

Schedule of the Estates real & personal conveyed to *[illegible]* by Mrs. Harriet Darby in prospect of marriage with Mr. Charles Knapp. A moiety of tract of Land on Santee River, now held as tenant in common with his son, Courtenay Lewis, bounded northwardly on Lands of James Deas, South & East on lands of Doctor Alexander Sumner, and bounded a creek running into Santee river, and contains one thousand & two hundred or less.

One moiety of one other tract of Land held as aforesaid situated on the Stage Road between Santee & Santee Rivers, formerly the property of Nathan Hudgins Deceased, containing about twelve hundred & two

The following names; viz; James, Hannah, Molly, Henry, James, Cupie, Philip, Obie, Friday, Prince, Thebe, Dinah, Maria, Eleanor, Dick, James, Rose, Tubitt, January, William, Kelly, Liette, Paul, Quash, Billy, Maria, Mima, Lucho, Celia, Mary, John, David, Joe, Cor. Daniel, John, Tom, Abram, Neddy

One carriage & pair of Horses City Cows of Black Cattle, One milk, twenty head of sheep, two Hogs, One Boat, and all the household & kitchen furniture now owned by the said Harriet Darby, The household furniture consisting in part of five feather beds, five mattresses & five bedsteads, One dozen Large & one dozen small silver spoons, One silver ladle, three dozen Chairs, four ^{convenient dining & two for the table} ~~four~~ ^{from sundry fine par} ~~four~~ Carpets, Runners and, forks, bed & table linen, plates, dishes, tea service, two Clocks, one Sofa

Signed and sealed & witnessed the fourth day of April in the Year of our Lord, one thousand eight hundred & thirty One.
 Witness
 Charles M. Freedman
 Richard F. Howard
 Charles Knapp
 Harriet Darby

Case of South Carolina
 Charleston District

Personally appeared before me Charles M. Freedman who being sworn made oath that he for the parties to the within instrument of writing, signed and acknowledge the same as well as the acceptance of the trust and also the schedule hereto annexed and that he witnessed the same together with Richard F. Howard, whose his presence signed as a witness,
 done to the 5th April

A.D. 1831. before me
 John L. Milton
 Not. Pub. & C. No.

Charles M. Freedman

Recorded 5th April 1831

to the intent that same may not be at the disposal or subject to the claims, debts, forfeitures or engagements of the said W^m Davis her intended husband in default of such direction, limitation or appointment then to the heirs of the said Mary Patterson or such person or persons as may be named upon it. Provided always and it is hereby expressly agreed and declared by and between all the parties to this present that in case the said Mary Patterson (surviving the said W^m Davis her intended husband), shall at any time hereafter claim and recover any part or parcel of the real or personal estate whereof the said W^m Davis or any other person or persons, in trust for them shall be seized or possessed or entitled to at any time during the coverture between them by virtue of any right of dower, distribution, or otherwise, then and in that case the said W^m Howel & Isaac B. Wilmer their Executors & assigns shall from time to time and at all times from thenceforth stand and be possessed of the said property hereby conveyed as Trust for the only benefit of the Executors & assigns of the said W^m Davis any thing herein contained to the contrary thereof notwithstanding. In testimony whereof we the subscribers at our hands & seals this fourth day of December in the year of our Lord one thousand eight hundred and thirty

Witness Charles J. Wilmer
 Alexander J. Wilmer
 J. M. Lusk

William Davis
 Mary Patterson
 Wm. Hazel
 Isaac B. Wilmer

South Carolina Personally came before me D. Sampson W. Lusk who being Collector Dut^y duly sworn makes oath that he was present with Charles J. Wilmer & Alexander J. Wilmer and saw the within named W^m Davis, Mary Patterson, Wm. Hazel & Isaac B. Wilmer sign & seal the within writing and for their purpose act & deed for the purposes therein set forth & that he with C. J. Wilmer & Alexander J. Wilmer subscribed their names as witnesses to the due execution of the same

Done & before me
 July 19 1831
 A. Campbell J. W.

J. M. Lusk

Recorded 9 April 1831

State of South Carolina

This Indenture made the tenth day of February in the year of our Lord one thousand eight hundred and thirty one, and in the fifty fifth year of the sovereignty and independence of the United States of America Between Mary W. Reid Spinster, of the one part Patrick Ryan of the second part and James Speights of the third part all of the District of Colleton and state aforesaid Whereas a marriage is intended to be shortly had and solemnized between the said Mary W. Reid, and the said Patrick Ryan, and the said Mary W. Reid is willing to settle and assure all the property of which she is possessed. Now this Indenture Witnesseth that the said Mary W. Reid for and in consideration of the said ^{intended} marriage and also in consideration of the sum of two dollars to her

the said Mary W. Reid paid by the said James Sprights, the receipt whereof is
 hereby acknowledged and by and with the consent of the said Patrick Ryan signi-
 fied by his being a party to these presents, hath bargained and sold, and by these
 presents doth bargain, sell and deliver unto the said James Sprights the following
 negro slaves to wit, Inah, Susan Richard Molly Packell Jimmy and Elloby together
 with the ^{issue and} increase of the female - To have (and to hold the said negro slaves to the
 said James Sprights, his heirs and assigns in trust, Nevertheless, and to and for
 the uses, intents, and purposes hereinafter ^{declared} ~~mentioned~~, that is to say In witness
 that to the said James Sprights, his heirs and assigns do and shall
 permit and suffer the said Patrick Ryan during the joint living
 of himself and the said Mary W. to have the occupation and management of the slaves afores-
 said so that the same shall not be in any manner subject or liable to his debts, contracts
 or engagements, and that to the said Patrick Ryan shall take effect and receive
 the profits emoluments, and advantages of the said slaves for the joint use and benefit of
 himself and the said Mary W. Reid and ~~shall~~ the said Mary W. Reid survive the said
 Patrick Ryan, then in trust that the said James Sprights his heirs and assigns doth convey
 and assign the aforesaid negro slaves with their ^{parture} issue and increase unto the
 said Mary W. Reid her heirs and assigns absolutely and for ever freed and discharged of and
 from all trusts. But if it should happen that the said Patrick Ryan shall
 survive the said ^{and} Reid without any child or children by the said marriage living
 at the time of such survivorship, then in trust that the said James Sprights his heirs
 and assigns do convey and assign the aforesaid negro slaves with the issue and in-
 crease of the female unto the said Patrick Ryan as his sole separate and absolute
 property freed and discharged from all trusts whatsoever - and should it so
 happen that the said Patrick Ryan shall survive the said Mary W. Reid and
 then be living at the time of her death a child or children of the said marriage
 likewise surviving her then in trust that the said James Sprights his heirs and assigns
 do convey assign and transfer all and singular the slaves aforesaid with the issue
 and increase of the female to the said Patrick Ryan to be held by him or other
 such surviving child or children to be held by him or other in severally -
 Provided always that if hereafter it should be found meet to the advantage and
 mutual interest of the said Patrick Ryan and Mary W. Reid to sell or dispose of
 of the whole or a portion of the said negro slaves and to vest the same in mortgages
 securities or other kinds of property, that it shall and lawfully so to do, provided the monies
 from such sale shall be vested in other property or good securities, the same to be settled, conveyed
 and assigned upon the aforesaid trusts contained in these presents. In witness whereof
 the parties to these presents have hereunto set their hands and seals dated the ^{fourth} day
 first above written -

Signed Sealed and
 delivered in the presence
 of C. M. Sprights
 J. N. Smith

Mary W. Reid (Seal)
 Patrick Ryan (Seal)
 James Sprights (Seal)

State of South
 Charleston District
 Mary W. Reid,
 within Deed of
 a Wife; vs.
 J. Cairns

State of South
 Charleston District
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 wife Mary W.
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 them thereof
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 Therplus, W.
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State of South Carolina } Personally appeared ^{D: The undersigned} ~~and made oath~~ ^{James} ~~William~~ ^{Wm. J. Roon}
 Charleston District } ^{being duly sworn by or on oath that he was present & saw}
 Marshall, Neid, Patrick Ryan and James Wright sign seal and execute the
 within Deed & that C. M. Wright's Dependent Subscribed these names there
 as Witnesses: sworn to before me April 4th 1835
 A. Campbell Jll.

Recorded 3rd May 1835

State of South Carolina } This Indenture made the nineteenth day of May
 Charleston District } the year of our Lord One Thousand Eight Hundred &
 thirty one between William J. Roon of the one part and Theophilus Williams
 of the other part, Witnesseth that whereas a marriage is intended & it is to be
 had and solemnized between the said Wm. J. Roon and Mary C. Jordan &
 whereas the said Wm. J. Roon is entitled to and possessed of certain personal
 property a part of which he is desirous of settling on his said intended wife
 and the children of the said marriage free from his control and from the claims
 of his creditors, to wit: he may hereafter have & Wm. J. Roon by
 accepted Theophilus Williams to be trustee under the marriage settlement
 who has agreed to take upon himself the execution of the trust herein after
 mentioned. Now therefore this Indenture Witnesseth that the
 said Wm. J. Roon in consideration of One Dollar to me paid by the said Theo-
 philus Williams before the enrolling and delivery of these presents, and also
 for and in consideration of the marriage hereafter to be had and solemnized
 between the said Wm. J. Roon & Mary C. Jordan and also for and in considera-
 tion of divers other good and worthy considerations, we hereunto moving have granted
 bargained, sold, conveyed and transferred and by these presents do grant, bar-
 gain, sell and convey and transfer unto the said Theophilus Williams his heirs,
 Executors and assigns the following negroes to wit: Miley, Nancy, Jane, Jake,
 Lucy, Harriet, Melia, and their future issue and increase to have
 and to hold to the said Miley and their future issue and increase to him
 the said Theophilus Williams his heirs, Executors and assigns in trust
 to and for the following uses and purposes; that is to say: In trust to
 and for the joint use and behoof of the said Wm. J. Roon and his intended
 wife (Mary C. Jordan), during their joint lives, for the purpose of securing them
 a suitable maintenance and provision for the said Mary C. Jordan and the children
 of the said marriage, so that no debt of the said Wm. J. Roon shall deprive
 them thereof. And from the death of the said intended wife of Wm. J. Roon
 should she die before the said Wm. J. Roon leaving no child or children by
 him begotten, living at her death, then in trust to and for the sole use and
 behoof of the said Wm. J. Roon his heirs and assigns, and that the said Trustee
 Theophilus Williams his heirs, Executors and assigns shall convey by said prop-
 erty to the said Wm. J. Roon or to next the legal Estate in him; But in
 case the said intended wife of Wm. J. Roon should die before the said

