

1 State of South Carolina. This Indenture, made the eighteenth day of January in the year of our Lord One thousand Eight hundred and thirty between Charles Rutledge Holmes and May Sommers his wife, of the one part and Jas. G. Holmes of the other part Witnesseth that whereas on the seventh day of March in the year of Our Lord One thousand eight hundred and twenty seven in contemplation of a marriage intended to be entered into and solemnized between Charles Rutledge Holmes and May Sommers Deas, the said May Sommers Deas and Charles Rutledge Holmes did join in and execute a deed of marriage settlement of that date by which the said May Sommers Deas with the consent of the said Charles Rutledge Holmes signified by his being a party to the said deed in consideration of the said intended marriage and of five dollars to each of them in hand paid by David Deas did bargain sell assign and set over unto the said David Deas his Heirs Executors Administrators and assigns all the shares and portions of the negroes to which the said May Sommers Deas was entitled under the will of her Grand Father Humphrey Sommers also all her share or portions of the House and Lot in Tradd Street devised by the will of her said Grand Father Humphrey Sommers to her mother Mrs. Mary Deas for life and to her children after her death: likewise all and every species of property which she was then or should be thereafter possessed of or entitled unto by virtue of any gift, conveyance, devise, bequest or in any manner whatsoever also a negro boy named James To Slave and to hold all and singular the premises before mentioned unto the said David Deas his Heirs Executors Administrators and Assigns. In Trust nevertheless to for and upon the several uses trusts intents and purposes and Subject to the several conditions powers limitations and agreements therein expressed limited and declared of and concerning the same. That is to say in Trust to and for the use and behoof of the said May Sommers Deas and her heirs until the solemnization of the said intended marriage and from and immediately after the solemnization thereof In trust that the said Charles Rutledge Holmes should by and with the consent of the said David Deas his heirs Executors Administrators and Assigns receive and take the rents and profits interests and produce to arise he had or made of all and singular the premises thereinbefore mentioned and intended to be thereby granted transferred and released for and during the natural life of the said Charles Rutledge Holmes to be in no wise subject to the present or future debts of him the said Charles Rutledge Holmes and after the death of the said ^{said} Charles Rutledge Holmes

Mentioned that in with S. C. Deas with the same sum to be paid to the said J. G. Holmes & Co. in or present and Jan. 1830 Holmes & Co. Deas with the same sum to be paid to the said J. G. Holmes & Co. in or present and Jan. 1830 Holmes & Co.

above recited and in consideration of Five Dollars to them in hand paid by the aforesaid J. G. Holmes at and before the sealing and delivery of these presents and for the purpose of carrying into effect in the fullest possible manner and to the fullest intent all the objects of the parties to the above recited deed Have granted bargained sold assigned and set over and by these presents do grant bargain sell assign and set over unto the said J. G. Holmes his Heirs Executors Administrators and assigns all and singular the right title interests estate and property of them the said Ch. Rutledge Holmes and Mary Sumner his wife in and to all and singular the real and personal estate above recited as contained in the deed of marriage Settlement above referred to. To Have & to Hold all & singular the said Real and personal Estate and every part and parcel thereof unto the said J. G. Holmes his Heirs Executors, Administrators and assigns forever. In Trust nevertheless to and for the uses purposes and trusts and upon the provisions conditions and limitations above recited as contained in the above recited Deed of marriage Settlement and to and upon no other terms or conditions whatsoever. In testimony whereof we have hereunto set our hands and affixed our seals on the day and in the year first above written - W. R. Holmes (seal) Mary Sumner Holmes (seal) J. G. Holmes (seal) sealed and delivered in presence of Elizabeth C. Deas. Arch. B. Brown.

State of Georgia Charleston District - I Thomas Gadden Justice of the Quorum do hereby certify unto all whom it may concern that Mary Sumner Holmes the wife of the within named Ch. Rutledge Holmes did this day appear before me and upon being privately and separately examined by me did declare that she did actually join her said husband in executing the within release or deed of conveyance and that the same was positively and bona fide executed at least seven days before this her examination and that she did then and still does at this time freely voluntarily and without any manner of compulsion dread or fear of any person or persons whomsoever renounce release and forever relinquish unto the within named J. G. Holmes as trustee in the manner and for the uses and purposes of the said deed & to his heirs and assigns all his estate interest and inheritance in all and singular the premises within mentioned and released given under my hand and seal this Twentieth fifth day of February Anno Domini 1830. Mary Sumner Holmes (seal) Th. Gadden Just.

Proceeded 22 March 1830

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by and with the consent and privity & agreement of the said
Robeson A Carello testified by his being made a party to and
his sealing and delivery of these presents hath granted bargain
and sold assigned and transferred and set over and by these
presents doth grant bargain sell assign transfer and set over
into the said Charles A & John J their Executors adminis-
trators & assigns all the said above mentioned tract of land
with its appurtenances and all the above mentioned free
negatives with their increase to have and to hold the said
property unto the said Charles A & John J their Executors
administrators and assigns in Trust nevertheless for such
purposes and under such provisions and agreements as are herein
after mentioned. That is to say in trust for the said Louisa Covington
and her assigns until the solemnization of the said intended mar-
riage and from and after the solemnization of the said inten-
ded marriage then in trust that they the said Charles A &
John J their Executors administrators and assigns shall and do
permit the said Robeson A Carello during the joint lives of the
said Robeson A and Louisa Covington his intended Wife to have
occupy receive take and enjoy all the use and profits of the said
real and personal property to and for his own use and benefit
and from and after the decease of the said Carello then if the
said Louisa should survive in trust that they the said Charles
A & John J their Executors and administrators shall assign transfer
and pay over all the said property to the said Louisa Covington
but if she die before him then unto such person or persons and at
the time and times and in such parts and proportion manner
and form as she the said Louisa shall notwithstanding her co-
verture by any writing or writings under her hand and seal
attested by two or more credible witnesses or by her last will and
Testament in writing duly executed, direct, limit or appoint, provid-
ed nevertheless that she shall make no disposition or appointment
of said property to take effect until after the death of the said
Carello to the intent that the same may not be at the disposal
or subject to the control debts profitures or engagements of the
said Robeson A Carello her intended husband and in default
of such direction limitation or appointment then to the heirs
upon &c. In Testimony whereof we interchangeably set our
hands and seals this fourteenth day of January in the Year of
Our Lord One thousand Eight hundred and Thirty and in the
fifty fourth Year of the Sovereignty and Independen...

6 of the United States of America, Robertson & Caslofs (25)
L Covington (25) Cha^s & Polcisty (25) John J Stubbs (25)
signed and sealed in presence of the words interlined
& in brackets viz "provided nevertheless that she shall
make no disposition or appointment of the said property
to take effect until after the death of the said Caslofs
inserted before signed. & Henry H Covington, Jas McQueen
personally appeared before me John W Queen who being duly
sworn sayeth on oath that he saw the above Robeson & Cas-
lofs Louise Covington Charles A Polcisty & John J. Stubbs exe-
cute the above instrument that they signed & sealed the
same in the presence of each other and that himself & Henry
H Covington attested the same in the presence of each other
& of the parties. ^{the 27th April 1830} John W Queen sworn to before me A R Baron
Deputy C. J.

Recorded 27th April 1830.

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The State of South Carolina. Whereas a mar-
riage is intended between Nancy Williams and Timothy
Stephenson and whereas the said Nancy is possessed of certain
goods and chattels which she wishes to secure to her sole use during
her life now therefore this indenture bipartite between the said
Nancy Williams Timothy S Stephenson and John Gregg all of
Marion district Winthrop that the said Nancy by and with the
consent of the said Timothy for divers good considerations hereinafter
moving as well as in consideration of the sum of One dollar to her
in hand paid by the said John Gregg hath bargained sold assigned
and delivered and by these presents doth bargain sell assign
and deliver unto the said John Gregg all the right which she
hath in certain goods and chattels of the Estate of her late husband
John Williams deceased consisting of two negroes named Gimney
and Joney three feather beds and other household furniture
and choses in action described as in the following schedule to wit
Account on Richard Brockinton for \$190.00 note on Nathaniel
McCall due 1 Jan'y 1829 for \$120.00 Note on Sally Broach due
1 Jan'y 1829 for \$40.00 Note on Wila Jones due 1 Jan'y 1829
for \$40.00 Note on Wila Jones due 1 March 1830 for \$60.00
Note on Allen Jones due 1 March 1830 for \$40.00 Note
on Reuben Cook & H G Gregg due 1 March 1830 for \$30.00. It
have and to hold to the said John Gregg his Executors adminis-
trators or assigns forever to their own use in trust Nevertheless for the
said Nancy Williams until the said contemplated marriage is solemnized

afterwards that the said Nancy during the term of her natural life should be permitted to possess and enjoy the sole control of the said negro and then increase and the furniture aforesaid and so much of the interest or principal of the said debts due her as she from time to time may think proper to draw for her sole and exclusive use without the same being in any wise subjected to the debts due or demands against the said Timothy And on her death that the residue and remainder be conveyed to the surviving issue of the marriage, if no surviving issue then to Ann Stephenson and Thomas Stephenson children of the said Timothy & Stephenson to both or the survivor if they or either of them should survive her. if not then to the Executors or administrators of the said Nancy Williams. And the said John Gregg his Executors administrators or assigns Trustees as aforesaid are hereby authorized to collect any of the aforesaid debts when they shall see fit and loan the same again upon such security as they shall see fit. and upon such terms and that they shall be only answerable in Law or Equity under this conveyance for such things as they have contracted to their own use and for nothing more. In Testimony whereof we have hereunto set our hands and seals this sixteenth day of January in the year of our Lord One Thousand Eight hundred and thirty and in the 34th Year of the Sovereignty and Independence of the United States of America. Nancy ^{her} Williams (seal) & Timothy Stephenson (seal) Sealed and delivered in presence of J^{es} W^m James, Moses Hinds, Allen Jones. State of South Carolina Marion District. Personally appeared before me Allen Jones upon being duly sworn saith that he did see Nancy Williams & Timothy S Stephenson sign seal & acknowledge the within instrument for the use and purposes within mentioned & that he saw Moses Hinds William James sign as witnesses with himself to said instrument Allen Jones. Sworn to this 3rd day of April 1830. Alex^r Gregg D^y W.

Recorded 5th May 1830.

