ever shall affyn transfer and deliver
unto the said Edmund Chapman (born Taylor) the younger Peter C. Man-
igault and Charles D'Chamignault all and singular
the said Edmund Chapman (born Taylor) and the equipment and conve-
nient apparel and furniture and dreses and all money due
and to goe due thereon when he shall to tell take and
receive the same and every part thereof and all moneys principall
and interest due and remaine arising therefrom unto the said
Edmund Chapman (born Taylor) the younger Peter C. Manigault and Charles
D'Chamignault and their executors administrators successours and
appayl contract with the selfe same to and for the sume several
with intent to and purposesse hereinafter expressed and declared
of and concerning the same. And for the considerations aforesaid
the said Edmund Chapman (born Taylor) the younger Peter C. Manigault
doth by and specially for hundred thousand dollars executors and
administrators successours granted granted and agreed
and doth warrant promise give and agree to and with the
said Joseph C. Chapman and the younger Peter C. Manigault and
Charles D'Chamignault their executors administrators and
successours that they and said Edmund Chapman (born Taylor) and Thomas
Taylor and each of them shall and may at all times
have and administris tenuer and all and every person

a person whosoever having or lawfully claiming a to
claim any estate, right, title, interest, property lieu
demands or claims, of, in, to, or upon the said premises
or any part thereof shall and will from time to time and
at all times hereafter at the reasonable request of the
said Joseph Manigault the younger Peter Manigau-
lt and Charles D Manigault their executors ad
ministrators or successors and at the proper costs of the
trust estate make do seal execute and deliver
or cause and procure to be made do sealed executed
and delivered, all and every such further and other
reasonable act and acts thing and things devices convey-
ances and assurances in the law whatsoever for the further
better and more perfect and absolute granting bargaining
settling adjusting transferring and setting over all and singular
the said premises and every part and parcel thereof unto the
said Joseph Manigault the younger Peter Manigault
and Charles D Manigault their executors administrators suc-
cessors or assigns as by any or either of them, any or either of
their executors administrators successors or assigns, shall be un-
reasonably advised, desired or required. In trust 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 to and for the sole use and benefit
of the said Ann Manigault until the solemnization
of the said intended marriage and from and after the solemniza-
tion of the said intended marriage then in trust to and
for the joint use, benefit and benefit behoof of them the
said Thomas H Taylor and Ann Manigault for and during
the joint lives of them the said Thomas H Taylor and Ann
Manigault and to suffer and permit them the said Thomas
H Taylor and Ann Manigault to have take and receive
the said annuity and the income if any as interest and profit
of the said Bond when the said if any income interest and pro-
fit thereon shall be and become due and payable to and used
for the joint use and benefit of them the said Thomas H
Taylor and Ann Manigault but without being in any
manner liable to the debt contracts or engagements of him the
said Thomas H Taylor and should the said Ann Mani-
gault survive him the said Thomas H Taylor then from
and immediately after the death of him the said Thomas H

Taylor Ie trust to and for the sole use benefit and help of her
the said Ann Manigault her heirs executors and administrators
free and discharged from all further and other trusts. And
should she the said Ann Manigault die before him the said
Thomas St Taylor without leaving lawfully by other of her living
at the time of her death than from and immediately after the
death of her the said Ann Manigault Ie trust to and for the
sole use benefit and help of him the said Thomas St Taylor his
heirs executors and administrators free and discharged from all
further and other trusts. And should she the said Ann Mani-
gault die before him the said Thomas St Taylor leaving lawfully begot-
ten if you living at the time of her death than from and im-
mediately after the death of her the said Ann Manigault oblige
to and for the sole use, benefit and help of him the said Thomas
St Taylor for and during his natural life and to suffer and
permit him the said Thomas St Taylor to have take and receive
so the said annuity and the spous income interest and pro-
fits of the said Bond when the said spous income interest and
profits thereon shall have become due and payable and from
and immediately after the death of him the said Thomas St
Taylor so as aforesaid surviving her the said Ann Manigault
(she having previously died leaving lawfully by other if you living at the
time of her death) Ie in trust to and for the issue of the said inter-
ested marriage living at the death of the said Thomas St Taylor so
as aforesaid surviving the said Ann Manigault if one then to
that one his or her heirs, executors administrators and assigns ab-
solutely and forever, and if more than one then to them their
heirs executors administrators and assigns absolutely and for
ever to be equally divided among them share and share all
free and discharged from all further and other trusts and should
any or either of the issue of the said interested marriage have mar-
ried and died, leaving lawfully begotten issue living at the death
of him the said Thomas St Taylor so as aforesaid surviving her
the said Ann Manigault then such issue shall represent his
her or their parent or parents and have take and receive those sa-
me share or shares in the said premises as the parent or par-
ent of alive would have taken and received to him her or their his
her or their executors and administrators absolutely and free and
discharged from all further and other trusts.
And should she the said Ann Manigault die before
him the said Thomas St Taylor leaving lawfully begotten