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Mr J. Poon leaving any child or children, issue of the said marriage
living at her death then in trust to and for the sole use and behoof of
the said Mrs J. Poon during his natural life, for the purpose of providing
thereof a suitable maintenance and education of such child or children
as that no debts of the said Mrs J. Poon shall deprive them thereof; And
from and after the death of the said Mrs J. Poon should he leave any
such child or children living at his death, then in trust to and
for the sole use and behoof of such child or children, his or other
things, if more than one as tenants in common and that the said trustee
J. Williams his heirs, Executors and assigns shall in such case at the re-
quest of such child or children convey the Estate legal Estate to him
her or them share and share alike. But should the said child
or children die during the life time of the said Mrs J. Poon, then to
and for the sole use and behoof of the said Mrs J. Poon & his heirs &
the said trustee Thos Williams his heirs, Executors & assigns shall convey
the legal estate of said property to Mrs J. Poon & his heirs. It is further
stipulated that the said Mrs J. Poon should die before his intended wife
(Mary C. Inwood) leaving no child or children issue of said marriage
living at his death, then in trust to and for the sole use and behoof
of the said intended wife Mary C. Inwood and her heirs and that the
trustee Thos Williams his heirs, Executors & assigns shall convey the
legal Estate of said property to her and to her heirs; But in case
the said Mrs J. Poon should die before the said intended marriage wife
of him the said Mrs J. Poon leaving any child or children issue of the
said marriage living at his death then in trust to and for the sole use and
behoof of his said intended wife during her natural life for the purpose of
providing a maintenance and education for such child or children so that the
debts of his said intended wife shall not deprive them thereof and from the
death of the said intended wife should she leave any child or children
issue of the said marriage, then for the sole use and behoof of such child or
children if more than one as tenants in common and the trustee Thos J.
Williams his heirs, Executors & assigns shall at the request of the said child or
children convey the legal Estate of the property hereby settled to him, her
or them and their heirs But should such issue of the said marriage die be-
fore the intended wife of Mrs J. Poon departs this life, then in trust to and for
her sole use and behoof and the said trustee Thos Wilson his heirs, Executors
and assigns shall convey to her the legal estate so as to vest in her an
absolute title. The said trustee doth hereby agree to observe the exe-
cution of the above trusts & to hold the property until the marriage takes
place for the sole use and behoof of the said Mrs J. Poon
In witness whereof the parties to these presents have hereunto set their
hands and seals this sixteenth day of May in the year above written—

signed sealed and delivered in the presence
of Charles, another person named & named
being first interlined on the first page)

William J. Dorn (seal)

Theophilus ^{his} William @
mark

Daniel Norbeck & Edw. Norbeck
South Carolina } Dan Norbeck appeared and made oath that he
City of Charleston } saw W. J. Dorn & Thos. Williams sign, seal & deliver this
marriage settlement & that he with Edw. Norbeck in the presence of each other
witnessed the same. Shown to before me May 17. 1831 John M. Hamilton Not. Pub.

Recorded May 17. 1831

The State of South Carolina

This Indenture made at Charleston in the said State this 27th day of May
in the year of Our Lord, One thousand, eight hundred and thirty One Between Thomas
Coeligh Physician and Ann E. Willard of the first part, and James W. Gray
and Robert Elfe of the second part. Whereas a Marriage is intend to be Northward
and solemnized between the said Thomas Coeligh and the said Ann E. Willard
and Whereas the said Ann E. Willard is seized in, possessed of, and entitled to
the Estate, real and Personal hereinafter mentioned, and it is the wish of the
said, Ann E. Willard, and the said Thomas Coeligh signified by his
joining in these Presents that the said Estate should be conveyed to the said
James W. Gray and Robert Elfe, upon the trusts and to and for the uses and pur-
poses hereinafter mentioned. Now This Indenture Witnesseth that the said
Ann E. Willard, with the consent and approbation of him the said Thomas
Coeligh signified by his joining in these presents, hath granted, Bargained
Sold, Released, Assigned, Set over, and delivered, and by these Presents, she
the said Ann E. Willard Doth Grant, Bargain, Sell, Release, Assign, Set over and
Deliver unto the said James W. Gray and Robert Elfe their Heirs, Executors and
administrators, according to the nature of the several Estates all and singular
the following Estate, real and personal to wit: All that Lot with the buildings
thereon situate lying and being in the town of Norwich, in the Parish of
Chelsea and State of Connecticut on the north side of third Street, beginning at ^{the} East end
in on the East side of said lot adjoining the lot improved by Hephzibah Kelly and
mortgaged to Ann Spalding to the wall, and land belonging to the River in ed John
Tylers, about five rods, thence westerly by said Tylers land and land of Major
Dunight, thence southerly by said Tylers land to the highway, thence thence by said
highway to the first mentioned bounds. Also all that Plantation or tract of
of Land situate in Christ Church Parish in Charleston District and the State
of South Carolina measuring Twenty five acres more or less; Putting and
Bounding to the Eastward on land now or late belonging to the Estate of Charles
James Air to the South and Westward on the Estate of Stephen Townsend, and
to the Northward on lands now or late belonging to the Dr. William Reid -
Also all the Estate, title and interest of the said Ann E. Willard in an and

part of lands belonging to her fathers Estate in Orangeburg and other Districts in the
State of South Carolina aforesaid - Together with all and singular the rights, franchises
hereditaments and incidents appertaining to the foregoing quality incident and appertaining
or in anywise belonging - Also the following negro Slaves to wit: Sally and Peter
four Children Hannah, John, Isaac and Kelly; Becki and her four Children
Cassan, Mary, Jane and an infant in arms - Louisa and her Children George and
Margaret, Harriet, Allen and Polly. Also all and every sum or sums of money now
due and owing to the said Ann E. Willard from any person or persons whomsoever
and ^{whomsoever} the same be in Judgment, Bond, Note or account, or in any other form;
all which Estate Real and personal is also specified as accurately as can now be done
in a Schedule hereunto annexed, Marked A, to which reference is Craved. To have
and to hold all and singular the lands aforesaid, and the Slaves with the future
issue and increase of the females, and the debts aforesaid unto the said James
W. Gray and Robert Elfe and the survivor of them, their heirs and each of their
Heirs, Executors, Administrators and assigns according to the nature of the
Several Estates forever In Trust nevertheless to and for the several
uses intents and purposes hereinafter mentioned and to none others;
that is to say In Trust, to and for the sole use, benefit and behoof of
the said Ann E. Willard her heirs, executors and administrators or a feoffee for
and until the due solemnization of the said intended marriage; and from
from and immediately thereafter, Thence to and for the joint use, benefit and
behoof of the said Thomas Evelyn and Ann E. Willard for and during the
term of their joint natural lives; And in case the said the said Ann
E. Willard should depart this life before the Thomas Evelyn then in
Trust to and for such uses, intents and purposes as the the said Ann
E. Willard by her last Will and Testament duly executed may appoint and
declare (which last will and Testament she the said Ann E. Willard, notwithstanding
her Coverture is hereby authorized and empowered by the said Thomas Evelyn
to make and execute); But in case the said Ann E. Willard should survive
the said Thomas Evelyn then In Trust to and for the sole use, benefit
and behoof of her the said Ann E. Willard her heirs, executors, administrators
and assigns according to the nature of the Estates, freed and discharged from
all further uses and trusts whatever And it is hereby expressly agreed and
understood that the said James W. Gray and Robert Elfe Executors aforesaid, or the
survivor of them, shall and will at all times hereafter permit and suffer the said
Thomas Evelyn and Ann E. Willard during their joint natural lives to receive the
rents, issues profits and avails of the lands and negroes aforesaid and the debts and
sums of money owing to the said Ann E. Willard aforesaid, without any hindrance
on their or his part. And it is further agreed that the said Trustee or the survivor
of them, shall and will, on the application of the said Thomas Evelyn and Ann
E. Willard during their joint lives, to them or the survivor of them in writing
execute all such Deed or Deeds or other writings may be necessary to sell or

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dispose of all or any of the foregoing Estates Real or Personal the purpose to be made in some other property to be held to the same uses intents and purposes as aforesaid before his death. And it further agreed between the parties to these presents that the said Thomas Everleigh and Ann E. Hillard do have power to substitute other Trustees or Trustees in the place of the said James W. Gray and Robert Elfe or either of them, whomsoever either party shall desire it. And Lastly the said James W. Gray and Robert Elfe do accept the foregoing Trusts and Covenants promises and agree to perform the same, to the best of their respective ability. In witness whereof the parties to these Presents have hereunto put their hands and seals, at Charleston, the day and year above written.

Thomas Everleigh (Seal)
 Ann E. Hillard (Seal)
 James W. Gray (Seal)
 Robert Elfe (Seal)

Schedule A - -

A Lot with the Buildings thereon in the Town of North Charleston -
 A Small Plantation or Tract of Twenty five acres in Christ Church Parish Charleston District - South Carolina - An undivided share of Ann E. Hillard's Inheritance in Orangeburg. The following Slaves Mr. Sally and her four children Hannah, John, Isaac, Kelly; Beck and her four children Casar, Mary, Jane, and an Infant in arms; Laura and her children George & Margaret; Harriet; Almond & Polly. Bond and Mortgage of negroes from Cason Hall dated 29th January 1830 in favor of Christl. G. Hillard. Bond Conditioned for Ten thousand Dollars on which there are payments -

A Judgment in Common Pleas Office for Charleston District against Benjamin P. Simmons for a sum the amount not exactly known in the hands of Mr. Hugh Patterson of Charleston. Witnesses Our Hands and Seals this 10th May 1831.

Thomas Everleigh (Seal)
 Ann E. Hillard (Seal)
 James W. Gray (Seal)
 Robert Elfe (Seal)

Scaled and delivered in the presence of,
 Wm. Ed. Hayne
 Fred. Kenlock
 South Carolina -

Personally appeared Wm. Ed. Hayne who being sworn said he was present and saw Thomas Everleigh Ann E. Hillard James W. Gray and Robert Elfe execute the within Deed and Schedule annexed and that he and Fred. Kenlock subscribed their names as witnesses thereto sworn to before me this 13th May 1831. John Mitchell Jll.