State of South Carolina Beaufort district. This Indenture, tripartite made the twelfth day of February in the year of our Lord one Thousand eight hundred and thirty between J^r R^d Floyd of the first part Mary B Fitts of the second part and John Salerni of the third part witnesseth. Whereas a marriage is intended to be had and solemnized by and between the said J^r R^d Floyd and Mary B Fitts, And Whereas the said Mary B Fitts is entitled as her distributive share of her late husband's

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to one third part of the real and personal property of which her said husband Edward C Fells died possessed and it hath been agreed that the said J R Floyd should after their said intended marriage had, receive and enjoy during the joint lives of them the said J R Floyd and Mary B Fells the interest use and profit of the said Estate and of all property whatsoever belonging to the said Mary B Fells or of which she may hereafter become entitled to a possession of but that the same and the profits thereof after the death of the said J R Floyd should be at their sole disposal of the said Mary B Fells should she survive him But should the said Mary B Fells die first then and in that case the said property and the profits thereof to be used and enjoyed by the said J R Floyd during his natural life and after his death to be divided share and share alike between the children of the said Mary B Fells begotten by the said J R Floyd And should the said Mary B Fells die without receiving children begotten by the said J R Floyd then the said property after the death of the said J R Floyd to be divided between such children of the said Mary B Fells by her first marriage as may be alive Now this Indenture witnesseth that in pursuance of the before recited agreement and in consideration of the sum of Five dollars to the said Mary B Fells in hand paid by the said John Salum the receipt whereof is hereby acknowledged, by the said Mary B Fells by and with the privacy consent and agreement of the said J R Floyd testified by his being made a party to and his sealing and delivery of these presents hath granted bargained sold assigned transferred and set over and set over unto the said John Salum his Executors Administrators and assigns all the said property being one third of the real and personal property of the said Edward C Fells deceased and consisting of the following Negroes to wit

And also a tract of land containing acres more or less to have and to hold the said Negroes with land unto the said John Salum his Executors Administrators and assigns in Trust nevertheless and for such purposes and limited That is to say in trust for the said Mary B Fells and her assigns until the solemnization of the said intended marriage then in trust that by the said John Salum

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his Executors administrators and assigns shall and do permit the said J. W. Floyd during the joint lives of the said J. R. Floyd and Mary B. Fills his intended Wife to have take receive and enjoy all the interests and profits of the said property to and for the use and benefit of himself and wife and from after the decease of the said J. R. Floyd then if the said Mary B. should should survive him the said property and the profits thereof to be at her sole and absolute disposal as if this deed was never executed but should the said Mary B. die first leaving children by the said J. R. Floyd then in Trust for the use and benefit of the said J. W. Floyd during his life and after his death to be divided share and share alike between such children the issue of this marriage and should the said Mary B. Fills die without leaving children by the said J. R. Floyd then after the death of the said J. R. Floyd in trust for such children of the said Mary B. by Ed C. Fills as may be alive to them and their heirs forever. J. W. Floyd - Mary B. Fills - John Satton -

Witness Aaron P. Smith - Silas McCater - South Carolina Beaufort District - Personally appeared before me Alex. S. Edwards one of the Justices assigned to keep the peace for the parish of St. Lukes - Silas Cater who being sworn, makes oath that he saw Mr. Floyd & Mary B. Fills acknowledge their signatures to the within deed & that they did in his presence acknowledge it as their act & deed & that he & Aaron P. Smith signed as witnesses thereto. Silas McCater, sworn to before me this 7th day of May 1830. Alex. S. Edwards Justice of the Peace (S. C.) -

Recorded 10th May 1830.

South Carolina Beaufort District whereas a Marriage is about to take place with Alexander S. Edwards & Rachel M. Ford. The said parties have and bind themselves to execute a marriage Settlement of such property as the said Rachel Ford has had or may have in possession or expectancy to be conveyed to John P. Edwards & Malachi Ford as Trustees upon such terms as shall be set forth in said Marriage Settlement to be executed, and the said Alexander S. Edwards does hereby renounce all marital rights in the property of the said Rachel M. Ford in possession or expectancy. In testimony of the above agreement the said parties have hereunto set their hands & seals this tenth day of February A. D. One thousand Eight hundred & thirty Alex. S. Edwards (Seal) - Rachel M. Ford (Seal) -

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& Signed in the presence of us N B Screen, J M Best, South Carolina Colleton district, Personally appeared James M Best who being duly sworn saith that he was present and saw the within named Alex^r S Edwards & Rachel M Ford sign seal & acknowledge this instrument of writing as their proper act & deed for the purposes therein mentioned & that N B Screen at the same time subscribed as a Witness - J M Best - Sworn to before me 30th April 1830 Malachi Ford Du
Recorded 11th May 1830.

South Carolina - Whereas in contemplation of a marriage then about to be solemnized between Alex^r S Edwards & Rachel M Ford, a certain covenant was on the 10th July A D 1830 executed by & between the said parties under their hands and seals in the words following, to wit "South Carolina Colleton district, whereas a marriage is about to take place with Alex^r S Edwards & Rachel M Ford The said parties agree and bind themselves to execute a marriage settlement of such property as shall be set forth in said Marriage Settlement to be executed And the said Alex^r S Edwards does hereby renounce does hereby renounce all marital right in the property of the said Rachel M Ford in possession or expectancy In Testimony of the above agreement the said parties have hereunto set their hands & seals this tenth day of February A D One thousand Eight hundred & thirty Alex^r S Edwards (S) Rachel M Ford (S) Sealed & Signed in the presence of us N B Screen, J M Best - Now therefore know all Men by these presents that We the said Alexander & Rachel M Edwards in pursuance of the terms of said Covenant & for the further consideration of one dollar to us in hand paid by the said John S Edwards & Malachi Ford the receipt whereof we hereby acknowledge have bargained sold and delivered & by these presents do bargain sell give give market deliver unto the said John S & Malachi a certain female slave named Sarah - To have & to hold the said female slave Sarah & her future issue unto the unto the said John S & Malachi their executors & administrators forever Upon the special trust & confidence nevertheless to permit the said Alex^r S & Rachel M to have possess & use the said slave Sarah & her increase for & during their joint lives - And from and after the death of either them to permit the survivor to have possess & use said Slave & her increase for & during his or her life with remainder over to such issue of said marriage as may be alive at the death of survivor & share & share alike. But in case either the said

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Alex^r & Rachel shall die leaving no issue then alive then & in that case all trusts & limitations ceasing To deliver said Slave Tyrah & her issue to the survivor to be held by such survivor in fee Simple And it is further Covenanted & agreed that neither the said Slave Tyrah nor the life Estates hereby reserved shall in any case be liable for the debts or contracts of either of the besting you Trusts. & And it is further Covenanted & agreed that the said Alex^r Edwards shall from time as may be necessary, execute to said Trusts such other & further deeds of Settlement for such property as may be devised to interested or in any other way acquired by the said Rachel M. to be settled in the manner above set forth. In Witness whereof the parties to these presents have hereunto set their hands & seals this 30th day of April in the year of Our Lord one thousand eight hundred & thirty & fifty fourth of American Independence, Alex^r Edwards (Seal) Rachel M Edwards (Seal) John D Edwards (Seal) Malachi Ford (Seal) Signed sealed & delivered in the presence of William Hazel, John H C Hogg - State of South Carolina Beaufort District Personally appeared before me Benjn G Allston one of the Justices of the Quorum for Beaufort District. William Hazel who being ~~sworn~~ sworn deposed and says that he was present and saw the within named parties to this deed sign seal and as their act and deed acknowledge the same & that he together with John H C Hogg signed their names as subscribing witnesses thereto William Hazel (S.D.) Benjn G Allston J.W. -

Recorded 11th May 1830 -

The State of South Carolina This Indenture made the twenty third day of February in the year of our Lord one thousand eight hundred and thirty Between Warren Andrews of the City of Charleston in the State aforesaid Merchant. Anna C D Wurdeman of the said City and State Spinster; And John George J Wurdeman of the said City and State aforesaid. Whereas a marriage has been agreed upon and is intended by divine permission to be shortly hereafter had and solemnized between the said Warren Andrews and the said Anna C D Wurdeman and whereas the said Anna C D Wurdeman is entitled seized and possessed to certain personal property mentioned and described hereafter that is to say two negro female slaves named Lane and Anoni together with their future issue and increase And also to six (6) Shares in the Planters and Mechanics Bank of the City of Charleston in the

Plate aforesaid And also to sundry articles of Household
 furniture to wit Silver plate and Bedsteads Bed clothes,
 Drawers tables Chairs Stands Glass ware China and so forth
 and also to Ten (10) shares in Office of the Union Insurance
 Company's office at Charleston in the State aforesaid And
 whereas also the said Anna C. D. Wardenman is entitled unto
 seized and possessed of in and to one undivided moiety or
 half of a house and lot situated in Queen Street and known
 by number (1) Bounded on the South by Queen
 Street and containing on said line twenty nine $\frac{3}{4}$ feet more
 or less on the east by lands belonging to Marcellus Paris
 containing on the said line one hundred & twenty seven feet
 more or less on the North by lands belonging to Gable and
 Bone containing on said line twenty nine feet three inches
 more or less on the West by lands of Francis Wilkew containing
 on said line one hundred & thirty One feet more or less
 formerly the property and part of the Real Estate of her
 father the late John George Wardenman - all which said specified
 property the said Anna C. D. Wardenman is entitled unto in her own right
 And whereas also it has been agreed by and between the said parties upon the
 aforesaid treaty of Marriage that all and singular the properties
 hereinbefore mentioned and specified in or to which the said Anna
 C. D. Wardenman is seized and possessed or entitled unto And also
 any other property real or personal which may hereafter succeed
 come to the said Anna C. D. Wardenman by descent distribution,
 devise, bequest, gift or otherwise howsoever shall be conveyed, transferred
 and secured finally and sufficiently to the said John George Wardenman
 his heirs, Executors, Administrators and Assigns upon the several
 trusts to and for the several intents and purposes hereinafter
 expressed and declared of and concerning the said Anna C. D. Wardenman
 - Verdule Wardenman that in pursuance of the said agreement
 and in consideration of the said intended marriage and also in considera-
 tion of the sum of Six dollars to each of them the said Women Annas
 and Anna C. D. Wardenman in hand paid by the said John George
 Wardenman at and before the making and delivery of these presents
 (the receipt whereof is hereby acknowledged) she the said Anna C. D. Wardenman
 with the joint and consent of the said Women Annas her intended
 husband (testified by her being a party to and making and delivering these presents)
 hath bargained, sold and assigned, transferred and set over and by these presents
 hath bargained, sold and assigned, transferred and set over unto the said John
 George Wardenman his heirs, Executors, Administrators and Assigns all
 every part of the said property of her the said Anna C. D. Wardenman

in and to all and singular in and to all & singular the real and personal Estate
aforesaid and also all very part or parts of Estate, Real or Personal which she may
hereafter be entitled unto, inherit or obtain by gift, devise or donation In trust
-benefit of for the several uses, trusts, intents and purposes hereinafter mentioned
-limited, expressed and declared of and concerning the same, that is to say that
the said John George P. Wademan his heir, Executor, Administrator, & Assigns
during the joint lives of the said Warren Andrews & Anna C. D. Wademan his intended
Wife shall and do permit & suffer or else sufficiently authorize & empower the
said Anna C. D. Wademan notwithstanding her intended coverture & with the
consent & consent of the said Warren Andrews to take & receive all the Profits
& Profit and Income to arise, be had, made of all & singular the premises
hereinbefore mentioned & intended to be hereby granted, transferred & conveyed
without being accountable to him or any one for the same and not to be sub-
-ject to the debts, contracts, or engagements of the said Warren Andrews And
from & immediately after the death of the said Anna C. D. Wademan should he
die before the said Warren Andrews, then in Trust for such person or per-
-sons as she should direct in her will or last will & testament, or in any
-other instrument which she should make & execute in & about the
-said business & in default of such disposition and the said Anna C. D. Wademan shall have any lawful issue
-then in Trust for the use of such issue But in Case the said Anna
-C. D. Wademan should die before the said Warren Andrews then in Trust for the
-said issue & remain in Trust for the use of the said Anna C. D. Wademan
-her heir, Executor, Administrator, Assigns forever free & discharged from any
-further trust - and this Indenture further Witnesseth that the said
-Warren Andrews in consideration of the said intended marriage & for the other
-considerations above mentioned doth hereby covenant, promise & agree to & with
-the said John George P. Wademan his heir, Executor, Administrator & Assigns
-that he the said Warren Andrews shall & will within three (3) months next ensuing
-the Intimation of any such property real or personal, by descent, distribution, devise
-bequest, gift or otherwise in due form of Law, as may be advised by Counsel learned
-in Law, of the said John George P. Wademan well and sufficiently transfer &
-assign all & singular the property so intimated unto the said John George P.
-Wademan his heir, Executor, Administrator, Assigns In Trust nevertheless
-to be for the same uses & purposes & subject to the same limitations as there
-already specified & concerning the property heretofore mentioned & as not to be
-subject to the debts, contracts or engagements of the said Warren Andrews - In
-Witness whereof we have interchangeably set our hands & seals the day and
-year above written & in the fifty fourth year of the Independence of the
-United States of America - Warren Andrews (Seal) Anna C. D. Wademan (Seal)

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J. G. F. Wademan (Seal) signed, sealed, & delivered in the presence of J. E. Cary,
Charly C. Proctor & South Carolina, Charleston District - Charly C
Proctor being duly sworn made oath that he was present and saw
Wm. Andrews, Anna C. & Wademan & John George F. Wademan
sign, seal & deliver this marriage settlement for the use & purpose therein
expressed - that he with Thos. C. Cary, W. Thos. & the same - sworn to
before me this 28th June 1831. John Ward N. P.