a person whomsoever having or lawfully claiming a to
 claim my estate, right, title, interest, property lies
 demand or claim, of, in, to, or upon the said premises
 any part thereof shall and will from time to time and
 at all times hereafter at the reasonable request of the
 said Joseph C Manigault the younger Peter Manig-
 ault and Charles D Manigault their executors ad
 ministrators or successors and at the proper Costs of the
 trust estate make do seal execute and deliver
 or cause and procure to be made done sealed executed
 and delivered, all and every such further and other
 reasonable act and acts, thing and things devices convey-
 ances and appearances in the law whatsoever for the further
 better and more perfect and absolute granting bargaining
 selling assigning transferring and setting over all and singular
 the said premises and every part and parcel thereof unto the
 said Joseph C Manigault the younger Peter Manigault
 and Charles D Manigault their executors administrators suc-
 cessors or assigns as by any or either of them, any or either of
 their executors administrators successors or assigns, shall be rea-
 sonably advised, desired or required. In trust never the less
 and to and for the several uses intents and purposes
 hereinafter expressed and declared of and concerning the same
 that is to say The trust to and for the sole use, and benefit
 of the said Ann Manigault until the solemnization
 of the said intended marriage and from and after the solemniza-
 tion of the said intended marriage then in trust to and
 for the joint use, benefit and benefit behoof of them the
 said Thomas H Taylor and Ann Manigault for and during
 the joint lives of them the said Thomas H Taylor and Ann
 Manigault and to suffer and permit them the said Thomas
 H Taylor and Ann Manigault to have take and receive
 the said annuity and the income if any as interest and profit
 of the said bond when the said ipm's income interest and pro-
 fit thereon shall be and become due and payable to and bear
 for the joint uses and benefit of them the said Thomas H
 Taylor and Ann Manigault but without being in any
 manner liable to the said contracts or engagements of him the
 said Thomas H Taylor and should the said Ann Mani-
 gaull survive him the said Thomas H Taylor then from
 and immediately after the death of him the said Thomas H

Sayeth Ie trust to and for the sole use benefit and behf of her
the said Ann Manigault her heirs executors and administrators
free and discharged from all further and other trusts And
should she the said Ann Manigault die before the said
Thomas St Taylor without leaving lawfully by other of her living
at the time of her death then first and immediately after the
death of her the said Ann Manigault Ie trust to and for the
sole use benefit and behf of him the said Thomas St Taylor
heirs executors and administrators free and discharged from all
further and other trusts And should she the said Ann Mani-
gault die before him the said Thomas St Taylor leaving lawfully be-
gotten if she living at the time of her death then from and im-
mediately after the death of her the said Ann Manigault to him
to and for the sole use, benefit and behf of him the said Thomas
St Taylor for and during his natural life and to suffer and
permit him the said Thomas St Taylor to have take and receive
as the said annuity and the saids income interest and pro-
fits of the said Bond when the saids income interest and
profits thereon shall have become due and payable and from
and immediately after the death of him the said Thomas St
Taylor so as aforesaid surviving her the said Ann Manigault
(she having previously died leaving lawfully by other if she living at the
time of her death) then in trust to and for the issue of the said inter-
ested marriage living at the death of the said Thomas St Taylor so
as aforesaid surviving the said Ann Manigault if one then to
that one his or her heirs, executors administrators and assigns ab-
solutely and forever, and if more than one then to them their
heirs executors administrators and assigns absolutely and per-
ever to be equally divided among them share and share alike
free and discharged from all further and other trusts and should
any or either of the issue of the said intended marriage have mar-
ried and died, leaving lawfully begotten issue living at the de-
ath of him the said Thomas St Taylor so as aforesaid surviving her
the said Ann Manigault then such issue shall represent his
her or their parent or parents and have take and receive these
one share or shares in the said premises as the parent or par-
ent to if alive would have taken and received to him her or their
her or their executors and administrators absolutely and forever
free and discharged from all further and other trusts
And should she the said Ann Manigault die before
him the said Thomas St Taylor leaving lawfully begotten