Recorded 17 May 1831

The State of South Carolina } This Indenture Tripartite made twenty eighth day of
 Charleston District } February in the year of our Lord one thousand
 eight hundred and thirty one at Charleston in the District and State aforesaid between Emanuel Humphreys Pinckel a free man of color of the one part - Sophia Susan Ann Motte, a free woman of color - of the second part and John Walker Esq. of the third part - Witnesses the Where as a marriage

is shortly to be had and solemnized between the aforesaid Emanuel Humphreys Pinckel and the aforesaid Sophia Susan Ann Motte - and whereas in Contemplation of said marriage, it is the wish and intention to convey and secure all and singular the property hereinafter mentioned, whether in possession or expectancy to and for the use and trust hereinafter mentioned as well of the said Emanuel Humphreys Pinckel as of the said Sophia Susan Ann Motte. And whereas also in the first place the said Emanuel Humphreys Pinckel is now the owner and possessor of several articles of furniture (more particularly set forth and enumerated in the schedule hereunto annexed and made a part hereof) and in the second place, the said Sophia Susan Ann Motte is and may be entitled to and reasonably expects considerable property or money, under the devise or gift, and by inheritance from her parents and other conveyances. Now this Indenture witnesseth that in consideration of the intended marriage, and in pursuance and performance of the wish and intention of the parties aforesaid. And also in consideration of the sum of one dollar to them in hand paid at and before the sealing and delivery of these presents (the receipt whereof is hereby acknowledged) by the said John Walker, they the said Emanuel Humphreys Pinckel and also Sophia Susan Ann Motte have granted Bargained Sold Assigned and Set over, and by these presents do Grant Bargain Sell Assign Set over and Deliver unto the said John Walker his heirs executors administrators and assigns, all and singular the property beforementioned whether in possession or expectancy, To Have and To Hold the same unto the said John Walker his heirs, executors administrators and assigns forever - In Trust Always & Remittethes To and for the following uses, intents and purposes - That is to say In Trust to and for the sole and separate use and behoof of the said Sophia Susan Ann Motte, notwithstanding her intended Coverture, free from the control or debts of her said intended Husband Emanuel Humphreys Pinckel, for and during the term of her natural life - and in the second place, upon the death of the said Sophia Susan Ann Motte leaving lawfully begotten issue, then in trust for the use and behoof of such issue share and share alike absolutely and forever, freed and discharged from all further uses and trusts whatever - and lastly upon her death leaving no lawfully begotten issue then in trust To Have and to hold the aforesaid property, now owned and in the possession of the said Emanuel Humphreys Pinckel, or his legal representatives, absolutely and forever freed and discharged from all further uses and trusts whatever - and in the second place To have and to hold all the other property herein before mentioned of which the said Sophia Susan Ann Motte is in expectancy as aforesaid, in Trust to and for such uses intents and purposes as she may in and by her last will and Testament may direct and appoint, and in failure of such direction and appointment, for the use and benefit of her legal representatives. Provided Always & Remittethes That if advisable or expedient at any time or times hereinafter to dispose of or change any or all of the aforesaid property it shall and may be lawful to and for the said John Walker his heirs and assigns to make such disposition and change thereof with the written consent of the said Emanuel Humphreys Pinckel and Sophia Susan Ann Motte or of their survivor, and the proceeds thereof to use vest to and for such uses intents and purposes as are herein before mentioned and set forth, and Provided Also That it shall and may be lawful at all times hereafter for the said John Walker

or his successors to relinquish the trust hereinbefore mentioned and for that purpose to sell the same
 General and Sophia Susan Anne Mott, in writing under seal to appear and execute her
 or their Substitute or Substitutes. In witness whereof the said parties have hereunto set
 hands and seals at Charleston aforesaid the day and year aforesaid Emanuel Humphreys
 Signed sealed and executed in presence of } Sophia Susan Anne Mott (Seal)
 the words "having lawfully gotten issue" being first } John Walker (Seal)
 interlined in the second page. Ch. E. Miller
 James Haig

Schedule of the Furniture referred to in the foregoing Deed of marriage Settlement
 One mahogany Bedstead, one wash hand stand, one Dressing Glass, one set of mahogany
 Drawers, one set of China, one set of Breakfast China, one set of Shovel, Tongs and Iron,
 one Looking Glass, one set of Tumbler and wine glasses, one Camp Glass, one Chimney
 Four Decanters, nineteen Chans, one set of Dressing Tolls, one Tea Table, one set of Writen, one pair
 of Candlesicks, one Salt Stand, one set of knives and forks, one pair of Carvers, one
 pair of Bellows, one Broom, Iron Wooden Tubs, Buckets and Sifter, three pair of
 candlesicks, two Pictures, one set of wine glasses, one corner stand, one Crut
 One Tub and Knife Box, two decanters, stands, one pair of dog bones (Brass)
 one brain funder, one Muffling Iron, one Chimney Hook, one half dozen small
 silver spoons, one and a half dozen large silver spoons, Dishes, Plates, one
 mahogany side board and a few articles of kitchen furniture - Witness our hands and
 seals the day and year aforesaid - Emanuel Humphreys, General (Seal)
 Signed sealed and executed } Sophia Susan Anne Mott (Seal)
 in presence of the words "one mahogany side }
 board first interlined

South Carolina } James Haig
 City of Charleston } appeared and
 oath that he was present and saw Ch. E. Miller, Sophia A. Mott & John Walker sign
 seal & deliver the aforesaid instrument of writing and that he witnessed the same
 with Charles E. Miller - Sworn to before me May 25th 1831. John B. Pennington
 Notary Public

The State of South Carolina } is the honorable the Chancellor of said State
 Charleston District } the Report of James M. Gray Commissioner in Equity -
 Estate } I have made due enquiry respecting the allegations in the petition
 Mrs Susan Anne } and find them to be substantially true. I find that Mrs Susan
 of the name } law is entitled to some property under Devises in the will
 of the said } that after her marriage with Mr. Robert Carr, Dr. James A. Johnson the administra-
 tor of the said } Estate, believing that Mr. Carrs Interest in her said Father's
 Estate would be sufficient to indemnify him, assisted Mr. Carrs husband in the
 business of a Druggist, first in Charleston and afterwards in Hamburg, Mr. Carr had the
 misfortune to fail in business in both places, and the return of himself and family to Charleston
 from Hamburg about 1834 Mr. Carr has done little or nothing towards the support of the
 family, but on the contrary Mr. Carr has been obliged to rely on her own exertions and

the situation of Mr. Brown and the friends for the maintenance of her family
at the reference in this case Mr. Robert Carr the husband personally attended and
admitted that it was impossible to call witnesses to prove that the habits which he had un-
fortunately contracted would prevent his correct management of his wife's property and
he expressed his unwillingness that Mr. M^r. Brady should be permitted to assume the
trust. The Relation that Mr. Carr's Interest in his father's Estate might be settled
for her separate use; upon terms to be approved by this Court.

I find by the proceedings in the Court of Equity for the County of Southampton in the case of
James Haysworth and wife and others versus Joseph and Eleanor Cox Esquires of
John Cox, an exemplification of which has been filed in this Court, to which I refer
to refer, that the Court in February last among other matters ordered that part of
the Estate of Chiswick and Joseph Cox to which to which Susan Carr
(The Plaintiff) is entitled should be settled to her separate use during the
life of her husband Robert Carr, and after his death to be paid over to her dis-
charged of the trust; But should she not survive her said Husband, Subject
to testamentary disposition by her, without the consent of her said
husband, and in default of such testamentary disposition by her, to her next
of kin entitled to take under the act for the distribution of the Estate
of intestates, and that Dr. Isaac Johnson of Charlestown be appoin-
ted her Trustee to receive the same and invest the same in Bank Stock or other Public
securities, or in such other way as the Court may hereafter direct with
power to break in on the Capital under the directions of this Court. I find
that no part of the Estate has been received by Dr. Johnson or any other
person for Mr. Carr, and that the appointment of Dr. Johnson as Trustee
was made without his knowledge or consent and he now declines taking the
Trust.

Edward M. Brady Esq. has been requested by
the petitioner to act as trustee with respect to both Estates. He is the friend of
the family, acquainted with the interest of Mrs. Carr in the property and
is in every respect competent to the discharge of such a duty. It is respect-
fully submitted that the interests of Mrs. Carr in these several Estates
be paid over or transferred to Edward M. Brady Esq. as her Trustee
on the trusts and for the uses and purposes following: viz. to pay
over the income or interest of the property to Mrs. Susan Carr during her
life upon her separate receipt. In case Mrs. Susan Carr should die before
her husband Robert Carr then in trust to pay and transfer the money
or property in which the money may be invested to such person or persons
as Mrs. Susan Carr by any writing purporting to be her last will
and Testament may appoint to receive the same discharged from
all further trusts, and in default of such writing or will then to the
next of kin of the said Susan Carr discharged from all further
trusts. It is further respectfully submitted that the trustee be empowered
from time to time to invest the money in such property as he with the consent

and approbation of Mr. Isaac Carr to be expressed in writing, and the most profitable or judicious, and also that the trustee herein named to adjust and settle the claims of Dr. Isaac A. Johnson against the trust before the proper officers of this Court whose duty it shall be to report thereon all which is respectfully submitted. James M. Gray Commr
 Filed 21 May 1831.

Experte } The commissioners Report in this case being forewarn
 Susan Carr Wife } and read ordered on motion of W. King that the
 of Robt Carr by } same be and is hereby confirmed, and it is ordered and
 prochein Assi } decreed that Edward McCready Esq. be and is hereby
 appointed the trustee of the Petitioner Susan Carr for the property in
 the trusts set forth in the said Report.

Signed — Henry W. Dehaufman
 21st May 1831

State of South Carolina } Office of the Register in Chancery Solo
 Charleston District } hereby certify that the above Report
 and Decretal order thereon are true Copies from the originals of
 record in this Office, given under my hand at Charleston this twenty
 seventh day of May anno Domini 1831 — Thomas S. Gantt R. G. C. D.