Recorded 28 April 1830

State of South Carolina. This indenture tripartite made
this twentieth day of April in the Year of one thousand eight
hundred & thirty between Albert Elje of the first part,
Elizabeth Anna Sutcliffe of the second part and Margaret
Gruber of the third part. Whereas a marriage is intended
should to be had and solemnized between the said Albert
Elje and the said Elizabeth Ann Sutcliffe, and whereas
the said Elizabeth is possessed or entitled unto certain real
and personal estate to wit, a House and Lot known
as Number on the East side of Archdale Street,
a negro Woman by the name of Lizzie, a tract of one
hundred acres of land in Newberry District in this
State, and formerly surveyed for William Sutcliffe,
likewise the real & personal estate of her father and
to which the said Elizabeth is entitled as sole heir,
and as share or distributive portion of the Estate of the
late Elizabeth Dunbar, and whereas the said Albert desires
the rights, interests & property aforesaid should be divided
and secured according to the provisions and limitations
hereinafter mentioned. Now this Indenture witnesseth
that in consideration of the said intended marriage, and
by and with the consent of the said Albert Elje signified
by his being made a party to and signing and sealing
these presents, and also in consideration of the sum
of three dollars to her the said Elizabeth in hand paid
by the said Margaret Gruber, the receipt whereof is
thereby acknowledged, she the said Elizabeth hath granted
bargained & sold assigned & set over and by these presents
doth grant bargain sell assign & set over unto the said
Margaret all and singular the Estate rights and interests
aforesaid of her the said Elizabeth of in and to the
property aforesaid; in trust nevertheless for the use and
benefit of the said Albert and Elizabeth for and

During the term of their joint lives, then for the use and benefit of the Survivor for life, and upon his or her death to be equally distributed among the children of the said marriage, but if there should be no children then the property aforesaid and all and singular the rights aforesaid to be and become vested in the Survivor absolutely - And it is hereby provided, that in case of the death of the said Trustee, or if she should leave the State, or decline to act, the said Albert & Elizabeth have the right of appointing another trustee or trustees in her stead, which appointment shall be in writing under the hands and seals of the said Albert & Elizabeth - And it is further provided that in case it should be deemed expedient to sell or exchange any portion of the property aforesaid which is now in possession or which hereafter may be acquired under and by virtue of the rights and interests aforesaid, the said Trustee, upon the application of the said Albert & Elizabeth in writing, is hereby authorized and empowered to effect said sale or exchange, provided the proceeds of said sale or the property received in exchange be held subject in every respect to the trusts provisions & limitations of this Deed - Witness our hands and seals the day & year first above written Albert Elbe (A.S.) Elizabeth Ann Sutcliffe (A.S.) Margarata B Gruber (A.S.) - Signed Sealed & delivered in presence of Dan Gobia Margaratta Gobia - State of South Carolina Charleston District. Personally appeared before me Daniel Gobia and made oath that he saw Albert Elbe, Elizabeth Ann Sutcliffe & Margaratta B Gruber sign Seal and deliver this deed and that he with Margaratta Gobia witnessed the same - Sworn to before me this 9th day of May 1836 - Maurice Simons Jur. Not Pub

(Recorded 9th May 1836)

The State of South Carolina, Know all men by these presents that I John Rutledge Smith of the City of Charleston and State aforesaid am held and firmly bound unto Frederick A. Porcher and Trustees (especially appointed and nominated to the marriage settlement intended to be hereafter made) of Ann C. Porcher in the full and just sum of Fifty thousand dollars to be paid to the said Frederick A. Porcher and as Trustees as aforesaid their Certain Attorney Executors administrators or assigns to which payment will and

tently to be made and done I bind myself and each and every of my
 heirs, Executors and administrators firmly by these presents sealed
 with my seal and dated at Cedar Spring St. Johns
 Berkeley in the State aforesaid this fifth Day of April
 in the Year of our Lord One thousand eight hundred
 and thirty = Whereas a marriage is directly intended to
 be had and solemnized between the said John Rutledge Smith
 and the said Ann C. Porcher youngest daughter of George
 Porcher deceased. And whereas also the said Ann C.
 Porcher is entitled to a considerable Estate Real and personal
 under and by virtue of a Marriage Settlement made between
 her Father the said George Porcher deceased and her Mother
 then Mrs. Marianne G. Giamilliat of Record in the office
 of the Secretary of the State in Charleston and especially
 referred to and hereby made a part of these presents and also
 a Certain proportion of the undivided Estate of her said
 Father the said George Porcher deceased, and otherwise

And whereas also no division can now be made of the
 said Estate, so that no particular part or portion of the said
 Estate can now be specified as the undivided portion of
 the said Ann C. Porcher, And it is mutually understood
 and agreed by and between the parties to these presents that
 the property to which the said Ann C. Porcher is or may
 be entitled as a widow or to which she hereafter may
 at any time be otherwise entitled shall be settled
 on her and in the Trustee above named or their
 Successors to and for the purposes and uses hereinafter
 set forth. And in the said John Rutledge Smith in
 consideration of the said intended marriage for himself
 his heirs, Executors and administrators have covenanted,
 promised, granted and agreed and do hereby covenant,
 promise, grant and agree to and with the said Frederick
 A. Porcher and Trustees
 as aforesaid their heirs, Executors administrators and
 Successors in manner and form following, that is to
 say that so soon as a division shall be made of
 the said Estate, and the part or portion therein of the
 said Ann C. Porcher shall have been allotted and
 set off to her, by the said John Rutledge Smith
 and of this covenant and agreement, shall and will by
 good and sufficient Conveyances and Assurances in the

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Said Grant, Santa Sell assign assigne and convey. And that the
the said Anne C. Porcher shall and will also by good and sufficient
assurances and Conveyances in the said form with him the said
John Rutledge Smith in granting, bargaining selling assigning
and conveying unto the said Frederick A. Porcher and

as Trustees as aforesaid and their heirs
Executors administrators and Successors All and Singular
the part or portion of the said property to which the said
Anne C. Porcher shall be entitled as aforesaid or otherwise
and allotted and set off for her the said Anne C. Porcher and
that she the said Anne C. Porcher shall and will renounce
to the said Trustees or their Successors and their heirs her
Inheritance in the Real Estate that may be so allotted
and set off for her in trust. Notwithstanding that is to say,
All and Singular the property Real and personal unto
the said Frederick A. Porcher and

and their heirs Executors administrators and Successors
as Trustees as aforesaid. In Trust to and for the sole
use and benefit of her the said Anne C. Porcher her heirs
Executors administrators and assigns until the solemnization
of the said intended marriage between him the said John
Rutledge Smith and her the said Anne C. Porcher, and
from and immediately after the solemnization of the
said intended marriage. Then in Trust for and during the
joint lives of them the said Anne C. Porcher and John Rutledge
Smith to and for the joint use benefit and behoof of them the said
John Rutledge Smith and Anne C. Porcher and to suffer and permit
them the said John Rutledge Smith and Anne C. Porcher to
have take and receive the rents issues, wages, dividends, interests,
income and profits arising from the said property Real and personal
and every part thereof to and for their joint use and benefit. And
should either the said John Rutledge Smith or Anne C. Porcher
die leaving lawfully begotten issue of this said intended marriage
living at the time of his or her death Then in Trust from and
after his or her death as aforesaid, to leaving lawfully begotten
issue of this said intended marriage surviving him or her as
aforesaid, to and for the sole use and benefit of the said John
Rutledge Smith or the said Anne C. Porcher which soever shall
shall survive as aforesaid for and during his or her natural
life and to suffer and permit him or her so surviving as aforesaid
to have, take and receive the rents issues wages dividends interest
income and profits arising from the said property Real and

Personal to and for him or her sole use and benefit and from and
after the death of either the said John Rutledge Smith or
Anne C. Porcher so as aforesaid survivors Then in Trust
to and for the issue of this said intended Marriage living at
the death of the survivor if one, then to that one his or her heirs
executors, administrators, or assigns absolutely and forever, And
if more than one then to them, their heirs executors adminis-
trators, and assigns, absolutely and forever to be equally divided
Among them Share and Share alike, and should any of the
issue of the said intended Marriage have married and died
leaving lawfully begotten issue living at the death of either
the said John Rutledge Smith or Anne C. Porcher so as aforesaid
said surviving, then such Child or Children of such issue of
this said intended Marriage so dying as aforesaid shall on
the death as aforesaid of either the said John Rutledge Smith
or Anne C. Porcher so surviving as aforesaid take and receive
such part and proportion of the property Real and personal
herin and hereby agreed to be settled and conveyed for the
use and purposes herin contained, as the parent or parents
if alive would have taken and received to him, her or
them, his, her, or their heirs, executors, administrators, or assigns,
freed and discharged from all further and other limitations
and conditions, But should either the said John Rutledge
Smith or Anne C. Porcher depart this life without leaving
lawfully begotten issue of this said intended Marriage as aforesaid
said living at the time of his or her death or leaving such issue
and such issue shall die unmarried or without leaving law-
ful issue to live until the death of the said John Rutledge
Smith or Anne C. Porcher so as aforesaid surviving, Then
and in that case In Trust to deliver over the said property
Real and Personal herin and hereby agreed to be settled
and conveyed to and for the sole use benefit and behoof of
the said John Rutledge Smith or Anne C. Porcher which
soever shall survive as aforesaid his or her heirs, executors,
administrators and assigns freed and discharged from all
further and other Trusts, Limitations uses. And the said
John Rutledge Smith for the consideration aforesaid hath
further covenanted, promised and agreed and doth
hereby covenant promise and agree to and with the said
Merricks A. Porcher and
as aforesaid their executors administrators and Successors
in Manner and form following - That is to say That

he the said John Rutledge Smith from time to time and at all times hereafter and she the said Anne C. Porcher from time to time and at all times hereafter shall and will grant bargain sell assign convey transfer and set over unto the said Frederick A. Porcher and

as Trustees as aforesaid

their heirs executors, administrators and Successors all and Singular the property Real and Personal which may at any time or times hereafter happen fall or come to the said Anne C. Porcher in her own right or to the said John Rutledge Smith in her right during their said intended Marriage either by Intestate purchase or in any other manner or way whatsoever, IN TRUST Nevertheless And to and for the same uses, intents and purposes limited and declared of and Concerning the other property herein and hereby declared and agreed to be Settled and conveyed or intended so to be. And further That it shall and may be lawful to and for the said Frederick A. Porcher and