spouse living at the time of her death, and such if she also die before the said Thomas St Taylor without leaving lawful issue living at the time of his the said Thomas St Taylor's death then from and immediately after the death of such spouse is as apnied surviving the said Ann Manigault and dying before the said Thomas St Taylor in trust to and for the sole use benefit and benefit, both of the said Thomas St Taylor his heirs executors and administrators free 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 Joseph Manigault the younger Peter Manigault and Charles D Manigault or the survivors or successors of them as Trustees as aforesaid by and with the advice and consent of the said Thomas St once Taylor and Ann Manigault or of the survivor of them the said promise hereinbefore aforesaid and conveyed or intended so to be or any and every part thereof to change sell assign and/or over release compound and convey in such manner as may be thought most beneficial and advantageous and the proceeds thereof to reinvest and such investment again to sell, as often and in such ways as may be thought best, subject always nevertheless to and for the same uses intents and purposes hereinbefore expressed and declared of and concerning the same. And lastly in trust that it shall and may be lawful to and for the said Thomas St once Taylor and Ann Manigault or the survivor of them by and with the advice and consent of the said Joseph Manigault the younger Peter Manigault and Charles D Manigault or of the survivors or successors of them as Trustees as aforesaid in and by the Deed of them the said Thomas St once Taylor and Ann Manigault or of the survivor of them executed in the presence of two witnesses when and as often as may be thought proper to constitute nominate and appoint other Trustees or another Trustee in the place and stead of the aforesaid Trustees or either of them or their successors or Successors, and the Successors or successors as Trustees or Trustees last constituted nominated and appointed shall and will profess and enjoy all and singular the rights powers privileges and authorities and be subject to all the duties responsibilities and liabilities of the preceding Trustee or Trustees and the

Person or persons formerly trustees or trustees in trust for
and stead such new Trustee or trustees may be appointed
shall be forthwith thenceforth forever responsible
and dis charged. I'm witness whereof the said parties
have hereunto respectively and interchangingably set their
hands and Seal the day and year in the month first
above written. Tho 16 once day for Equal & Ann O'Leary
ignault & Seal Joseph Manigault Jr. Peter Mani
gault & Seal Charles J. Manigault & Seal. Signed
sealed and delivered in the presence of the word living
first interlined on the fifth page Arthur Hayward Esq.
E. Tonger Jr. Arthur Hayward made oath that he was
present and saw Thos Horne Taylor. Ann Manigault.
Joseph Manigault Jr. Peter Manigault. and Charles
J. Manigault sign Seal and deliver this instrument
for the uses and purposes therein mentioned and that
he to gether with E. Tonger Jr witnessed the same
Sworn before me this 30 June 1828

Recorded 30 June 1828. John Ward C.S.

Beaufort District S. Lukes Parish. This instrument made
this Twenty third day of January in the year of our Lord One
Thousand eight hundred & twenty eight and of the Independence
of the United States of America the fifty second, Between Mar-
tha A. Pope spinster of the first part. Alexander G. Verdin M.D.
of the second part and George Pope & James Pope of the third part
the parties are all of sound & sound aforesaid. Whereas a
Marriage is (by Gods permission) intended to be shortly solemn-
ized between the said Alexander G. Verdin & Martha A. Pope
Parties to these presents & the said Martha A. Pope is now or
will be entitl'd to an undivided portion of the late William
Pope's personal Estate reference being had to W^t which
claim under that Will they the said Parties have agreed the
same shall be settled & secured in manner hereinafter
specified. Now therefore this instrument to witness that in
consideration of the intended Marriage & of its taking effect
to settle & secure a competent Maintenance and Support
to & for the said Martha A. Pope in case she shall survive
the said Alexander G. Verdin. And also for and in consideration of
the sum of Two Dollars current Money of this State to the said
Martha A. Pope in hand well and truly paid by the said