James Cunningham ch. de. ch. al }
 vs }
 Joseph & Eleanor Carr Cons. of John Carr }
 Sumpter District February Term 1831. "Extract from Decret"
 "It is also ordered that, that part of the Estates of Sumner
 and Joseph D. Cortwright in favor of Carr is entitled, be settled to her sole and separate use during the
 life of her husband Robert Carr and after his death to be paid over to her discharged of all trust, but
 should she not survive her said Husband, subject to testamentary Disposition by her with-
 out the consent of her said Husband and in default of such testamentary Disposition by her
 to her next of kin entitled to take under the acts for the distribution of the estates of intestates.
 That Dr. Isaac A. Johnson of Charleston be appointed his trustee to receive the same, and
 that he invest the same in Bank Stock or other public Securities, or in such other way as the
 Court may hereafter direct with power to break in on the Capital under the direction
 of this Court. That Copies of the proceedings in this cause be filed with the Register of the
 Court in Charleston and that the trustee do account annually before the master in Equity for
 Charleston District. Signed — J. M. Johnson

State of South Carolina } Office of the Register in Chancery — Thomas S. Gantt Register in
 Charleston District } Equity for the District aforesaid do hereby certify that the
 within Extract from Decret is a true Copy taken from the Exemplification
 filed of Record in this Court (by order of Court made at Sumpter District) Given under
 my hand and the seal of the Court at Charleston this twenty seventh day of May 1831.
 Thomas S. Gantt R. G. C. D. Seal

Recorded 28th May 1831

South Carolina
Beaufort District

This Indenture, Separate, made the Twentieth Day of April in
the year of our Lord, One thousand eight hundred & Thirty one,
Between Susan Elizabeth Purleson Spinster of the first part, James Bowman of the
second part, and James Bowman Joyner, and Daniel Purleson the younger of the third part

Whereas a marriage by Gods permission is intended to be shortly had & consummated
between the said James Bowman & the said Susan Elizabeth Purleson - and when
upon the Treaty of the said intended marriage, it hath been and is agreed between
the parties to these presents, that all the Estate, Property and Interest of whatever
kind or nature of which the said Susan Elizabeth Purleson is now seized
possessed, or entitled to, or hereafter may become seized, possessed or entitled to
either by Deed gift, Devise, Distribution, Inheritance, Advancement, or in
any way whatsoever, from her Father Daniel Purleson or from any other person or
persons whomsoever, shall be conveyed, assigned, transferred, and secured, firmly
and effectually to the uses intents and purposes hereinafter mentioned, expressed
and declared of and Concerning the same - Now therefore these presents witness
eth, That in pursuance of the agreement aforesaid, in consideration thereof and
of the aforesaid intended Marriage, and in further consideration of the sum of
Five Dollars to the said Susan Elizabeth Purleson in hand paid by the said James
Bowman and the said Daniel Purleson the younger at and before the
sealing and Delivery of these presents, the receipt whereof is hereby acknowledged,
the said Susan Elizabeth Purleson by and with the consent of the said James
Bowman signified by his being a party to these presents hath granted, bargained
sold, assigned, transferred, set over, and by these presents doth grant, bargain, sell,
assign, transfer, and set over unto the said James B. Joyner and Daniel Purleson
the younger the survivors of them, and the Heirs, Executors, Administrators and assigns
of such survivor all the Estate, Property or Interest of whatsoever kind or nature,
of which she is now seized, possessed, or entitled to or may hereafter become seized
possessed, or entitled to either by gift, Deed, Devise Distribution Inheritance
or advancement from her Father Daniel Purleson, or from any other person or
persons whomsoever, and which shall hereafter be particularly set forth, described
in a Schedule hereunto to be annexed: To Have and to hold the same unto the said
James B. Joyner and Daniel Purleson the younger, and the survivor of them, and
the Heirs, Executors, Administrators of such survivor In trust nevertheless to perform
upon the several uses, intents, and purposes herein after mentioned, and to and for
no other use, intent and measuring purpose whatsoever, That is to say, In Trust
That they the said James B. Joyner and Daniel Purleson the younger
the survivors of them, and the Heirs Executors Administrators &c of such
survivor, shall well and truly suffer and permit the said James Bowman
to have the management Direction & control of all the said property
whether real or personal, and to receive the Rents, Issues and Profits thereof
for the joint use, Benefit and Support of the said James Bowman, and
the said Susan Elizabeth Purleson his intended wife for and during the Term

of their natural lives; But the same to be in no wise subject to the present or future will
of the said James Bowman and from and immediately after the Death of the said
Bowman in Case he should die before the said Susan Elizabeth Purkison his intended
wife, leaving no issue of his Marriage with her, living at the time of his death,
or that he should leave such issue, all of whom should die, in the life time
of the said Susan Elizabeth Purkison undivided, unmarried, and without having
issue, then and in such case In Trust to and for the use, Benefit and Relief
of the said Susan Elizabeth Purkison, Her Executors administrators and assigns
for ever, free and discharged of and from all further and other Trusts whatsoever
But in Case the said James Bowman should die in the lifetime of the said
Susan Elizabeth Purkison, his intended wife, leaving issue of his marriage
with her alive at the time of his death, Then from and immediately after
the death of the said James Bowman, In Trust to divide the said property
equally between the said Susan Elizabeth Purkison and the issue aforesaid, share and
share alike, and to deliver to the said Susan Elizabeth Purkison, her proportion thereof free
and discharged from all further and other Trusts whatsoever, and to apply the Rents Issues
profits of the remaind thereof, for and towards maintenance, Education and support of the issue
aforesaid, until some one of them shall attain the age of Twenty one year or Day of marriage,
and from and immediately after the happening of such contingency, Then in Trust to and for
the use, Benefit and Relief of such issue, Their Heirs, Executors, Administrators and assigns for ever,
freed and discharged of and from all further Trusts whatsoever — But in Case the said Susan
Elizabeth Purkison should die in the lifetime of the said James Bowman leaving
issue of her Body living at the time of her Death, Then from and immediately after
the Death of the said Susan Elizabeth Purkison In Trust to ^{permit} suffer the said
James Bowman to retain the possession of the said property, and to receive the Rents
issues, and profits thereof, for and during the life Term of his natural Life; and from
and immediately after the Death of the said James Bowman, Then In Trust to pay
apply the Rents, issues, and profits thereof, for, and towards the maintenance, Educa-
tion and support of the children of the said Susan Elizabeth Purkison living at the
time of ^{her} Death until some one of them shall attain the age of Twenty one year
Day of marriage, and from and immediately after the happening of such contingency
Then In Trust to and for the use, Benefit and Relief of such Children and
issue, Their Heirs, Executors, Administrators and assigns for ever, free and discharged from all further Trusts
whatsoever. — But in case the said Susan Elizabeth Purkison should die in the
life time of the said ^{James} Bowman leaving no issue of her Body living at the time of her
Death, or that she should leave such issue, all of whom should die in the lifetime
of the said James Bowman, undivided, unmarried, and without having issue, Then
and in such case In Trust for the use, Benefit and Relief of the said James Bowman
his Heirs, Executors, Administrators and assigns ^{from} free and discharged of and from
all further and other Trusts whatsoever. — In witness whereof the parties to the
presents have hereunto set their Hands and affixed their seals the day and year above
S. C. Purkison @ James Bowman @ S. B. Jervis @ Daniel Purkison @

signed sealed and Delivered
in the presence of

W. M. Riley. R. H. Tison

Bunfort District
St. Peters Parish

William M. Riley Esquire. who being duly sworn maketh oath that he was present and did see the Parties to this deed sign seal & as their act & deed deliver the same for the uses and purposes herein mentioned and that he together with Ruben H. Tison witnessed the execution thereof.

W. M. Riley

Subscribed before me the Second day of May 1831. Robert Norton D. U.

Recorded 31st May 1831.

Articles of agreement between Thomas L. Webb of the one part and Susan Smith Waring of the second part as follows - Whereas the said Susan Smith Waring is possessed of and entitled to certain property. And whereas a marriage is shortly intended to be had & solemnized between the said Thomas L. Webb and the said Susan Smith Waring it is therefore covenanted and agreed by and between the said parties to these presents in manner and form following to-wit. The said Thomas L. Webb for himself his heirs Executors & administrators doth covenant and agree with the said Susan Smith Waring his intended wife her heirs Executors & administrators that he the said Thomas L. Webb, in case the said intended marriage shall be had & solemnized, by some good and sufficient conveyance in the Law shall settle and assure to some individuals named as trustee all the property of the said Susan Smith Waring whether the same be in possession or in expectancy to the joint use of the said Thomas L. Webb and the said Susan Smith Waring during the term of their natural lives and at their deaths to the use of the child or children of the said Susan Smith Waring, and in case of the death of the said Susan Smith Waring, without issue, then to the survivor, Thomas L. Webb absolutely and forever - the said property in no case to be made liable for the debts, contracts or engagements of the said Thomas L. Webb during the life of the said Susan Smith Waring or her issue, but the said Thomas L. Webb to have the sole management and control of the property & the disposal of the interest that may arise therefrom. And the said parties also covenant and agree that a clause shall be inserted in the said Deed of marriage settlement authorizing & requiring the Trustee therein mentioned to sell and dispose of any property subject to the settlement contained in to vest the proceeds of such sale in any other property subject to the uses contained in the said settlement whenever the same shall be required by the joint request of the said Thomas L. Webb and the said Susan Smith Waring his intended wife - Witness our hands and seals this tenth day of March in Year of Our Lord one thousand Eight hundred & thirty one.

Witness - T. H. Waring - T. Smith Waring

Thomas L. Webb
Susan S. Waring

South Carolina
City of Charleston
T. Smith Waring appeared and made oath that he was present and saw the parties to these presents sign seal & deliver this Deed or instrument of writing & that he together with T. H. Waring witnessed the same. - Subscribed before me this 1st June 1831. J. H. C. Esq. Notary Public

Recorded 1st June 1831

The State of South Carolina

This Indenture made the thirty first day of July in the year
our Lord One Thousand Eight hundred & thirty one between Thomas Webb of the
first part - Susan Smith Webb of the second part and Morton O. Waring of the
third part; Whereas a marriage was had & solemnized by and between the aforesaid
Thomas T. Webb and Susan S. Webb on the twentieth day of March in the year of our
Lord one thousand Eight hundred & thirty one aforesaid And when as prior
to the solemnization of the said marriage the said Thomas & the said Susan entered
into articles of agreement wherein the said Thomas agreed with the said Susan to
sell upon her all her property, real & personal, whether the same be in possession
or in expectancy And whereas in pursuance of the said articles of agreement the
said Thomas is now anxious to secure to the said Susan all her property whether the same
be in possession, remainder or expectancy in the first place to and for the joint use
& behoof of the said parties during their joint lives and after the death of
either, then to and for the use benefit & behoof of the survivor and after the death
of the survivor then to and for the use benefit & behoof of the child or children who
may be the issue of the said Susan - the said property to be secured for the main
use, benefit and behoof of the said parties and so as not to be subject to the debts,
contracts or engagements of the said Thomas T. Webb; and in case of the death
of either of the said said parties, having no issue of the said Susan then the
property hereinafter described to vest in the survivor, her or his heirs executors or
assigns absolutely and forever. - Now Therefore This Indenture Witness
ethat, that in consideration of the aforesaid marriage and also of five Dollars to the
said Susan in hand paid, the receipt whereof is hereby acknowledged and in pursuance of
the said articles of agreement the said Thomas T. Webb and the said Susan S. Webb
have granted, bargained, sold, released & surrendered and By These Presents do
hereby grant, bargain, sell, release & surrender unto the said Morton O. Waring
his heirs, Executors, administrators & assigns all the property now in the possession
of the said Susan S. Webb as well ^{whatsoever} whatever property, real or personal, she may here
after possess, whether the same be in remainder, reversion or expectancy to have and
to hold the said property unto the said Morton O. Waring his heirs Executors
administrators & assigns For Trust Nevertheless to and for the uses intents &
purposes hereinafter limited and expressed and declared of & concerning the same
That is to say in trust to and for the use benefit & behoof of the said Thomas T.
Webb and the said Susan S. Webb his wife during their joint & natural lives, the
said Thomas T. Webb having the entire management and control of the said prop-
erty and to receive & take all the Interest, profits & produce to arise, be had or made
of all and singular the property hereinbefore mentioned & intended to be hereby granted
transferred & released for the purpose of maintaining the said Thomas T. Webb &
the said Susan S. Webb and her children in such manner as the said Thomas T.
Webb in his discretion shall see fit, without being accountable to them or any one for the
same - but not to be subject to the debts, contracts or engagements of the said Thomas T. Webb