and the survivor of them and their Successors or Successors as Trustees as aforesaid from time to time and at all times hereafter when and as often as may be thought proper by and with the advice and consent of the said John Rutledge Smith and Anne C. Porcher or of the survivor to take Collect and receive the principal monies due upon all debts of every kind belonging to the Trust Estate and to Sell and Dispose of all (and singular the property Real and Personal and every part thereof and the moneys thereon arising) and to invest in such other properties Real or Personal as may be thought most beneficial or advantageous, and the same again to Sell and Dispose of and to reinvest when and as often as from time to time and at all times hereafter it may be thought proper. Subject always nevertheless and to and for the same uses, intents and purposes therein before expressed and declared of and Concerning the same — And further finally That it shall and may be lawful for the said John Rutledge Smith and Anne C. Porcher or the survivor of them from time to time and at all times hereafter in and by their deed under their hand and seal executed in the presence of Two Witnesses when and as often as may be thought proper by and with the advice and consent of the said Frederick A. Porcher and

or of the survivors of them or of the Successors or should there be no acting nominated Trustees then alive, without such advice and consent of

the assent of the said Anne C. Porcher & the said settlement and the
acceptance by the said Trustees of the said Trust and the Concurrence
-ence therein of the said John Rutledge Smith, the execution
of the this present instrument has been advised - Now therefore
These presents witness that in Consideration of the said
intended Marriage She the said Anne C. Porcher hath
approved and agreed to, and doth hereby approve and agree to
all and singular the several clauses, Covenants and pro-
-visions in the said intended Settlement as in the Recital of
the said Bond is set forth and contained and that he the said
John Rutledge Smith and she the said Anne C. Porcher have
and each of them hath approved and sanctioned and do hereby
approve and sanction the nomination and appointment of the
said Frederick A. Porcher and
as Trustee of the said settlement and that they the said
Frederick A. Porcher and
have respectively consented and agreed to and do hereby consent
and agree to accept the office and charge of Trustees
of the said settlement and to perform the several duties
thereby rendered incumbent on them In witness whereof the said
John Rutledge Smith - Anne C. Porcher - Frederick A. Porcher
and
have respectively set their
hands and seals this sixth day of April in the Year of
our Lord One thousand Eight hundred and thirty
John Rutledge Smith, Anne C. Porcher, Fred^r A.
Porcher. (H.S.) - signed sealed and confirmed in the pres-
-ence of John S. Palmer, M. J. Porcher
John S. Palmer being duly sworn made oath that he was
present and saw John R. Smith Anne C. Porcher, Fred^r
A. Porcher sign seal and deliver this Deed for the use and
purposes therein mentioned and that he with M. J. Porcher
witnessed the same. Witness my hand
this 13th May 1830. John Ward Notary
Recorded 13th May 1830.

The State of South Carolina. This Indenture made the fourth day
of May in the year of our Lord, one thousand eight hundred and
thirty, Between James Fairman Mosie Esq^r of the first part
Rosa Adeline Cochran of the second part, and Eliza Catherine
Cochran and John Clarence Cochran all of Charleston of the third
part. Whereas a marriage is intended with God's permission to be
shortly had and solemnized between the said James Fairman

22 *Mordie and the said Rosa Adeline Cochran, and on the Treaty of the said Marriage it has been agreed that the Real and personal Estate of the said Rosa Adeline Cochran should be settled as hereinafter mentioned, Now this Invention testifies that the said Rosa Adeline Cochran in consideration of the said intended Marriage and also in consideration of the sum of Five dollars to her in hand well and truly paid by the said Eliza Catherine Cochran and John Clarence Cochran, at and before the sealing and delivery of these presents [the receipt whereof is hereby acknowledged] by and with the consent and approbation of the said James Gairdner Mordie signified by his sealing and being a party to these presents, hath granted bargained and sold and by these presents doth grant bargain and sell unto the said Eliza Catherine Cochran and John Clarence Cochran and their heirs. All that lot piece and parcel of ground situated lying and being in Solington Near the City of Charleston. Butting and Bounding to the North on Budge Street. To the West on lands of Meliaus Newton. To the South on Cannon Street and to the East on lands of Devises or heirs of Righton. To have and to hold the same lot piece and parcel of ground with the appurtenances to the said Eliza Catherine Cochran and John Clarence Cochran and their heirs forever, In Trust nevertheless to and for the uses hereinafter mentioned, and the said Rosa Adeline Cochran for the considerations hereinafore mentioned, hath granted bargained and assigned and by these presents doth grant bargain and assign unto the said Eliza Catherine Cochran and John Clarence Cochran four Shares in the Stocks of the Bank of the United States standing in the Name of her the said Rosa Adeline Cochran and also the sum of Fifteen hundred Dollars in ready Money, belonging to the said Rosa Adeline Cochran To have and to hold the Bank Shares and Ready Money and all such Real and personal estate as may be obtained for the same to the said Eliza Catherine Cochran and John Clarence Cochran their heirs ^{and} ~~as~~ ^{and} administrators forever hereby granted, conveyed and settled or intended so to be To the sole and separate use of the said Rosa Adeline Cochran her being executor, administrator and assignee according to the Nature of the respective estates not subject to the Debts, contracts, or engagements of the said James Gairdner Mordie, but with full power and Authority for*

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the said Rosa Adeline Cochran from time to time and at all times hereafter notwithstanding her coverture to sell and dispose of the Real and personal estate, herein before mentioned or any part thereof, and to invest the Money arising from such Sale or other disposition upon the same, or any other Trusts as she may deem fit and by any writing in Nature of her last will and testament, to limit and appoint the same to such person and persons and to and for such use and uses as she may deem fit. And whereas the said Rosa Adeline Cochran has expectations from her relations of some accession more or less considerable to her property, and it has been agreed that any future estate to which she may become entitled as devisee or Legatee or next of kin shall be settled in the same Manner, as the Real and personal estate herein mentioned and intended to be settled, Now this Indenture further Witnesseth that the said James Gairdner Moodie for himself his heirs executors and administrators doth covenant promise and agree to and with the said Eliza Catherine Cochran and John Clarence Cochran that he the said James Gairdner Moodie shall and will by good and sufficient Deeds in the Law settle and assure to the same uses as are herein before declared of the Lot of Land, Bank Rock and Money within mentioned, or all such Real and Personal estate, or a full equivalent for all such Estate real and personal, as the said Rosa Adeline Cochran may become entitled to either as Devisee or Legatee or next of kin after the intended Marriage of him the said James Gairdner Moodie, and her the said Rosa Adeline Cochran. In Witness whereof the parties to these presents have hereunto set their hands and Seals, the day and year first above written, James G. Moodie (Seal) Rosa, A. Cochran (Seal) Eliza, C. Cochran (Seal) John, C. Cochran (Seal)

sealed and delivered in the presence of us the Word "Said" being first interlined between the Sixth and Seventh lines
 W^m. D. Smith. W^m. S. Cochran South Carolina, Charlotte district
 W^m. D. Smith, being duly sworn made oath that he was present and saw James G. Moodie, Rosa A. Cochran, Eliza, C. Cochran and J. C. Cochran sign Seal and deliver this Marriage Settlement for the uses and purposes therein mentioned and that he with W^m. S. Cochran witnessed the due execution thereof. Sworn to before me this 3^d June 1830 Jos. P. McCall Not. Pub.

Recorded 3 June 1830

Unto all to whom these presents shall come: Greeting, Whereas a Marriage has lately been solemnized between us Jas. Campbell and Sarah W. Campbell, formerly Sarah W. O'Brien, both of the town of Beaufort & district State aforesaid, and whereas prior to and in consideration of said Marriage, I the said Jas. Campbell did bind myself unto Alexander G. Verdier in the penal sum of

Thousand dollars, conditioned for the execution of a Settlement of the property of the said Sarah W. Campbell (then Sarah W. O'Brien) in manner and form as is by these presents hereafter provided. Know ye that in pursuance of the articles in said bond, comprized and in performance of the condition thereunto annexed, and to accomplish the Contract and agreement by us made anterior to and in consideration of the said Marriage, We the said James and Sarah W. Campbell, in consideration of the Love and affection we mutually bear unto each other and for the purpose of Securing the provisions by this Settlement contemplated, and for one dollar to us paid by D^r Alexander G. Verdier and for divers other good and valuable considerations us thereunto moving, have bargained sold and delivered, and by these presents do bargain sell and deliver unto the said D^r Alex^r Verdier all that Tract or parcel of land situated on Bully Island in S^t. Luke's Parish district and State aforesaid containing _____ Acres More or less. Known as land of the late Michael O'Brien and butting North on lands of Baynard South on the Calliboga River East on lands of James Wick and West on lands of William M^r. Ducus together with all and singular the appurtenances thereof; and also the Negro Slaves contained in the Schedule hereunto Annexed (Marked A.) To have and to hold all and singular the said premises together with the profits and increase thereof unto him the said Alexander his executors, and administrators, and their Survivor or Survivors forever. In Trust however and for the following uses and purposes viz to receive and pay over unto the said James and Sarah W. Campbell during their joint lives the proceeds, profits, and emoluments of the Real estate and personal property above conveyed and upon the Death of either of us the said James and Sarah W. Campbell leaving issue of this Marriage, then in Trust to receive and apply the said proceeds, profits and emoluments to the use of such Survivor during his or her natural

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26 in whole or part. And lastly it is understood that the Real
and personal estate & property above conveyed is to be and remain
in the possession and enjoyment of the said James and Sarah
M. Campbell and the Survivor of them Witness our hands and
Seals this 25 March 1830 Before us W. Fuller Elizabeth Grayson
James L. Smith witness to the execution by S. Verdier
J. Campbell (Seal) Sarah M. Campbell (Seal) Alex. G. Verdier (Seal)
Schedule of Negroes. Simon, Hercules, Sarah and her Children
and Grand Children, Maria November, Larry, Bess and her Infant
Child January, Nancy, May, Hercules, March, Jack, Sophia
besar, March, Toba, Peggy Hard times, Jacob, Bella, Savinia
Brotus, Lucy, Seune, Peter, Violet, London, Morris, Elsey, Peter
Nancy, Prince, J. Campbell (Seal) Sarah M. Campbell (Seal)
Alex. G. Verdier (Seal) Executed before us also W. Fuller, E. Grayson
James L. Smith witness to the execution by S. Verdier
South Carolina Beaufort District, Richard Fuller Made
oath that he was present and did see the above J. Campbell
Sarah M. Campbell and Alexander G. Verdier Sign Seal and
as their act and deed deliver the foregoing Instrument of
writing and that Elizabeth Grayson James L. Smith and
himself were subscribing witness of them. W. Fuller
Sworn to before me this 14 April 1830 W. Archer D. M.
State of South Carolina Beaufort District, J. Hugh Archer
Justice of the Quorum in and for the district and State aforesaid
do certify that Mrs. Sarah M. Campbell wife of the within
named James Campbell did this day appear before me and
upon being privately and separately examined by me did
declare that she does freely, voluntarily and without any
fear and or compulsion whatsoever renounce release
and forever relinquish unto the within named Alexander
G. Verdier his heirs and assigns for the purposes within
mentioned, all her interest and estate of Inheritance of in
and to the premises within conveyed. And she further
declared that she do freely join her said Husband in the
within release and that the same was bona fide executed
Seven days before this present time. Sarah M. Campbell
Known my hand and Seal this 14 April 1830 W. Archer (Seal) D. M.
Register Meuse conveyance Office Beaufort District
I hereby certify that the within Instrument of writing is
duly recorded in said Office in Book N^o 110 Page 130, 131, 7732
this 14 April 1830 and examined by me W. Archer. W. M. C. 13. D.
Recorded 9 June 1835.