George Pope and James Pope at or before the sealing and
 delivery of this present, the Receipt whereof is hereby acknow-
 ledged, that the said Martha A. Pope with the consent
 & approbation of the said Alexander G. Verdiere Signified
 by his being a party to the sealing & delivery of this power,
 Doth, grant, bargain & sell, unto the said George Pope
 and James Pope her right and interest in the said estate
 of Mr. Pope of reference in every way instance being had to
 the Will as no other can be made or Schedule annexed
 to them the said George Pope and James Pope and the
 Survivor of them and the executors and administrators of such
 survivor, In trust nevertheless, and to and for the property
 and subject to the conditions herein after mentioned to
 for no other use or purpose whatsoever that is to say: first
 in Trust & under this proviso & condition that the said George
 Pope & James Pope and the Survivor of them & the executors and
 administrators of the Survivor as and shall present and
 suffer the said Alexander G. Verdiere from and immedi-
 ately after the solemnization of the intended Marriage
 to take possession under such contingencies as the Will directs
 for and during the joint lives of them the said Alexander G.
 Verdiere & Martha A. Pope his intended wife to whose joint
 and absolute use and behoof the profits arising from the
 Work, Labour, or Services, of such personal estate hitherto
 allotted to, together with the increase, are to be applied
 without the Interference, Prostitution or Hindrance of
 them the said George Pope and James Pope or either of them
 their or either of their executors or administrators, or any of
 them. Secondly in Trust and under this proviso and
 condition the said Martha A. Pope is empowered to add
 upon of her claim under the Will of her late Father
 (the same being personally property) together with the
~~and increase in the~~ following viz. If
 the said Martha A. Pope have no issue then and in
 that case she is fully empowered to will the same as
 in her judgment she may deem proper. Thirdly
 in Trust and under this proviso that in case the
 said Martha A. Pope should survive the said
 Alexander G. Verdiere that they the said George Pope
 & James Pope & the Survivor of them and the executors
 and administrators of such Survivor as and shall

Sign and deliver over unto the said Martha A. Pope all her
claims together with their further monies from the sum of three
Pounds, and therefor the same are hereby to be paid in
Martha A. Pope her executors, administrators and assigns for
what is in arrears and ample a maner as if she or they had
divided her or their title thereto by Purchase, or any other
absolute conveyance, and all trust respecting the premises
is then to be at an end and a determined - Provided
Nevertheless that in case the said intended marriage
between Alexander G. Verrier & Martha A. Pope shall not
take effect that then this Deed is every matter herein
contained shall cease & be of no effect than if the same
had never been made - In witness whereof the parties
aforesaid have interchangably set their hands and
Seal, the day and year first above written.

Martha A. Pope *[Seal]* Alex G. Verrier *[Seal]*
Signed Sealed and delivered in the presence of
Geo. J. Logan Henry Verrier,

Personally appeared before me Hugh J. Attoe one of the
Justices of the Peace for St. Lukes Parish, Geo. J. Logan
one of the subscribing witnesses to the annexed deed
being sworn deposes that he saw the within named
parties Martha A. Pope and Alex G. Verrier sign & seal
and as their act and deed deliver the annexed instrument
of writing and that he together with Henry Verrier Sub-
scribed the same as witness -

Sworn to this 14 July 1828 H. J. Attoe J.W (L.S.)

Recorded 11 July 1828

The State of South Carolina. This Indenture made
the fifth day of April in the year of our Lord One thousand eight
hundred and twenty eight. Between Ann Bell Waring widow
of the late John Waring of the first part, Lawrence Bryan of the
city of Charleston of the second part and Joseph Hart Waring
of the third part. Whereas the said John Waring died of his
intermarriage with the said Ann Bell Waring in and
by his certain Probate bearing date the 1st day of May
in the year of our Lord One thousand eight hundred & twenty
one we die laid himself unto Henry A. Pope (of New Bern)
in the sum of One Thousand Dollars with a condition
thereunder written that "the said John Waring should well and
truly as soon after the death of Martha Scott (the wife of the

of the Said Ann Hall Waring) settle and convey all such property as shall be due to the Share of the Said Ann Hall Waring or a division of the property therein partitioned referred to, unto the Said Henry J. Payas his heirs, executors, administrators and assigns or such person or persons might be substituted in his or their stead, to, for and upon the several uses trust intent and purpose specified in the recital to the Said Bond, all of which will fully and more particularly and at large appear by reference to the Said Bond and condition of record in the office of Secretary of State in Charlestown and

And Whereas the

Said Harriet Scott departed this life on or about the Nineteenth day of October in the year of Our Lord One thousand eight hundred and twenty two and the said property was afterwards divided under and out of the Court of Equity at Charlestown in March One thousand eight hundred and twenty three and the Share of the Said Ann Hall Waring allotted to her (as will appear by the return of the Commissioners to the court of partition made from the said Court) but the portion so allotted to the Share of the Said Ann Hall Waring was afterwards sold and the proceeds vested in other property now consisting of Five Shares in the Capital Stock of the Bank of the United States Standing in the Name of the Said Joseph Hall Waring (the present Trustee) in the Books of the Office of Discount and Deposit at Charlestown A Bond of Daniel Jennings Waring's bearing date the Eleventh day of May in the year of Our Lord One thousand eight hundred and twenty Six certifying for the payment of the sum of Six hundred and thirty Six dollars Seventy five cents and the following Negro Slaves to wit Jefferson, Leilia, Ainslow, Lydia, Capanda, Hester May, Harriett, Abigail and Pompey also the sum of