And in case of the death of either the said Thomas S. Webb or the said Susan S. Webb leaving issue of the said Susan then in Trust to & for the use benefit & behoof of the survivor during the term of his or her natural life not subject to his or her debts, contracts or engagements, and at the death of such survivor then in trust to and for the use & benefit of such child or children issue of the said Susan, his or her or their heirs, executors, administrators & assigns to be equally divided between them share & share alike. But in case of the death of either the said Thomas S. Webb or the said Susan S. Webb leaving no child or children of the said Susan and leaving such child or children, his or her or they should die during the lifetime of the survivor then the aforesaid property to vest absolutely and for in the survivor his or her heirs executors, administrators & assigns to and for his or her separate & peculiar use benefit & behoof, free & discharge from all and any and every ^{thing} the Trust - Provided always nevertheless that in case it should hereafter appear to the said Thomas S. Webb and the said Susan S. Webb during their joint lives and at the death of either to the survivor that the whole or any part of the premises hereinbefore mentioned & intended to be hereby granted transferred & released should be sold & disposed of and the proceeds thereof vested in the purchase of any other property real or personal or both then & in such case it shall and may be lawful to & for full power is hereby given the said Thomas S. Webb ^{the said Susan S. Webb} or the survivor of them by their (and in case of survivorship his or her) Deeds properly executed in the presence of two or more witnesses to convey and transfer all their right, title & interest in the aforesaid property and ^{the} ~~the~~ proceeds of ^{such} conveyance in any other species of property whether real or personal or both subject to the same uses trusts intents and purposes as are herein before contained - Provided also nevertheless that the same power subject to the same condition is hereby given to the same parties from time to time & as often as they may think it advantageous to change the whole or any part of any property acquired by the sale or disposal of the aforesaid premises or any part thereof. Provided likewise and it is hereby further declared & agreed that in case the said Morton C. Waring or any other trustee shall happen to die or be desirous to be discharged of the trusts hereby created or shall neglect or refuse to act in the said trusts at any time or times before the said trusts shall be fully performed or otherwise determined it shall ^{be} lawful to & for the said Thomas S. Webb & Susan S. Webb his wife or the survivor of them to nominate and appoint any other person to be trustee for the purpose aforesaid in the place of the said Morton C. Waring or any future trustee who shall happen to die or be desirous to be discharged from or neglect or refuse to act in the trusts aforesaid. and upon such nomination & appointment the trustee for the time being or if he be dead his heirs executors & administrators shall convey and transfer the said trust estate in such effectual manner as that the same may be vested in such person as shall be appointed trustee as aforesaid but nevertheless upon the same trusts and to & for the same uses intents & purposes as are herein before mentioned and declared of and concerning the same - In witness whereof we hereunto set our hands and seals this the twenty

...in the year of our Lord one thousand eight hundred and thirty one
 in the fifty first year of the sovereignty and Independence of the United States of
 America
 signed sealed & delivered in the presence of the following Justices of the Peace
 South Carolina 3 J. Smith Waring appeared and under oath that John Blacklock
 City of Charleston 3 he was present when the parties to this instrument of writing signed
 seal and deliver the same for the uses and purposes therein mentioned & that together with
 R. B. Waring witnessed the same done to before me this 1st June 1831
 Recorded 8th June 1831

Ex parte
 Catharine Fair 3 In Equity
 in Petition of Catharine Fair being read and the Court
 of John Blacklock being endorsed on the petition, it is ordered on motion
 of the Robert B. Waring that John Blacklock be appointed Juri-
 tis as petitioned for
 Signed Henry W. Robinson
 9 May 1831
 State of South Carolina 3
 Charleston District 3 Office of the Register in Chancery
 Thomas S. Gaunt Register in Equity for the District aforesaid. Do
 hereby certify the above Decretal Order is a true copy from
 the original of Record in this office, Given under my
 hand and the seal of the said Court at Charleston
 this sixth day of June anno Domini 1831.
 Thomas S. Gaunt. R. C. C. D.
 Recorded 10 June 1831

The State of South Carolina
 This Indenture of three parts made on the fifteenth day of June in the year
 of our Lord one thousand eight hundred and thirty one between Charles A.
 Parent of the one part, Ann Peyton of the second part and Joseph Young
 of the third part. Whereas the said Ann Peyton is seized to her sole use
 & enjoyment of all that messuage or tenement, with a three story double brick
 building thereon situate lying and being in the City of Charleston in
 Champneys Street and being by the number and
 measuring and containing in front of Champneys Street
 a lot and in depth from North to South feet more or less
 situate and bounded to the South on the said Champneys Street; to which
 on land the property of to the part on the said property of
 and to the North on the said property of
 together with all and singular the buildings and tenements thereon
 at the same belonging. And whereas the said Ann Peyton is also possessed of
 and entitled unto certain personal Estate consisting of jewels, debts, Bank
 plate and household furniture more particularly set forth and described
 in a schedule hereto annexed and made a part of this Indenture



view marriage contract Book 46 page 378

And whereas a marriage is intended to be shortly had and solemnized between the said Charles A. Parson and the said Ann Taylor, upon the contract of which marriage the said Charles A. Parson hath agreed that if the same shall take effect, that then notwithstanding the said marriage by the said Charles A. Parson his Exors, a devise or assigns, shall not nor will intermeddle with or have any right, title or interest either in Law or Equity other than as King's Exors, or a devise according to the nature of the different Estates in or to any the real or personal Estate before mentioned, described and alluded to, except to the rents, issues and profits of the messuages or tenements aforesaid, which rents, issues and profits are hereby intended to accrue to the said Charles A. Parson during the term or periods the said messuages or tenements shall be owned by the said Ann Taylor, nor to the request or any part of them, except to their wages or hire and labor, which wages and hire and labor are likewise to accrue to the said Charles A. Parson during each time as the said request may be owned by the said Ann Taylor; not to the Bank Stock, except the dividends accruing thereon, so long as the same shall be owned by the said Ann Taylor; nor to the plate and furniture; nor to the debts or any part thereof, but the same both real and personal shall remain, continued and be to the said Ann Taylor as her separate and distinct Estate; the USU fruit being in the said Charles A. Parson for and during the period of the said Estate being in the said Ann Taylor as aforesaid. Now this Indenture witnessed that for the making the said agreement effectual in the law and for the preserving the property aforesaid both real & personal to for and as the separate Estate of the said Ann Taylor & that the same shall not be in power or disposal of the said Charles A. Parson his heirs, Exors, a devise or assigns, And the said Charles A. Parson doth for himself his heirs, Exors and assigns and for every of them covenant promise and agree to and with the said Joseph Gorton his Exors and assigns, by their presents that notwithstanding the said intended marriage shall take effect, all the messuages or tenements before described, also the personal effects in the schedule aforesaid contained shall be accounted taken and retained except the usufruct or aforesaid as a separate and distinct Estate of and from the Estate of being the said Charles A. Parson and he his heirs shall be liable or subject to him as to the payment of any of his debts or contracts or incumbrances whatsoever, but shall be held by the said Joseph Gorton his Exors & assigns in trust for the said Ann Taylor her heirs & assigns forever. And the said Charles A. Parson doth for himself his heirs, Exors & assigns further covenant, promise and agree that notwithstanding the covenant of the said Ann Taylor & whether she be exact a divorce by the said Charles A. Parson will legally constitute and approve of what ever disposal

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of the said property both real and personal before described and all that, or any
 part of either thereof or to such alienation thereof as if the said Ann Poyton
 should by any deed or deeds, writing or writings to her by her self and decessors
 in the presence of three or more credible witnesses, or by any writing or writings purport-
 ing to be her last will and testament, or by her last will and testament to be by her
 self executed in the presence of the like number of witnesses (which deed
 writing or will she the said Ann Poyton is hereby enabled and empowered to
 make whether court or dicourt) give, devise, limit and appoint, and the said
 Charles A. Parsonput is to do, or intermeddle, with not at all other than to
 receive the usufruct as aforesaid, and as his own or a donee according to the
 nature of the different Estates. And the said Ann Poyton by and with
 the consent and approbation of the said Charles A. Parsonput her intended
 husband and party heirs. And in consideration of the moneys in hand paid the
 receipt whereof is hereby acknowledged she the said Ann Poyton hath given
 granted, sold and delivered, and by these presents doth give, grant, bar-
 gain, sell and deliver unto the said Joseph Young his Exors, admors & assigns
 all and singular the aforesaid real and personal Estates before described and
 alluded to, to have and to hold to him the said Joseph Young his
 Exors, admors and assigns forever, in trust always for the proper benefit &
 behoof of the said Ann Poyton her heirs, Exors, admors & assigns, and
 subject to the covenants herein before mentioned. And it is hereby further
 covenanted promised and agreed to, by all the parties hereto, that
 if the said Ann Poyton shall during any period of her life, in any
 or occasion to change the aforesaid property both real & personal, or any
 part of either into other property, then the said other property to be under
 the like limitation, restrictions, as herein before specially expressed, the
 receipt being in the said Charles A. Parsonput during the term of his
 thereof in the said Ann Poyton. In witness whereof all the
 parties have hereunto set their hands and seals, the day & year first
 above written

signed sealed & delivered in our presence
 as evaded in third line second page the words
 "Charles A. Parsonput" and in same page, four-
 tenth line the word "all" and in interlined
 first page between 10th & 11th lines the word "debt"
 Ann Poyton
 C. A. Parsonput.
 Joseph H. Young
 Thomas Hull
 Mary Ann Young

Charles A. Parsonput (Seal)
 Ann Poyton (Seal)
 Joseph Young (Seal)

Witnesses
 Joseph H. Young, Thomas Hull, Mary Ann Young

Over.