longest liver of the said Caroline Billand and Francis C. Lynch -
 Then in Trust to and for the sole benefit and behoof of such child
 or children the issue of the said intended Marriage, as shall and
 may be living at the time of the death of the longest liver of the
 Caroline Billand and said Francis C. Lynch, to be divided
 between and amongst such child or children if more than one
 share and share alike, but in default of such issue, at the
 decease of the longest liver of the said Caroline Billand and
 Francis C. Lynch. Then in trust to and for the use of such
 person or persons, as the said Caroline Billand shall from time
 to time (notwithstanding Coverture) by any deed, writing or
 writings, duly executed by her in the presence of two or more
 creditable witnesses, or by her last Will and Testament, to be
 by her signed, published and declared in the presence of three
 or more witnesses, direct or appoint, and in default of such
 Directions, limitations and appointments. Then in Trust to
 and for the use and behoof of such person or persons of the
 family and Relations of the said Caroline Billand as shall
 then be alive, to him, her, them, his, her, or their heirs executors
 administrators and assigns forever. In Witness whereof the parties
 to these presents have hereunto set their hands and seals at the
 City of Charleston in the State of South Carolina, the day and
 year first written. C. Billand (Seal) Francis C. Lynch (Seal)
 J. P. Riviere (Seal) Signed Sealed and delivered in presence
 of John Bonner Elijah Day Schedule of the goods and
 chattels belonging to Miss Caroline Billand referred to in
 the annexed Marriage Settlement. To wit: The stock of Goods
 Ware and Merchandise in her Store now amounting to about
 five hundred and dollars with all the profit and income
 which may arise from the sale of them. One Negro Woman
 named Betsey, four silver spoons and four silver Forks, One
 dozen chairs, One Mahogany bedstead, Two Matresses, Pil-
 lows and Bolsters. Four Blankets, and two Quilts, House Linens
 One Chest of Drawing, One Toilet Table and looking glass, One
 wash hand stand Basin and Pitcher, One Toilet Table and
 looking glass, One Mahogany Table, Sunday Kitchen Utensils
 Witness John Bonner Elijah Day _____ C. Billand
 South Carolina Charleston District John Bonner being duly
 Sworn Made oath that he was present and saw C. Billand
 F. C. Lynch, J. P. Riviere Sign Seal and deliver this Deed
 for the use and purposes therein mentioned and also witnessed
 the Schedule annexed and that he with Elijah Day -

and receive the labor his advantages of the said Slaves for their joint use and benefit so long as they both shall live not subject to the debts engagements or contracts of the said Stephen Patrick Monk and from and after the determination of that Estate if the said Esther Cripps shall survive the said Stephen Patrick Monk to her sole separate use during her natural life; but not to sell dispose or depart with the use of the same without the consent of the said Hugh Peronneau Daves his Executors Administrators or such other person or persons as may be appointed to the same trusts in his place. And the said Esther Cripps in consideration of the premises hath also granted bargained and sold and by these presents Doth grant bargain and sell unto the said Hugh Peronneau Daves his Executors Administrators and assigns the following negro Slaves being her own estate in absolute property that is to say Willoughby and her child Robert, Jack, Old Adam and little Adam. To have and to hold the last mentioned Slaves and their future issue and increase to him the said Hugh Peronneau Daves his Executors Administrators and assigns forever. In Trust nevertheless to and for the following intents and purposes and to and for no other intent or purpose whatsoever that is to say for the use of the said Esther Cripps till the solemnization of the said intended marriage and from and immediately after the solemnization of the said intended marriage In trust for the joint use of the said Stephen Patrick Monk and Esther Cripps during their joint lives and for the use of the survivor during his or her natural life, but not subject to the debts contracts or engagements of the said Stephen Patrick Monk and Esther Cripps or either of them And from and after the decease of the survivor of them the said Stephen Patrick Monk and Esther Cripps In trust for all or any child or children of the said Esther Cripps that may be living at the time of her decease if more than one to be equally divided between them the issue nevertheless of any deceased child of the said Esther Cripps if any such there be at the time of her decease, to take by right of representation; But in case of the failure of issue of the said Esther Cripps during the joint lives of the said Esther Cripps and Stephen Patrick Monk then in trust to convey the negro Slaves last aforesaid and their future increase to the survivor of them the said Stephen Patrick Monk and Esther Cripps, his or her Executors, administrators and assigns forever. And whereas the said Esther Cripps, under and by virtue of the Marriage Settlement of her mother Mrs Ann Delisle mentioned in a certain deed of Marriage Settlement made between Francis Delisle and the said Ann Delisle by her then name of Ann Allston and Francis Allston Justice bearing date the eighth day of December which was in the year of Our Lord

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One thousand seven hundred and eighty five, and it has been agreed that whatever interest he may have in the said Slaves and their issue shall be settled when the same shall vest in possession to the same uses, as herein before declared of and concerning the Slaves last aforesaid.

Now this Indenture further witnesseth that the said Stephen Patrick Monk, for and in consideration of the premises, for himself, his heirs Executors and administrators, Doth covenant promise and agree to and with the said Hugh Peronneau Daves, his Executors and administrators that he the said Stephen Patrick Monk by good and sufficient deed or deeds in the Law and at his proper costs and charges shall and will settle convey and assure to the said Hugh Peronneau Daves, his heirs Executors and administrators all such Estate real or personal as shall or may during the joint lives of him the said Stephen Patrick Monk and her the said Esther Griffps vest in the said Esther Griffps under and by virtue of any limitation in the said deed of Marriage Settlement, to and upon the same trusts limitations and uses as here in before declared of and concerning the Negro Slaves last aforesaid the proper Estate of the said Esther Griffps, herein before settled and conveyed or intended so to be. Provided nevertheless and it is the true intent and meaning of these presents that it shall and may be lawful for the said Hugh P Daves from time to time and at all times hereafter by the consent and request of the said Stephen Patrick Monk and Esther Griffps, to bargain and sell all or any part of the Negro Slaves or other Estate hereby settled or intended so to be and to convey the same freed and discharged of and from all and every trust limitation or restriction whatsoever in these presents contained to the purchaser or purchasers. But it is expressly agreed that in such case the purchase money or consideration be laid out or invested to and upon the same trusts as herein before declared of and concerning the Slaves or other Estate that may be sold or disposed. In Witness whereof the parties to these presents have hereunto set their hands and seals the day and year first above mentioned, Stephen P Monk (S) Esther Griffps (S) H P Daves (S) Signed Sealed and delivered in the presence of us, Alonzo J White, Allston L White -

State of South Carolina Charleston district, Personally appeared before me Alonzo L White and made oath that he saw Stephen P Monk Esther Griffps and H P Daves sign seal and deliver this deed and that he with Allston L White witness for sworn to before me this 24th day of June 1830. Maurice Simons J. Notary Public

Recorded 24 June 1830.

South Carolina Charleston District, This Indenture tripartite made
 this twentieth day of April in the Year of our Lord One thousand Eight
 hundred and Thirty Between Thomas E. Deane of the first part
 Caroline W. Deane of the second part and John F. Poppleton
 and Charles Stecher of the third part Witnesses That whereas
 a Marriage hath been agreed upon and it is intended by divine pro-
 vision shortly to be had and solemnized between the said Thomas
 E. and the said Caroline and whereas also the said Caroline will
 shortly become entitled to an undivided portion in the following Mar-
 ried Viz Mary, Nancy John Robert and Richard as well as the abso-
 lute and whole inheritance and possession of Thirty four Shares in
 the United States Bank and seven Shares in the Farmers and Mecha-
 nics Bank the whole amounting to Forty one Shares And whereas
 also by a Deed of Gift from Mrs. Eliza W. Deane to the said Caroline
 bearing even date with these presents the said Caroline is become pos-
 sessed of and entitled unto the following Real and personal Property
 Namely a House and Lot in Spring Grounded North by Spring Street
 South by land supposed to be the property of G. Gordon West by a
 House and Lot the Property of S. G. and East by a Lot of Land the
 trust Property of ^{Isaac} Ingraham died and having such other and further
 Shape and boundary as is delineated in a Plat thereof and also the
 following Negroes Terence Ismael Stephen Jimmy Wallace Isaac
 William Henry Sarah Dinah Rose and Rebecca with the future issue
 and increase of the female as also the House and Kitchen furniture
 as is set forth and declared in an Inventory and Schedule thereof
 herewith annexed and upon the treaty and previous to the said intended
 marriage it hath been agreed upon by the said Thomas E. and the said
 Caroline that the above mentioned Real and personal Estate above
 mentioned John F. and Charles S. Trustees and the Survivors of them and the
 their Executors and Administrators of such Survivor upon the several
 trusts and upon and for the several Interests and purposes hereinaf-
 ter expressed of and concerning the same Now this Indenture Witness-
 ing that in performance of the said intended Marriage as also in con-
 sideration of the sum of Five dollars to each of them the said Carole-
 and the said Tho. E. in Hand paid at and before the executing and deli-
 very of these articles the receipt whereof is hereby acknowledged and
 for other good causes them therunto moving They the said Tho. E.
 and the said Caroline in performance of the agreement aforesaid
 have granted Bargained sold conveyed and released and by their
 presents do give grant bargain sell and convey and release and con-
 firm unto the said Trustees above mentioned all and every part

and parcel of the above mentioned Real and personal Estate as well above declared as by a Schedule and Inventory thereof hereunto annexed To Have and to Hold all and singular the said premises unto the said John P Poppenheim and the said Charles C Strocker Trustees the Survivor of them and the Heirs Executors and Administrators of such Survivor upon the special Trusts and confidence aforesaid and to and for the several uses intents and purposes herein and hereby intended to be made limited and declared of and concerning the same And each and every of the parties to these Presents have agreed that the same shall be limited settled and assured in manner and form following That is to say To the use and benefit of the said Thomas E De Beana during the joint lives of the said Thomas E and the said Caroline his intended wife and in case the said Caroline should die during the life time of the said Thomas E leaving issue of the said Marriage lawfully begotten then in trust for the said Tho. E during the term of his natural life and after his death then in trust for such issue if more than one to be divided between them equally Share and Share alike if but one then to that one absolutely And in case the said Thomas E should die during the life time of the said Caroline having lawful issue of the said Caroline at the time of his death then in trust for the said Caroline during the term of her natural life after her Death then in trust for such issue if but one to that one absolutely if more than one to be equally divided between them share and Share alike But if at the Death of the said Tho. E and the said Caroline which ever may first happen there should be no issue of such Marriage living then In Trust to pay and deliver over the whole estate and property therein and hereby settled and conveyed to the sole and only use of whosoever of them the said Thomas E and the said Caroline shall survive the other To Have and to Hold the same to such Survivor his or her heirs executors administrators and assigns forever And it is also covenanted and agreed upon by and between the said Parties to these Presents and it is here by expressly declared and intended that it shall and may be lawful at any time hereafter for the said John P Poppenheim and Charles C Strocker to agree and act in the purchase of any other property and to allow a Sale of any portion of the above property upon the reasonable request in writing by the said Thomas E and the said Caroline the profits whereof to be vested in other purchases as may seem most expedient And this power given unto them in trust subject to revocation In Witness whereof the said Parties have hereunto set their Hands and Seals this Twentieth day of April Anno Domini One Thousand eight hundred and Thirty and in the fifty fourth Year of American Independence

Thos. E. De Neau (S), Caroline M. Kendrick (L), Charles C. Stuckler (L)
 Signed sealed and delivered in presence of Thos. S. Penny, Thos. Hammett, Jo P. M. Call South Carolina, Charleston 3 June 1830. Jo P. M. Call being duly sworn Made oath that he was present and heard C. C. Stuckler acknowledge his hand and seal to this Instrument of writing for the uses and purposes therein mentioned and that he Witnessed the same sworn to before me this 3 June 1830 Jo. P. M. Call, Secy. M. Neau, Not, Put