Now in the hand of the Said Joseph Hall Waring as Trustee as aforesaid, And Whereas the Said Ann Hall Waring is also entitled to a life estate in Twenty Shares left by the Will of Mr. Ann Waring deceased, and in Twelve Shares in the Bank of South Carolina of a Legacy from her Aunt Polly Ann Smith deceased, all of which Shares are standing in this

~~Books of the said Banks especially in the name of the
Joseph Hall Waring Trustee as aforesaid, and also a life
estate in the following property to wit before mentioned
and being the sum of~~

~~Now in the hands of the said Joseph Hall Waring as
Trustee as aforesaid, And Whereas a Marriage is intended
to be shortly had and solemnized between the said Lawrence
Ryan and the said Ann Ball Waring, and moreover
whereof it hath been agreed that all the estate, right, title
and interest of the said Ann Ball Waring of in and to all
and singular the property herein before specified and
set forth, shall be conveyed to the said Joseph H. Waring
upon the trusts and for the purposes herein after mentioned
and defined. Now This Indenture witnesseth
that the said Ann Ball Waring in consideration of
the said intended Marriage and of the sum of one dollar
to her in hand well and truly paid by the said Joseph
Hall Waring at or before the sealing and delivery of this present,
and by and with the sealing and consent of the said Lawrence
Ryan her intended husband testifying by his being a party
to and executing these presents. Both bargained, sold, trans-
ferred and conveyed and hereby doth bargain, sell, transfer
and convey unto the said Joseph Hall Waring all the
estate, right, title and interest of her the said Ann Ball
Waring of in and to all and singular the property and
choses in action herein before specified and set forth. It
is agreed that portion included in the Bond aforesaid from
the said John Waring to the said Henry & Rogers, a bond
in which the said Ann Ball Waring is otherwise interested
as aforesaid and whether such estate right title
or interest be vested or contingent, to have and to hold the
same and every part thereof unto the said Joseph Hall
Waring his executors, administrators and assigns forever to
for and upon the uses, trusts intents and purposes herein
after expressed and declared of and concerning the same
that is to say, In trust for use of the said Ann Ball
Waring her executors, administrators and assigns until
the solemnization of the said intended marriage, and
from and immediately after the solemnization thereof to last
for the joint use benefit and behoof of the said Lawrence
Ryan and Ann Ball Waring during their joint lives.~~

but to be in no wise subject to or liable for the payment or
any future debts, contracts or engagements of the said Lawrence
Ryan; And from and immediately after the death of either
of them the said Lawrence Ryan and Ann Ball Waring
shall be in Trust for the use benefit and behoef of the
Survivor of them for and during his or her natural life
and from and immediately after the death of such
Survivor then in trust for the use, benefit and behoef
of such child or children of the said Ann Ball Waring
as shall or may be living at the time of the Death of
such Survivor (Share and Share alike if More than One
Child) and his her or their executor, administrator and
Assignee forever. And if at the time of the death of such
Survivor, any child or children of the said Ann Ball Waring
shall have died leaving issue, then in trust also, that such
issue shall represent his her or their parent or parents and
shall have, take, and receive the same Share and as his
her or their parents or parent would have been entitled
to if he, she, or they had been living at the time of the
death of such Survivor. But if at the time of the
death of the Survivor of them the said Lawrence Ryan
and Ann Ball Waring then shall not be living any
child or children of the said Ann Ball Waring or the
issue of any deceased Child or Children then and in
that case in Trust for the use benefit and behoef of
person or persons and for such estate or estate as such
Survivor by and duly executed in his or her lifetime
or in and by his or her last Will and Testament duly
made shall nominate, limit, direct and appoint and
in respect or on the failure and want of such Nom-
ination, limitation, direction and appointment so Trust
for the use benefit and behoef of the right heir of the
Survivor of them the said Lawrence Ryan and Ann Ball
Waring, then being executor, administrator and Assignee
absolutely and forever freed and discharged of all
other and further uses and trusts. In Witness whereof
the said parties have hereunto set their hand and seals
the day and year first above written.

Ann Ball Waring (Seal) Lawrence Ryan (Seal)

Joseph H. Waring Esq. (Seal)

Sealed and witnessed in the presence of us / the undersigned
of the said day twice the sixteenth and seventeenth