Schedule

Signes

Maria, aged about forty years, and her two children Mark & Elizabeth
and a future issue of female. Clarissa aged about fifty five years.

Warrant aged about twenty, and a future issue
Bank Stock - fourteen shares in the Bank of the United States, Bank
of the State of the Union Bank, standing in the name
of Ann Hutchinson in trust for ^{with five other}
shares now the property of Charles Peyton - whatever balance of Plants,
& Mechanics Bank Money that may be coming to me after final settlement
of Estate of Ann Hutchinson -

Debts - amt due from Est. of Ann Hutchinson One thousand One hundred
& forty four dollars & forty four cents. A remaining account for
Plants due by Charles Peyton in Ireland, exact amt not known

Plate

Eighteen Table spoons, twelve dessert spoons, sixty Tea spoons,
Two silver Cream Saws, One sugar dish, One silver fork,
One Occasion silver mounted Taper Dish, two pair silver tongs,
One fish Knife, One saddle, four salt spoons.
2 dog kennels, 19 Table Cloths, 13 pair Table Covers, 2 sets tea china, 30 Towels,
8 Calico quilts, 1 set dinner china, 14 pair Sheets, 6 pair Blankets,
w/sock
Wm. Young, Thomas, Hall, Mary Ann Young. C.A. Darvempot
Ann Peyton
Joseph Young

State of South Carolina }
City of Charleston } I solemnly appeared Joseph W. Young and
made oath that he saw the within named C. A. Darvempot, Ann
Peyton & Joseph Young solemnly sign & seal as their act and deed this
in, testament & schedule herewith annexed and that he with Thomas
Hall & Mary Ann Young subscribed their names as witnesses to the
assentment thereof
Done & signed on this 13th day of July 1831
Thomas Young, John, Not Pub & Clk.

Recorded 13 July 1831

South Carolina

This Indenture high wite made and executed this
twenty second day of October in the year of our lord one thousand eight
hundred & thirtieth between Charlotte Maria Henrietta Stott Spinster
of the first part, James Cadden Holmes of the second part and Chis-
topher Cadden Morris of the third part. Witnesseth that whereas a
marriage is about to be had & consummated between the James Cadden

Holmes and
Charlotte Stott
in and in presence
of which was
called the
read and he
did signed
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purpose
less
Henrietta

Holmes and the said Charlotte Maria Henrietta Motte, and whereas the said
Charlotte Maria Henrietta Motte is seized possessed and entitled to a certain
in and upon a fourth part or share of two plantations or tracts of land sit-
uate lying and being in the parish of St. John Barbados in the State of Barbados
of which said plantations or tracts of land is called the first the other is
called the second and also undivided fourth part or share of the other
real and personal of which her late Brother Alexander Broughton Motte
did die seized and possessed or interested and also of certain estates &
interests therein and by virtue of the last will and testament of his deceased
Father the late Mr. James Motte of his deceased uncle the late Mr. John Broughton
son of his deceased Grandfather the late Mr. Mary Broughton of his decea-
sed Aunt the late Mrs. Charlotte Broughton all which estates and interests
being as yet undivided it is not possible accurately to describe the same but
which when ascertained should be fully set forth and described in a schedule to be
annexed to this deed and to find a part thereof and is also possessed of certain
interests in and upon the virtue of the last will and testament of his aforesaid Uncle
Charlotte Broughton in & to the following named negro Slaves being those which
were assigned to the said Charlotte Maria Henrietta Motte on a dividend and
partition of certain of the said Slaves bequeathed by the will of the said
Mr. John Broughton to wit the negro Slaves named Wally, Doree
Jack, Tey Jack, George, Broder Simons, Betty, Ann, Isilla Sampson Betty
Simon, Lucy, Judith James, Sam and Clara, and is also possessed in his
own right of the following named negro Slaves to wit Fred, Isaac, Prince
Betty, Joe, Anne, Barbara, Betty, Nancy and Hannah and also of Five
Shares in the Capital Stock of the Private Marine Insurance Company
of Barbados, and whereas the said Charlotte Maria Henrietta Motte
may be interested in other estates & interests not yet ascertained and may
during the continuance of the said Charlotte Maria Henrietta Motte with the said James
Gardner become entitled to other estates and personal, and whereas
upon the death of the said intended marriage it was agreed & contracted by
& between the said Charlotte Maria Henrietta Motte and the said James
Gardner Whom that all & singular the estates and personal hereinbefore
mentioned or referred to, and all such estates and personal as the said
Charlotte Maria Henrietta Motte may become entitled to or interested in at any time
during the said intended marriage of the said Charlotte Maria Henrietta Motte &
with the said James Gardner should be granted bargained leased &
assigned to the said Christopher Gardner Marie his heirs executors admi-
nistrators & assigns by the said Charlotte Maria Henrietta Motte and the
the said James Gardner Whom to and for the use trusts interests and
purposes herein after declared & expressed, and concerning the same and in
lien and Bar of all right or claim of Dowry of the said Charlotte Maria
Henrietta Motte of her and to the real estate of which the said James

174.
Gaddeus Holmes may be seized or possessed of at any time during the
controversy, Now this Indenture witnesseth that in pursuance of the said
agreement & in consideration of the said intended marriage and also in con-
sideration of one dollar to them the said Charlotte Maria Horrocks
Motte and James Gaddeus Holmes, in hand well and truly paid by
the said Christopher Gaddeus Morris at and before the sealing and
delivery of these presents the receipt whereof is here by acknowledged the
the said Charlotte M H Motte by and with the consent and privity of
the said James G Holmes testified by his being a party to & executing
these presents he hath given granted bargained sold & conveyed & by these
presents doth give grant bargain sell & convey unto the said Christopher
Gillon is and singular the estate both real & personal which the said
Charlotte M H Motte is seized & possessed of interested in or entitled to as
therein before described and set forth or which can ^{and} be had accurately descri-
bed but which will hereafter be described in a schedule to be annexed & made
part of this deed as soon as the same can be more particularly ascertained
by division & partition among those who are entitled together with all and
singular the rights members hereditaments & appurtenances thereto be-
longing or in any wise incident or appertaining to have and to hold all &
singular the premises before mentioned and every part & parcel thereof and
all & singular the negro slaves aforesaid together with the future issue and
increase of the females unto the said Christopher Gaddeus Morris his
heirs executors administrators & assigns forever, to such uses & upon such trusts
and for such intents & purposes as are here in before mentioned of and
concerning the same, That is to say in trust to & for the use and behoof of
the said Charlotte M H Motte her heirs executors & administrators until
the solemnization of the said intended marriage and from & immediately
after the solemnization thereof then in trust to and for the joint & equal use
& behoof of the said Charlotte M H Motte and the said James G Holmes
for and during ^{the term} their joint ^{marriage} lives without impeachment of or for any manner
of waste and without being in any manner whatsoever subject to the
present or future debts of the said James G Holmes, and in trust to per-
mit and suffer them, the said Charlotte M H Motte and the said James
G Holmes during their joint lives to take the rents issues and profits of all &
singular the aforesaid real & personal estate without impeachment of or for
any manner of waste to and for their joint & equal use & benefit and should
the said Charlotte Maria Horrocks Motte survive the said James G Holmes
then in trust for the sole use and benefit & behoof of the said Charlotte and
her assigns during the term of her natural life, without impeachment of or for
any manner of waste and to permit & suffer the said Charlotte M H Motte
to take the rents issues & profits of all & singular the aforesaid estates real
and personal without impeachment of or for any manner of waste and after,

her death for the sole use benefit and behoof of such child or children of the said
Charlotte as may be living at the time of her death to be equally divided between
them if more than one and to his her or their heirs executors administrators & assigns
for ever and absolutely free and discharged from all further trusts whatsoever
But should the said James G. Holmes die during the said Charlotte M. H. Motte
then in trust for the sole use benefit and behoof of the said James G. Holmes
& his assigns during his natural life without impeachment of or for any manner of
waste and to permit and suffer the said James G. Holmes to take the rents
issues & profits of all & singular the aforesaid estates real & personal in that im-
peachment of or for any manner of waste and from and immediately after the
death of the said James G. Holmes to surviving the said Charlotte M. H. Motte
then in trust for the use benefit and behoof of the joint issue of the bodies of the
said James G. Holmes and Charlotte M. H. Motte who may be living at the
time of the death of the said James G. Holmes to be equally divided between
them if more than one to him her or their heirs executors administrators & assigns
absolutely & for ever free and discharged from all further or other trusts whatso-
ever & if any child or children of the said Charlotte M. H. Motte shall depart
this life before the decease of the survivor of them the said Charlotte M. H. Motte
and James G. Holmes such issue shall represent & take equally between them
if more than one such share or shares in the premises as his her or their pre-
sents or parents respectively would have taken if such parent or parents had
survived the said survivor of them the said Charlotte M. H. Motte and James
G. Holmes and in case there be no lawful issue of the said marriage living
at the death of either the said Charlotte M. H. Motte or the said James G.
Holmes or in case there be such issue but the said issue shall die in the life
time of the survivor of them the said James G. Holmes and Charlotte
M. H. Motte, then in trust for the sole use benefit and behoof of the sur-
vivor of them the said Charlotte M. H. Motte and James G. Holmes his or her
heirs executors administrators & assigns for ever free & discharged from all further
& other trusts whatsoever. And it is further stipulated and agreed by & between
the said parties to these presents that in case the said Charlotte M. H. Motte &
James G. Holmes shall at any time during the continuance of the survivor of them
shall think it beneficial to their interests to have the aforesaid premises or any
part thereof sold disposed of invested or exchanged for other property real or per-
sonal and the proceeds of sales invested in any other property whatsoever or placed
at interest that then the said Christopher G. Morris or being then dead to be named
in writing by them the said Charlotte M. H. Motte and James G. Holmes jointly
or the survivor of them shall absolutely sell dispose of invest convert or exchange
the same as the case may be and such purchase exchanged or substituted pro-
perty or invested funds stock or choses in action shall be held subject to the same
uses trusts limitations and conditions as and herein before limited & declared of
concerning the herein before granted & assigned premises and to perform

other use intent or purpose whatsoever, and it is further stipulated and agreed by and between the parties to these presents that they the said Charlotte M^{rs} Holtz and James G^o Holmes shall and lawfully from time to time to all intents hereafter upon the reasonable request and at the proper costs & charges of the said Christopher G^o Morris make do execute or cause to be made done and executed all such further and other lawful and reasonable act & acts things conveyances and assurances in the law what soever for the better and more perfect granting & assuring all and singular the premises for the uses and purposes herein before expressed of and concerning the same as by the said Christopher G^o Morris his heirs executors and administrators or his or their counsel learned in the law shall be reasonably advised or required, and it is further stipulated and agreed by the parties to these presents that the provisions herein before made in favor of the said Charlotte M^{rs} Holtz shall be and be taken by her in law and Bar of all right or claim of dower in or to the Real Estate of which the said James G^o Holmes may be seized or possessed of at any time during the said covenants In testimony whereof the parties to these presents have set their hands and affixed their seals to this deed written on this 4th the five preceding sheets of paper the day and Year first above written

Signed sealed & delivered in presence of
 H^o P^o Dawes - Chas^o M^{rs} Holtz. (2d)
 M^{rs} G^o Morris. (2d)
 C^o G^o Morris. (2d)

State of South Carolina & Personally appeared before me Doctor
 City of Charleston J^o Chas^o M^{rs} Holtz James G^o Holmes & C^o G^o Morris (parties to this deed) signed & read as their act & deed the within instrument of writing for the uses & purposes therein mentioned and that he with H^o P^o Dawes subscribed their names as witnesses to the due execution thereof
 Sworn to before me this first day of November 1831.
 Tho^o S^o Jones
 Attorney Public & Co.