A Schedule and Inventory of the Real and Personal Estate alluded to in the annexed Settlement Viz a House and Lot in Spring Street bounded North by Spring Street South by a Lot supposed to be the property of M. C. Carson West by a House and Lot the property of J. P. East by a Lot the Court property of A. Ingraham East the following Negroes Mary, Nancy, John, Robert, Richard, Hercules, Samuel, Stephen, Henry, Wallace, Isaac, William, Tommy, Sarah, Bessie Fox and Trabe and forty one Bank Shares, Household furniture 1 side board 1 well dining tables 1 p. card tables 1 Tea table and 1 round do 1 well China ware, Dinner do Por Glasses 1 Sofa and chairs 1 well Silver Ware (Glasses) tumblers decanters &c 3 sets window and Bed Curtains 2 Mattresses 3 Feather Bed Bolsters Pillows Bed clothes and Bed Steads Cravers Fenders and Scones & all and every such article as may be purchased constituting general household furniture kitchen furniture Pots pans Pails and so forth

South Carolina Charleston 10th July 1830 Thos. Hammett being duly sworn made oath that he was present and saw Thos. E. De Neau and Caroline M. Kendrick sign and seal this Instrument of writing for the uses and purposes therein mentioned and that he Witnessed the same with Thos. S. Penny

Recorded 10th July 1830

The State of South Carolina This Indenture tripartite made the day of June in the Year of our Lord one thousand eight hundred and thirty and of American Independence the fifty fourth between John Angler Poole of Charleston of the first part Ann C. Crawford Spinster of the second part and Thomas Blackwood of the same City of the third part Whereas M^{rs} Ann Crawford late of Colleton District in the State aforesaid was in her life time possessed of and entitled unto the sum of four thousand dollars of Six per cent Stock of the United States and also unto two several sums one of Three thousand seven hundred and thirty eight dollars and the other of one thousand five hundred dollars of Six per cent Stock of the State of South Carolina and also 100 Shares in the Capital Stock of the Planters and Mechanics Bank of South Carolina and also unto one negro boy named

Handwritten notes in the right margin, including the name 'John Angler Poole' and other illegible text.

and being so bereft possessed she the said Ann Crawford departed this life
 intestate leaving the said Ann C. Crawford her daughter alive who alone
 thereon became entitled to the same as distributee in virtue of the Acts
 of the General Assembly of this State and of the Laws of the Land And when
 she and Ann C. Crawford hath duly taken out Letters of Administration
 upon the Estate and effects of the said Ann Crawford and on account of
 the short lapse of time since the death of the said intestate no final dis-
 tribution can as yet be made of the said estate as to close the said admin-
 istration And whereas the said Ann C. Crawford is also entitled in
 her own right to Eighty Shares in the Capital Stock of the said Plan-
 tors and Mechanics Bank And whereas a marriage is intended that
 is to be had and solemnized between the said John T. Bowles and Ann
 Crawford and upon the treaty of the said intended marriage it was
 agreed upon by and between the said John T. Bowles and Ann C. Craw-
 ford that the said Ann C. Crawford should make over the fortune to
 which she is or may be entitled under the said Ann Crawford or under
 any other power or powers or in any other way whatsoever unto the said
 Thomas Blackwood and John Blackwood and the Survivors of them
 and the Executors administrators and assigns of such Survivors upon
 the trusts and for the intents and purposes hereinafter expressed and
 declared of and concerning the same: Now this Indenture Witnesseth
 that in consideration of the said intended marriage and to the intent
 that the said several sums or parcels of the said Stocks and the divi-
 dends and profits thereof and the chattels choses in action and perso-
 nal estate to which the said Ann C. Crawford is now or may hereaf-
 ter be or may be entitled may be secured conveyed and applied upon the
 trust aforesaid to the uses intents and purposes hereinafter mentioned and
 stated and in consideration of the sum of Ten dollars by the said Thomas
 and John to and the said Ann C. Crawford in hand paid at and before
 the making and delivery of these presents the receipt whereof is hereby ac-
 knowledged and also for divers other considerations the the said Ann C.
 Crawford with the consent and approbation of the said John T. Bowles
 testified by his being a party to and sealing and delivering these presents
 hath assigned sold assigned transferred and set over and by these
 presents doth here again sell assign transfer and set over unto the said Thomas
 Blackwood and John Blackwood and the Survivors of them and the Executors
 administrators and assigns of such Survivors All these Eighty Shares above
 mentioned in the Capital Stock of the Plantors and Mechanics Bank
 as with her name now standing in the name of her the said Ann C.
 Crawford And also all the interest or distributive Share of her the
 said Ann C. Crawford in the said sum of Four thousand dollars
 of United States Six per cent Stock and also in the said sum of

Three thousand seven hundred and thirty eight dollars and fifteen hundred dollars of State Government Stock and also in the said Fifty shares in the Capital Stock of the Painters and Mechanics Bank of South Carolina and also in the said negro boy and also all the right title interest claim property and demand whatsoever both at law and in equity to which she the said Ann C. Crawford now is or which she or the said John ^W Broun shall or may in her right or otherwise be entitled to under or through the said Ann Crawford and every part thereof respectively To have hold receive and take all and singular the same distributive share sum or sums of money Bank and Public Stock chattels personal estate and demands and every other matter and thing hereby assigned or conveyed or intended so to be and every part thereof respectively unto the said Thomas Blackwood and John Blackwood and the Survivor of them and the executors administrators and assigns of such Survivor absolutely and forever Subject nevertheless to the trusts and for the intents and purposes hereinafter expressed and declared of and concerning the same that is to say in trust for the said Ann C. Crawford her executors administrators and assigns until the said intended marriage shall be solemnized and from and immediately after the solemnization thereof in trust that they the said Thomas Blackwood and John Blackwood and the Survivor of them and the executors administrators and assigns of such Survivor shall permit and suffer the said John ^W Broun and his assigns during the joint lives of himself and of the said Ann C. Crawford to have receive and take the interest dividends and annual produce issues and profits thereof to and for their joint use maintenance and benefit not to be subject at any time to the debts contracts or engagements of the said John ^W Broun And in case the said Ann C. Crawford shall survive the said John ^W Broun then from and immediately after his decease in trust to permit and suffer the said Ann C. Crawford and her assigns during her natural life to have receive and take to her own proper and separate use and behoof not subject to the debts or engagements of any future husband all the dividends interest annual produce issues and profits which shall during her life accrue or arise by or from the said premises or any part thereof And from and after the decease of or not then in trust that they the said Trustees and the Survivor of them and the executors administrators and assigns of such Survivor shall and do after the death of the said Ann C. Crawford transfer assign convey apply pay and dispose of all and singular the several sums or parts of Stock and other property or estate hereby conveyed or assigned or intended so to be and the dividends and interests and other profits thereof unto and amongst all and every the sons and daughters of her the

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said Ann C Crawford who shall be living at the time of her decease shall and share alike absolutely and forever and freed and discharged from all further and other trusts limitations and in case there be but one son or daughter of her the said Ann C Crawford living at the time of her decease then to that one absolutely and forever and freed and discharged from all further and other trusts limitations or conditions provided however that the child or children of any son or daughter of the said Ann C Crawford who may have died in his life time shall at the decease of the said Ann C Crawford represent his her or their deceased parent and take respectively the same share to which his her or their parent would have been entitled had the said parent continued alive at the decease of the said Ann C Crawford And in case the said Ann C Crawford should depart this life without leaving issue living at the time of her decease then in trust that the said Trustee and the Survivor of them and the executors administrators and assigns of such survivor shall transfer convey assign pay apply or dispose of all and singular the premises moneys or parcels of Stock and other property and and estate hereby conveyed or assigned or intended so to be and of every or any part thereof unto such persons for such times and subject in all respects to such directions trusts limitations and conditions as the said Ann C Crawford by any instrument of writing in the nature of a last will and testament duly executed shall direct limit or appoint And in default of such direction limitation or appointment then in trust for such persons as the Law shall appoint And to the intent that these presents may be carried into full and complete effect the said John P Bowles and Ann C Crawford do hereby for themselves respectively and severally and not for each other and for their several and respective heirs executors and administrators and not for the heirs executors and administrators of the other covenant promise and agree to and with the said Thomas Blackwood and John Blackwood and the Survivor of them and the executors administrators and assigns of such survivor that they the said John P Bowles and Ann C Crawford shall and will within twelve Months next ensuing the date of these presents in due form well and sufficiently transfer and assign in the respective Books kept for that purpose the said several moneys and parcels of Stock above mentioned and every part thereof unto the said Thomas Blackwood and John Blackwood Trustees as aforesaid and the executors administrators and assigns of the Survivor of them And further that they the said John P Bowles and Ann C Crawford respectively and his and her heirs executors and administrators respectively shall and will from time to time and at all times hereafter at the reasonable request of the said ^{and} Thomas Blackwood and John

Shackerwood or the Survivors of them or of the executors administrators or assigns
 of such Survivor and at the proper cost and charges of the said John
 Bowles and Ann C. Crawford make do and execute or cause to be
 made done and executed all and every such further and other law-
 ful and reasonable act and acts thing and things devise and devise
 conveyance and conveyances in the law whatsoever for the further better
 and more perfect granting conveying assigning or transferring and of
 vesting all and singular the premises above mentioned and every part
 thereof unto the said Trustees and the survivor of them and the execu-
 tors administrators and assigns of such Survivor according to the true
 intent and meaning of these presents as by the said Trustees or the Sur-
 vivor of them or the executors administrators and assigns of such survivor
 or by his or their counsel learned in the law shall be reasonably advised
 devised or required And the said John Bowles for himself his
 heirs executors administrators doth covenant promise grant and agree
 to and with the said Thomas Shackerwood and John Shackerwood and the
 Survivor of them and the executors administrators and assigns of such
 Survivor that if any money stock choses in action or personal estate or any
 lands tenements or hereditaments or any right title interest or claim
 thereto shall descend or come or become vested in or to the said Ann
 C. Crawford or if she the said Ann C. Crawford now has or shall here-
 after acquire or become entitled to any other property real or personal
 or any interest therein under or through the said Ann Crawford or any
 other person or persons and the same is not herein and hereby suffi-
 ciently conveyed assigned and assigned to the said Trustees that he the
 said John Bowles his heirs executors and administrators shall and
 will from time to time and at all times hereafter at the reasonable
 request of the said Trustees or their representatives make do and execute
 all and every such further and other act conveyance assurance and
 thing whatsoever as the said Trustees or their representatives shall rea-
 sonably require for more fully carrying into effect the true intent and
 meaning of these presents and for conveying assigning and transferring the
 said money stock choses in action personal and real estate upon the
 same trusts limitations and conditions as are expressed and declared
 by these presents; And further that he the said John Bowles shall
 and will permit and suffer the said Ann C. Crawford to make
 and execute any instrument of writing in the nature of a last will
 and testament according to the true intent and meaning of these
 presents Provided always and it is agreed and declared by and
 between all the parties to these presents that in case the said John
 Bowles and Ann C. Crawford during their joint lives or the said Ann
 C. if she survive shall be minded or desirous to leave the several sums

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or parcels of stocks or any other of the chattels or property real or person-
 al above mentioned or any part thereof sold and the money arising
 by sale thereof invested in any other stock or funds or placed out upon
 security or laid out in the purchase of freehold lands tenements or
 hereditaments or to have the said money arising by sale thereof invest-
 ed in other stock or funds or placed out upon security or laid out in
 the purchase of freehold lands tenements or hereditaments or to have
 the said money after it shall have been so vested or placed out
 in or upon any other stocks funds or securities or other property
 called or taken in again and disposed of in any other manner and shall
 signify such their wish or desire by writing under their or his
 hand or hands signed in the presence of two or more credible witnesses
 that then the said Trustees or the Survivor of them his executors ad-
 ministrators or assigns shall accordingly sell or dispose of the said
 Stocks chattels and other property or any part thereof and invest place
 lay out or dispose of the money arising by sale thereof in such other
 Stocks funds or securities or in the purchase of such freehold lands
 tenements or in such other manner as the said John & Bowles and
 Ann C Crawford during their joint lives or as the said Ann C Crawford
 in case she survive shall by such writing or any other writings
 to be subscribed and attested as aforesaid direct limit or appoint
 which said other Stocks so to be bought with the said money when
 so vested out upon any such funds or securities and such lands &
 and tenements when purchased shall be transferred assigned convey-
 ed settled and assured so and in such manner as that the same
 with the dividends interests rents and profits thereof may remain con-
 tinue and be applied and disposed of to for or upon the same trusts
 uses intents and purposes as the said several sums or parcels of Stock
 and other property and the annual produce thereof are herein before
 directed limited or appointed to go be applied and disposed of or as near
 the same may be and in that in all respects according to the true intent
 and meaning of these presents respect being always had to the nature
 of the property so as that real estate shall be construed to pass absolute-
 ly to the heirs and assigns of the respective persons to whose executors
 administrators and assigns personal estate is herein and hereby declar-
 ed to pass) And it is hereby further declared and agreed by and be-
 tween the parties to these presents that the said Trustees and the Sur-
 vivor of them and the executors administrators and assigns of such
 Survivor shall or lawfully may in the first place deduct or retain
 out of the said several parcels of Stock chattels and other property or
 from the dividends interest or annual produce thereof all such sums
 and sums of money costs charges damages and expences which they

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40 or any of them shall pay, expend or lay out, sustain or be put unto for or by reason or means of those present trusts or any act, matter or thing which shall or may be done or happen in or about or relating to the execution thereof or touching or concerning the same. In Witness whereof the said parties have hereunto interchangably set their respective hands and seals the day and year first above written. Jth Blackwood
 (2) John Blackwood (S^r) John Blackwood (S^r) John Bowles (S^r)
 Signed, Sealed and delivered in presence of James H. Blackwood James H. McWright South Carolina Charleston District Personally appeared James H. McWright who being duly sworn made Oath that he was present and saw Jth Blackwood, John Blackwood Am. Ebenezer and John Bowles severally sign seal and deliver this Instrument in writing for the uses and purposes therein mentioned and that he with Saul C. Blackwood Witnessed the same. Sworn to before me this 21 July 1830 John Ward Notary. Recorded 31 July 1830

South Carolina

This Indenture made this third day of June in the year of our Lord One Thousand Eight hundred and thirty at the City of Charleston Between William Wilkins of St. Pauls Parish Plaintiff District of the first Part Miss Martha C. Over of Charleston of the second Part and Samuel B. Wilkins of Darlington District Justice named in this behalf for the purposes hereafter mentioned and set forth of the third part. Whereas by permission of Divine Providence a marriage is intended shortly to be had and solemnized between the said William Wilkins and the said Martha C. Over and whereas it has been agreed by and between the said Parties that the property hereafter named shall be settled upon and conveyed to the uses intents and purposes hereafter expressed and declared, Now this Indenture witnesseth that in Consideration of the said intended marriage and for conveying settling and conveying the property hereafter mentioned upon the uses hereafter expressed and declared of and concerning the same and in Considerations of the sum of Ten Dollars to the said William Wilkins in hand paid by the said Samuel B. Wilkins at or before the sealing and delivery of these presents the Receipt whereof is hereby

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is hereby acknowledged to the said William Wilkins
 hath granted bargained sold and Confirmed and
 by these presents doth grant bargain Sell Confirm
 and deliver unto the said Samuel B. Wilkins
 as aforesaid, Three Negro Slaves named as follows
 to wit Nancy and her infant Child called Chadd
 and a male Slave named Samuay about eighteen
 years of age Also one horse and a Gig, To have and
 To Hold all and Singular the said negro Slaves
 with the future issue and increase of the females
 and also the said Horse and Gig unto the said Samuel
 B. Wilkins his Executors Administrators and Assigns

In Full Remembrance and to and for the use intents
 and purposes following that is to say in Full and to
 and for the use benefit and behoof of the said William
 Wilkins until the solemnization of the said intended
 Marriage and from and immediately after the solemn-
 ization of the said intended Marriage then In Full
 and to and for the joint use benefit and behoof of the
 said William Wilkins and the said Martha his intend-
 ed Wife during the term of their joint lives to permit
 and suffer them jointly to have and take to themselves
 for their own use and benefit all and singular the
 said Slaves and property above mentioned and upon
 the death of either of them the said William Wilkins
 or Martha his intended Wife then In Full and to
 and for the use of such Survivor to permit and suffer
 such Survivor in like manner to have and take the
 use and benefit of all and singular the Slaves and
 property aforesaid for and during the natural life of
 such Survivor and from and after the death of such
 Survivor then In Full and to and for the use benefit
 and behoof of all the Children of said Marriage
 that may here be living equally to be divided share
 and share alike to their several and respective Executors
 Administrators and Assigns forever, Provided always
 that if it should or happen that any one child of the
 said Marriage be should have departed this life
 leaving lawful issue such issue if living at the time
 of the death of the Survivor of them the said William
 Wilkins and Martha the intended Wife shall have

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and take the share (to be divided equally among such
 issue) which the parent would have taken had such
 parent have remained in life and survived the said
 William and Martha But if at the time of the death
 of either of them the said William Wilkins and Martha
 the intended Wife there should be no living issue
 of the said intended Marriage or their descendants
 then Sir Trust and to and for the proper use benefits
 and behoof of the Survivor the said William Wilkins
 or Martha the intended Wife the executors Administra-
 tors and Assigns of such Survivor absolutely forever discharging
 of and from all Trust whatsoever, And it is hereby
 Covenanted and agreed by and between the Parties
 to these presents that if at any time hereafter it shall
 be found expedient and advisable that any any of the
 Slaves and property herein conveyed and shall be sold
 and converted into any other property that then it shall
 be lawful for the said Samuel B. Wilkins his Executors
 Administrators or Assigns at the request in Writing
 signed by the said William Wilkins and Martha
 the intended Wife in the Survivor of them to sell
 and dispose of all and singular the Slaves and
 other property herein conveyed with the issue and
 increase of the said female Slaves causing the proceeds
 of such Sale to be duly invested in other property
 to be settled and disposed to and for the same
 uses intents and Purposes as the property that may be
 sold - In Witness Whereof the Parties to these presents
 have hereunto set their hands and Seals the day and
 year first above written William B. Wilkins (Seal)
 Martha (Crown Seal) Signed Sealed and Delivered
 in the Presence of W. Cochrane John J. Brown Edmund
 Burke Kelly Edmund C. Cochrane W. Cochrane made
 oath that he was Present and saw William
 B. Wilkins & Martha C. Brown Sign Seal and
 deliver this Instrument of Writing for the use
 and purpose therein Mentioned and that he being
 the same together with John J. Brown and Edmund
 Burke Kelly Sworn to before me this 6th Feby 1830
 John Ward J. D.
 Recorded Aug 6, 1871

This Indenture is made and executed this ninth day of August in the Year of our Lord one thousand eight hundred and thirty and in the fifty fifth Year of the Sovereignty and Independence of the United States of America Between Mitchell King Attorney at Law of the first part Margaret Campbell of the second part and Henrietta Campbell the Mother of the said Margaret Campbell as her Trustee of the third part all of Charleston in the State of South Carolina Whereas it is intended that a marriage shall be shortly had and solemnized between the said Mitchell King and Margaret Campbell and the said Margaret Campbell is entitled to and possessed of considerable property in her own right and previously to and in consideration of the said intended marriage it has been agreed between the said parties that all her said property real and personal shall be conveyed and settled to and for the uses and purposes hereinafter declared Now therefore this Indenture Witnesseth that in consideration of the said intended marriage and of one dollar to the said Margaret Campbell by the said Henrietta Campbell in full price the receipt whereof is hereby acknowledged the said Margaret Campbell being with the approbation of the said Mitchell King hath granted bargain sold aliened and confirmed and doth hereby grant bargain sell alien and confirm unto the said Henrietta Campbell all that Plantation or tract of Land situate on both sides of Mill Creek and on the North side of Little Mill Creek measuring and containing about three hundred and fifty acres in Sumner's North Carolina conveyed by Thomas C. Newton to the said Margaret Campbell as by her conveyance to her will appear hereby specially referred to as a part hereof together with all the premises conditions and appurtenances therunto in any manner appertaining To Have and to hold the said Tract of Land with all and singular the premises and appurtenances unto the said Henrietta Campbell her heirs and assigns and successors for ever In trust nevertheless to be used for the several uses and purposes hereinafter expressed and declared of and concerning the same And further for the considerations aforesaid and with the approbation of the said Mitchell King she the said Margaret Campbell hath bargain sold aliened transferred and set over and doth hereby bargain sell assign transfer and set over unto the said Henrietta Campbell all that Certificate No 5733 dated the 13th day of May 1818 of 40 Thirty Shares in the Bank of the United States in the name of the said Henrietta Campbell and also all that other Certificate

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for the sole use benefit and behoof of the said Margaret Campbell
her heirs executors administrators and assigns according to the na-
ture of the Estate And from and after the Solemnisation of the said
intended marriage In trust to and for the sole and separate use
benefit use benefit and behoof of the said Margaret Campbell
her heirs executors administrators or assigns without being in any
manner subject to the debts contracts or control of the said Mitchell
King and to suffer and permit her the said Margaret Campbell
to have take and receive the rents issues income dividends interest
and profits thereof and every part thereof to use for her own sole
and separate use without being as aforesaid in any manner sub-
ject to the debts contracts or control of the said Mitchell King
in the same manner and to the same extent as if she were a
feme sole and unmarried And full power and authority are
hereby reserved granted and given to the said Margaret Campbell
from time to time and at all times as to the standing her said
Estate and as if she were a feme sole and unmarried in
and by any deed or deeds under her hand and Seal in the pre-
sence of two Witnesses or in and by her last Will and Testament
or any paper or papers purporting to be her last Will and Testa-
ment duly executed in the presence of three Witnesses to alien-
convey grant and dispose of all and singular the premises
or any part or parts thereof to take effect in her life time or to give devise
and bequeath the same or any part or parts thereof to take effect after
her death to such person and persons and for such Estate or Estates
and with such powers provisions limitations and conditions and subject
to such uses trusts and purposes as she may think proper in the same
manner and to the same extent in all respects as if she were a
feme sole and unmarried. And it is hereby and herein specially
covenanted promised granted and agreed by and between the
parties aforesaid that it shall and may be lawful for the said
Margaret Campbell from time to time and at all times hereafter
notwithstanding her coverture and as if she were a feme sole
and unmarried to make seal execute and deliver such deed
and deeds to take effect in her life time and to make seal pub-
lish and declare her last Will and Testament or any paper or
papers purporting to be her last Will and Testament and the same
again to revoke and annul and again to reexecute and republish
when and as often as she may think proper and should the
said Margaret Campbell survive the said Mitchell King
then from and immediately after the death of the said Mitchell
King In trust to wit all and singular the premises undivided