Recorded 1st November 1831.

The State of South Carolina, ^{implicate}
 This Indenture ~~between~~ ^{is} made and executed this seventh day of November in the year of our Lord one thousand Eight Hundred and Thirty one and in the fifty sixth year of the Sovereignty and Independence of the United States of America, Between Alexander Edwards Gadsden of the City of Charleston Physician of the first part, Mary Wakefield Edwards of the City of Charleston of the second part and Thomas Gadsden of the City of Charleston Attorney at Law of the third part. Whereby a marriage is intended to be had and solemnized between the said Alexander Edwards Gadsden and the said Mary Wakefield Edwards and the said Mary Wakefield Edwards is possessed in her own right of the

personal property hereafter described and also in reputation of other property
which may hereafter fall or come to her and in consideration of the said
intended marriage she the said Mary Wakefield Edwards by and with
the advice and consent of her said intended husband has agreed to convey
and receive the said personal property to which she is now entitled or to
which she may hereafter be entitled, unto the said Thomas Gadsden of
the third part a; trustee specially chosen and appointed by and for
the use and purposes hereinafter set forth and they the said Alexan-
der Edwards Gadsden and Mary Wakefield Edwards have respectively
covenanted and agreed with the said Thomas Gadsden, that they shall
and will at any time or times hereafter, quite as often as the same
may be required with and convey to the same uses and purposes,
any property that may hereafter fall or come to the said Mary Wake-
field Edwards during her intermarriage with the said Alexander
Edwards Gadsden. Now therefore this Indenture Witnesseth that
for and in consideration of the said intended marriage and
of one dollar to her the said Mary Wakefield Edwards in hand
paid by the said Tho. Gadsden at and before the sealing and
delivery of these presents, the rec whereof she does hereby acknowledge
and by and with the consent and approbation of the said Alex-
ander Edwards Gadsden she the said Mary Wakefield Edwards hath gran-
ted, bargained, sold, assigned and set over and by these presents
doth grant, bargain, sell, assign and set over and in plain open
market deliver unto the said Thomas Gadsden two negro slaves
named Maurice & Harriett. To have and to hold all and
singular the right, title and interest, property and claim of her
the said Mary Wakefield Edwards of, in and to the said negro slaves
and their future issue and increase unto the said Thomas Gadsden his
Execs, admors & assigns, forever. In trust nevertheless and to and from
the several uses, intents, and purposes hereinafter expressed & declared
of and concerning the same and for the consideration aforesaid they the
said Alexander Edwards Gadsden & Mary Wakefield Edwards, jointly
& severally for themselves, their heirs, Execs & admors, have covenanted, prom-
ised and agreed to do hereby covenant, promise, and agreed to and with
the said Thomas Gadsden as trustee as aforesaid his heirs, Execs,
& admors, that they the said Alexander Edwards Gadsden & Mary
Wakefield Edwards from time to time and at all times hereafter
during their intermarriage will grant, bargain, sell, assign, transfer and set over
unto the said Thomas Gadsden as trustee as aforesaid his heirs, Execs, admors & assigns, all
and singular the property real and personal which may at any time or times hereafter
happen fall or come to the said Mary Wakefield Edwards in her own right or to
the said Alexander Edwards Gadsden in right of the said Mary Wakefield Edwards,

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during their said intermarriage, by inheritance, purchase or any other man-
 -ner or way whatsoever in Trust nevertheless and to and for the same use
 interest and purpose limited and declared of and concerning the other per-
 -sonal property herein and hereby conveyed or intended to be conveyed
 And for the Considerations aforesaid they the said Alexander Edward
 Gadsden and Mary Wakefield Edwards for themselves, their heirs, Executors,
 and assigns have covenanted, promised and agreed and do by their
 presents jointly and severally covenant, promise and agree to and with
 the said Thomas Gadsden his heirs, Executors, and assigns that
 they the said Alexander Edward Gadsden & Mary Wakefield Edwards
 their heirs, Executors & assigns and all and every person or persons whomsoever
 having and lawfully claiming or to claim any Estate, right, title,
 interest, property, lien, demand or claim of in or to the said premises,
 personal or any part or parts thereof, or of in or to the said other prop-
 -erty real or personal which may hereafter fall or come to her the said
 Mary Wakefield Edwards during her said intermarriage through or
 by him the said Thos Gadsden shall and will from time to time and
 at all times hereafter ^{at} upon the reasonable request of the said Thos Gadsden
 his heirs, Executors, and assigns and at the proper cost & charge
 of the Trust Estate, make, do, execute, seal, and deliver or cause to
 be made, done, sealed & delivered to the said Thos Gadsden his heirs
 Executors, and assigns all and every such further and other reasonable
 act and acts, thing and things, devices, conveyances and assurances
 in bargaining, selling, assigning, releasing, confirming, conveying &
 assuring all and singular the said premises real or personal and every
 part and parcel thereof unto the said Thos Gadsden his heirs, Executors,
 and assigns, as by him or either of them shall be reasonably ad-
 -vised, derived or required. In Trust always nevertheless and to
 and for the several uses, intents, and purposes hereinafter expressed &
 declared of and concerning the said. That is to say, all and
 singular the said property real and personal to the said Thos
 Gadsden his heirs, Executors, and assigns or Successor in Trust
 during the joint lives of the said Alexander Edward Gadsden &
 Mary Wakefield Edwards to and for the sole and separate use,
 benefit and behoof of her the said Mary W. Edwards, and to
 suffer and permit her the said Mary Wakefield Edwards to have,
 take and receive the interest, issues, income and profits in any
 manner arising therefrom to and for her own sole, and separate use
 and benefit as if she were a feme sole and unmarried without
 being in any manner subject to the debts, contracts, control or engage-
 -ments of the said Alexander Edward Gadsden. And should
 the said Mary Wakefield Edwards survive the said Alex-

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Edward Gadsden, then and from and after the death of the said
Edward Gadsden in trust to and for the use and separate use and benefit of
the said Mary Wakefield Edwards her heirs, Exors, admors, or assigns forever
and discharged from all further and other trusts. And should the said
Alexander Edward Gadsden survive the said Mary Wakefield Edwards
then from and after the death of the said Mary Wakefield Edwards
in trust to and for the use, benefit and behoof of the said Alexander
Edward Gadsden and of such child or children as may be living at
the death of the said Mary Wakefield Edwards the lawful issue of the
said intended marriage then his, Exors, admors, or assigns forever, shall
and shall like freed and discharged from all further trusts. And
should the said Mary W. Edwards die before the said Alex^r Edwards
Gadsden without leaving at her death any child or children the law-
ful issue of the said intended marriage then in trust to and for the
sole use, benefit and behoof of him the said Alexander Edw Gadsden
his, heirs, Exors, admors, or assigns forever freed and discharged from all further
and other trusts. And it is further mutually covenanted granted and
agreed by and between the parties to these presents that it shall and may
be lawful to and for the said Tho^s Gadsden his successor or successors
as Trustee or Trustees as aforesaid from time to time and at all times here-
after when and as often as may be thought proper by and with the
advice and consent of the said Alexander Edward Gadsden & Mary
Wakefield Edwards expressed in writing to sell and dispose of all &
singular the property aforesaid and all other property real or person-
al and any part or parts thereof and the monies thence arising again to
reinvest in such property real or personal as may be thought most
beneficial and advantageous and the same again to sell and dispose
off and to reinvest when and as often as may be thought proper
Subject nevertheless and to and for the same use, intent & purposes
herein before expressed and declared of and concerning the same
And it is further agreed by and between the parties to these presents that
it shall and may be lawful for the said Alexander E. Gadsden & Mary W.
Edwards in and by their deed under their hand & seal executed in the presence
of two witnesses when and as often as may be thought proper by and with the ad-
vice and consent of the said Tho^s Gadsden or his Successor or Successors
or should there be no acting nominated Trustee then alive, without such
advice and consent to constitute nominate & appoint another Trustee or Trust-
ees in the place and stead of the said Tho^s Gadsden his successor or suc-
cessor as Trustee or Trustees as aforesaid, and the Successor or Successor, as Trustee
or Trustees as aforesaid last constituted, nominated or appointed shall & will
perform and enjoy all and singular the rights, powers, privilege & authority
and be subject to all the duties and responsibilities of the original

Trustee, and the predecessor persons formerly Trustee or Trustees, in what place or places such new Trustee or Trustees may be appointed shall be forthwith herefrom forever renovated and discharged. In witness whereof the said parties to these presents have hereunto intentionally set their hands and seals the day and year first above written.

Alexander C. Gadsden (Seal)
Mary W. Edwards (Seal)
Thomas Gadsden (Seal)

Signed sealed and delivered in the presence of the words "for themselves" being first interlined on the 2^d page.