of by the said Margaret Campbell In trust to and for the said
 Margaret Campbell her heirs executors administrators and assigns
 freed and absolutely discharged from all Trusts and should
 the said Margaret Campbell die Intestate leaving the said
 Mitchell King surviving her then In trust as to the said pro-
 perty real and personal or to so much thereof as the said Marga-
 ret Campbell may leave at her death undisposed of to and for
 the Heirs at Law and Distributees of the said Margaret Camp-
 bell according to the Laws of the said State of South Carolina
 for the distribution of Intestates Estates freed and discharged
 from all further Trusts And further in Trust that from time to
 time and at all times hereafter when and as often as it may be
 thought proper it shall and will be lawful for the said Henrietta
 Campbell her Successor or Successors as Trustee or Trustees as aforesaid
 said by and with the advice and consent of the said Mitchell King
 and Margaret Campbell to pledge mortgage incurbor grant bargain
 sell alien and convey all and singular the said premises real and
 personal and any and every part and parcels thereof and the proceeds
 thereof and of any and every part and parts thereof to reinvest in
 such property real or personal as may be thought proper and the
 same again to pledge mortgage incurbor grant bargain sell alien
 and convey when and as often as may be thought proper subject
 nevertheless and to and for the several uses intents and purposes and
 subject to all the powers and provisions herein before expressed and
 declared or and concerning the same And further it is mutually
 promised granted and agreed by and between the parties aforesaid
 that it shall and may be lawful for the said Henrietta
 Campbell by any deed under her hand and seal by and with the
 consent of the said Mitchell King and Margaret Campbell to consti-
 tute and appoint another Trustee or Trustees in the place and
 stead of her the said Henrietta Campbell and should she the said
 Henrietta Campbell either appoint a new Trustee or new Trustees in
 her place or stead or depart this life without making such appointment
 then and in either of these cases and from time to time and at all times
 hereafter it shall and may be lawful for the said Mitchell King
 and Margaret Campbell by any deed or deeds under their hand and
 seal when and as often as they may think proper to nominate and
 appoint a new Trustee or New Trustees in the place and stead of
 the said Henrietta Campbell her Successor or Successors as Trustee
 or Trustees aforesaid And the Successor or Successors as Trustee
 or Trustees as aforesaid last constituted nominated and appointed
 shall and will possess and enjoy all and singular the rights powers

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47 privileges and authorities and be subject to all the duties responsibilities and liabilities of the Trustee or Trustees succeeding next after the said Henrietta Campbell and the person or persons formerly trustee or trustees in whose place or stead such new Trustee or Trustees may be appointed shall be forthwith herefrom forever exonerated and discharged In testimony whereof the said parties have hereunto interchangeably set their hands and seals on the day and year in that behalf above written - M. King (L.S.) Margaret Campbell (L.S.) Henrietta Campbell (L.S.) Signed Sealed & delivered in the presence of A. Buist, Frederick Rutledge, M. Millan to King

Schedule of Margaret Campbell's property set forth in the pre fixed Deed

Three hundred & fifty Acres of Land in Sumner North Carolina as by the Title of Thomas Justice to her

N ^o 753	Certificate of the 13 th May 1828 to M ^{rs} Henrietta Campbell the property of Miss Campbell as per M ^{rs} Campbell declaration of Trust of the 15 th of July 1822	Shares	30	
183505	Certificate of 29 th of April 1820 J ^o J ^o J ^o	J ^o	50	
184105	Certificate of 3 of August 1820 J ^o J ^o J ^o	J ^o	20	
	Standing in the name of M ^{rs} Campbell the property of Miss Campbell			100 @ 125 = 12,500
N ^o 834	Certificate Charleston 11 th September 1820 to Miss Margaret Campbell	Shares	7	
N ^o 1130	Certificate Charleston 2 nd March 1822 J ^o J ^o		40	
183312	Certificate Charleston 5 th June 1829 J ^o J ^o		10	
	In Miss Campbell's own name		60 @ 125	7,500
	The Bond of Christopher S. Scales & John Scales of the 3 rd April 1821 to M ^{rs} Henrietta Campbell conditioned for the payment of with the mortgages given to secure the same the property of Miss Campbell			2000
N ^o 721	Certificate 29 th Jan ^y 1828 of Treasurer of South Carolina to Margaret Campbell for \$2000 in South Carolina 3 per cent Bond of the Faculty of the Medical College of Charleston dated the 30 th July 1828 to M King conditioned for the payment of (the property of Miss Campbell)			1,300
	Cash from Interest & dividends of Stocks that is or will be in the hands of M King and for which he holds himself answerable			500
				1,200
				<u>\$30,000</u>

9th August 1830 M. King, Margaret Campbell, Henrietta Campbell Witnesses A. Buist, Frederick Rutledge, M. Millan to King South Carolina Greenville District. Before me Joseph Godwin, Cur

of the Justices of the peace in and for the district and State aforesaid personally appeared Mac Millan Campbell King who being duly sworn make the oath and saith that he was present and saw Mitchell King, Margaret Campbell, and Henrietta Campbell sign seal & deliver the professed deed and also sign and deliver the professed Schedule as their joint and several act, and deed to and for the uses and purposes therein mentioned and he this deponent and William Priest and Frederick Rutledge signed their names as Witnesses to the same, W. Millan Campbell sworn to before me this 12th August 1830 - Joseph Godwin N. C. The marriage referred to by the within deed was solemnized at the residence of W. Campbell in Beaufort North Carolina on Saturday the 14th of August 1830 The ceremony was performed by the Rev. Arthur Priest

Recorded 30th August 1830

The State of South Carolina, This Indenture made the second day of October in the Year of our Lord one thousand eight hundred & Thirty Between Charles Collier of the first part Caroline C. Sweet of the second part and Charles L. West as a Trustee for the purposes hereinafter mentioned and contained of the third part Witnesseth that whereas a marriage is intended to be had and solemnized between the said Charles Collier and the said Caroline C. Sweet and whereas the said Caroline C. Sweet is or will be entitled to one undivided third part of a Plantation or Tract of Land should she on a final settlement of the Estate of her late husband Dr. John Sweet elect to take one third of his Estate in lieu of Dower & should she not so elect then whereas she is or will be entitled to Dower in the said Land situated in the Parish of St. Bartholomew in the district of Colleton and State aforesaid known by the name of Gray's or Hickory Hill and partitioned as described in a Conveyance from Thos. Wm. Rice to Dr. John Sweet dated the first day of March one thousand eight hundred and nineteen and recorded in the Office of the Register of Mesne Conveyances in Colleton District in Book C pages 275 to 278 And whereas the said Caroline C. Sweet on a final division of the Estate of the said Dr. John Sweet deceased should she make her election as aforesaid is or will be entitled to one third part or portion of the Negro Slaves & other goods and chattels of the said Estate - And whereas the said Caroline C. Sweet is entitled to an Equal part or portion of the real & personal Estate of her Father Charles Corriere deceased with the other Children and heirs of the said Charles Corriere deceased as will appear by his last Will and testament

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remaining of record in the Office of the Ordinary of Charleston district
 And whereas the said Caroline C. Prescott is also entitled to certain
 Slaves to wit Bartolomeo John Antigua Mary Hester and Stephen men-
 tioned and contained in a Bill of Sale dated the Twenty ninth
 day of May anno domini eighteen hundred and twenty nine from
 M. Smith Master in Equity to Charles Carrere deceased and convey-
 ed to the said Charles Carrere in Trust for the use and benefit
 of the said Caroline C. Prescott And whereas in contemplation of
 the said Marriage it has been deemed proper and expedient for
 the said property both real and personal to be conveyed assigned
 and secured upon such Trusts as are hereinafter contained Now
 this Indenture further Witnesseth that in pursuance hereof and
 in consideration of the said intended Marriage and also in con-
 sideration of one dollar by the said Charles L West as Trustee and
 aforesaid paid unto the said Caroline C. Prescott the receipt whereof
 she doth hereby acknowledge she the said Caroline C. Prescott
 by and with the consent and approbation of the said Charles L. West
 testified by him being a party hereto and joining in the execution
 of these presents hath granted bargained sold and released assign-
 ed transferred and set over And by these presents doth grant
 bargain sell and release assign transfer and set over unto the said
 Charles L West as Trustee as aforesaid All her Estate right
 title property or interest in the above mentioned Real estate
 in possession remainder or reversion Also all the estate right title
 interest property claim and demand of her the said Caroline C.
 Prescott unto the Negro Slaves before mentioned with their issue and
 increase and all other real and personal estate & property of which
 she the said Caroline C. Prescott is now possessed or entitled to or may
 hereafter become possessed or entitled to at Law or in Equity as the
 widow of the late Dr. John S. Prescott deceased and as one of the child-
 ren of the late Charles Carrere and by virtue of the Trust deed from
 M. Smith Master in Equity to the said Charles Carrere deceased &
 also all other estate and property real personal or mixed which she
 may now have or may become possessed of or vested with at any time
 during her coverture, To have and to Hold all and singular the pre-
 mises Slaves and their increase and other Real & personal estate
 & property above mentioned unto the said Charles L West his Heirs
 Executors & assigns In Trust Nevertheless to and for the sole use benefit
 and behoof of the said Caroline C. Prescott until the solemnization
 of the said Marriage and from and immediately afterwards and dur-
 ing the Coverture In Trust for the sole and separate use and enjoy-
 ment of the said Caroline C. Prescott her heirs executors and assigns

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without any control hindrance or interference of the said Charles
Follin and not to be in any wise liable for his debts contracts or en-
gagements And on the further Trust that he the said Charles
West will hold the said real and personal Estate above described
to the use of such person or persons as she the said Caroline
West during the Coverture and notwithstanding her Coverture
shall by her last will and Testament appoint And also in Trust
that he the said Charles West will at the request of the said
Caroline West in writing at any time during the Coverture
convey sell and dispose of the said real and personal property
or any part thereof and at the will and option of the said Caroline
West the net proceeds of such sale or sales in such
manner and to such uses as she the said Caroline West
shall by any instrument in writing direct or at the request in writ-
ing of the said Caroline West will pay and deliver to her the
proceeds of such Sale or Sales to be at her own disposal without
the interference or control of the said Charles West or of any
other person or persons whatsoever It being the clear intention and
meaning of these parties that the said Caroline West during
her aforesaid Coverture is to have as full power and authority
over her real and personal estate hereby intended to be settled
to her use and the disposal of it by deed Will or Testament as a
single ^{Trust} ~~sole~~ by Law or in equity by virtue of a reservation of
Trust or power of appointment of uses or by any settlement before
marriage conveyance assurance or devise at Law or in Equity can
have or enjoy And the said Charles Follin on his part doth hereby
covenant grant and agree to and with the said Charles West Trustee
as aforesaid his heirs executors administrators and assigns that it
shall and may be lawful to and for the said Caroline West from
time to time and at all times during the Coverture and notwith-
standing her said Coverture fully to make real and execute any
Will or Wills Testament or Testaments bequest or bequests and the
same to revoke or renew and thereby to give devise or bequeath or ap-
point to such person or persons as she may see fit all the estate real
and personal comprehended in this settlement And the said Charles
Follin for himself his heirs executors and assigns doth hereby fur-
ther covenant and agree to and with the said Charles West that
after the solemnization of the said Marriage and at any time or
times hereafter he the said Charles Follin upon the reasonable
request of the said Charles West will make do and execute or
cause or procure to be made done and executed all and every such
further and other lawful & reasonable act conveyances and assen-

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