Henry M. Holmes, W. A. Holmes

South Carolina Personally appeared Dr. Wm. A. Holmes who being Charleston District duly sworn says that he together with Dr. Henry M. Holmes were present and saw Alex^r C. Gadsden, Mary W. Edwards, & Tho^s Gadsden sign seal and deliver the within instrument of writing as their act and deed & that they depone & the said Dr. Henry M. Holmes in presence of each other and of the parties to this deed signed their names as witnesses thereto. W. A. Holmes
Sworn to this 7th day of Nov 1831. before me Jas G. Holmes, N. P. & U. L.
Recorded 11th Nov 1831

The State of South Carolina

This Indenture made and entered into this Fifteenth day of November in the year of our Lord One Thousand Eight Hundred and Thirty one between William Deas of the first part, Eliza St Mark of the second part (both free persons of Color) of the City of Charleston, ^{of State aforesaid} and Samuel S. Taylor of said City & State aforesaid as Trustee of the third part: Witnesseth - That whereas a marriage is shortly to be had and solemnized by and between the said William Deas and the said Eliza St Mark, and whereas the said Eliza St Mark is entitled as one of the distributees of the late Benjamin St Marks to an undivided moiety or fourth part of all that House and Lot of land situate, lying and being in the city of Charleston at the corner of State and Chalmers Streets, And also to an undivided moiety or fourth part of all that parcel or tracts of lands containing Sixty acres more or less, situate lying and being in the parish of Prince William in the State aforesaid And whereas also the said Eliza St Mark is desirous to have the above mentioned property secured to her and her heirs, she the said Eliza St Mark for and in consideration of the said intended marriage and also for the further consideration of the sum of Five Dollars to her in hand well and truly paid or to be paid at and before the sealing and delivery of these presents (the receipt whereof is hereby acknowledged) by the said Sam^l S. Taylor Trustee have granted, bargained

transferred, set over, sold and delivered, and by their private acts grant, bargain, transfer, set over, sell and deliver unto the said Saml. Saylor all the aforesaid property, his Executors, Administrators and assigns - In Trust nevertheless to and for the use, intent and purpose, hereinafter limited declared and expressed - that is to say - In Trust for the sole and separate benefit and behoof until the solemnization of the said intended marriage, and from and immediately after then in Trust to permit and suffer the said Wm Dear & the said Eliza Stark to have, hold, use, occupy, possess and enjoy of all and singular the property aforesaid, and also to receive and expend to their own use and benefit, all rents, profits or income that may or can accrue from the same for and during their joint lives and their natural life, the said property in trust nevertheless not subject in any way or manner to any debt, contract liability or engagement by the said Wm Dear made and existing or hereafter by him to be made and executed, but the same in trust to & for the use, benefit and behoof of the said Wm Dear and Eliza Stark for and during their natural lives, as aforesaid, and in case of the death of either the said Wm Dear or Eliza Stark leaving issue lawfully begotten then the same in trust for such survivor and such child or children issue of the said marriage as may then be alive. And after the death of the said survivor then in trust for such child or children the issue of the marriage as aforesaid as may then be alive to be equally divided by and between them (if more than one) share and share alike, and free, discharged, discharged and freed from any further and other trusts, whatsoever. In witness whereof the said Wm Dear, Eliza Stark & Saml. Saylor Trustee as aforesaid have hereunto set their hands and affixed their seals at Charleston on the day and in the year first above written

signed sealed and delivered in the presence of Louise Morrison
 Eliza Stark
 William Dear
 Samuel S. Saylor Trustee

State of South Carolina Personally appeared before me Thos. P. Hanney, City of Charleston - who being duly sworn depose that he was present and saw Eliza Stark, Wm Dear, & Saml. Saylor Trustee for said Wm & Eliza, sign, seal and deliver and acknowledge the within instrument as their own act and deed for the purpose therein mentioned & that he with Louise Morrison in the presence of the parties, and of each other subscribed their names as witnesses to the same
 sworn to before me this
 15th November 1831

Thos. P. Hanney
 J. Landon Gregory J. P.
 Recorded 16 Nov 1831

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is a good upon and intended to be had & solemnized Between the said Peter Sires & Martha M Ireland, and whereas the said Martha M Ireland is possessed of the sum of One thousand dollars and sundry articles of Household and Kitchen furniture (to wit) One Mahogany bedstead One large side board two stathes one sp. shade, one feather bed Bolster and two pillows three counterpane one sp. Glass lamp, one sp. hand trestle five sp. sheets four sp. Blankets One full set Bed curtains & Window d^o two carpets & rugs Eighteen chairs one set of Mahogany chairs one Trill Glass one large looking Glass Crochery & Glass Ward six large silver table spoons nine small silver tea spoons twelve knives & forks two sp. hand Iron shovels trays & fenders one Basin stand Basin & Hoblet six table cloths and twelve towels, one sp. Card tables one set dining tables three trunks & sundry articles of Kitchen furniture and whereas upon the day of the said intended marriage it was agreed by and between the parties that the sum of one thousand dollars together with the household and Kitchen furniture enumerated as aforesaid should be assigned and transferred unto the said Benjamin D Dellenfus his executor administrators & assigns upon the following trusts intentions and purposes herein after expressed & declared of and concerning the same. Now this Indenture Witnesseth that in pursuance and full free command of the said agreement and in consideration of the said intended marriage and also in consideration of the sum of Five dollars to us in hand paid by the said B. D. Dellenfus at and before the sealing and delivery of these presents the receipt whereof we do hereby acknowledge the said Martha M Ireland with the privy and consent of the said Peter Sires her intended Husband testified by his being a party to and sealing and delivering these presents he the bargain and sold assigned transferred set over and by these presents do bargain sell assign transfer and set over unto the said Benjamin D Dellenfus his executor administrators & assigns the said amount of One thousand dollars as before mentioned & set forth together with all and singular the Household and Kitchen furniture mentioned as aforesaid to have and to hold all and singular the premises herein before mentioned and intended to be hereby granted transferred & taken unto the said Benjamin D Dellenfus his executor administrators & assigns in trust that the said sum of money should be several uses trusts intentions & purposes and subject to the several limitations & accounts herein after mentioned limited & expressed & declared of and concerning the said that is to say in trust to and for the said benefit & behoof of the said Martha M Ireland until the solemnizing of the said intended marriage, and from and immediately after the solemnization thereof in trust that the said Benjamin D Dellenfus his heirs executors administrators & assigns during the joint lives of the said Peter Sires & Martha M Ireland his intended wife shall and do permit & suffer or else sufficiently see things made improved the said Peter Sires to receive & take all the interest and

is a good upon and intended to be had & solemnized Between the said Peter Sires & Martha M Ireland, and whereas the said Martha M Ireland is possessed of the sum of One thousand dollars and sundry articles of Household and Kitchen furniture (to wit) one Mahogany bedstead one large side board two stathes one sp. shade, one feather bed bolster and two pillows three counterpane one sp. Glass lamp, one sp. hand trestle five sp. sheets four sp. Blankets one full set Bed curtains & Window d^o two carpets & rugs Eighteen chairs one set of Mahogany chairs one Trill Glass one large Crochery Glass Crochery & Glass Ward six large silver table spoons nine small silver tea spoons twelve knives & forks two sp. hand Iron shovels trays & fenders one Basin stand Basin & Hoblet six table cloths and twelve towels, one sp. Card tables one set dining tables three trunks & sundry articles of Kitchen furniture and whereas upon the day of the said intended marriage it was agreed by and between the parties that the sum of one thousand dollars together with the household and Kitchen furniture enumerated as aforesaid should be assigned and transferred unto the said Benjamin D Dellenfus his executor administrators & assigns upon the following trusts intentions and purposes herein after expressed & declared of and concerning the same. Now this Indenture Witnesseth that in pursuance and full free command of the said agreement and in consideration of the said intended marriage and also in consideration of the sum of Five dollars to us in hand paid by the said B. D. Dellenfus at and before the sealing and delivery of these presents the receipt whereof we do hereby acknowledge the said Martha M Ireland with the private and consent of the said Peter Sires her intended Husband testified by his being a party to and sealing and delivering these presents he the bargain and sold assigned transferred set over and by these presents do bargain sell assign transfer and set over unto the said Benjamin D Dellenfus his executor administrators & assigns the said amount of One thousand dollars as before mentioned & set forth together with all and singular the Household and Kitchen furniture mentioned as aforesaid to have and to hold all and singular the premises herein before mentioned and intended to be hereby granted transferred & taken unto the said Benjamin D Dellenfus his executor administrators & assigns in trust that the said sum of money should be several uses trusts intentions & purposes and subject to the several limitations & accouncements herein after mentioned limited expressed & declared of and concerning the said that is to say in trust to and for the said benefit & behoof of the said Martha M Ireland until the solemnizing of the said intended marriage, and from and immediately after the solemnizing thereof in trust that the said Benjamin D Dellenfus his heirs executors administrators & assigns during the joint lives of the said Peter Sires & Martha M Ireland his intended wife shall and do permit & suffer or else sufficiently see things made improved the said Peter Sires to receive & take all the interest and

profit that shall and be had and made of all and singular the premises herein
 in before mentioned & intended to be hereby granted transferred & released
 for the purpose of maintaining the said Martha M Ireland & her children in
 such manner as he in his discretion shall see fit or think being accountable
 to them or any one for the same but not to be subject to the debts contracts or
 engagements of the said Peter Sires and from and after the death of the said
 Martha M Ireland should she die before the said Peter Sires then in trust
 to and for such person or persons in such parts shares & proportions & upon
 such conditions or annuity and fund as she the said Martha M Ireland
 notwithstanding her contract by any deed or writing or by her last will and
 testament in writing to be by her duly executed in the presence of three or
 more credible witnesses shall give devise limit or appoint the same which
 deed or writing or will she the said Martha M Ireland is hereby and by
 the said Peter Sires her intended husband enabled and empowered to make
 & in default of such disposition gift direction limitation or appointment &
 the said Martha M Ireland shall have any child or children Grand
 child or ~~Grand~~ children issue of the said intended marriage then in trust
 to be used for the use & benefit of the said Peter Sires and such child or children
^{from & equal by children} issue of the said intended marriage his her or their heirs executors
 to be equally divided among them share & share alike but in case the said Mar-
 tha M Ireland shall make no disposition or appointment as aforesaid & shall
 have no child or children Grand child or Grand children issue of the said in-
 tended marriage living at her death then in trust to and for the sole separate &
 peculiar use benefit & behoof of the said Peter Sires his heirs executors admi-
 nistrators and assigns but in case the said Peter Sires should die before the
 the said Martha M Ireland then in trust to and for the sole separate and
 peculiar use benefit and behoof of the said Martha M Ireland her heirs
 executors administrators & assigns for ever & discharged from any further
 trust. Provided never the less that in case it should hereafter appear to the
 Peter Sires & Martha M Ireland during their joint lives that the said sum of
 one thousand dollars herein before mentioned granted transferred & released
 should be applied to the purchase of property land or premises then and in
 such case it shall & may be lawfully to & for the said Peter Sires & Martha
 M Ireland by their deed properly executed to revoke and make void all and
 any use & uses heretofore limited of & concerning the premises herein before men-
 tioned & intended to be hereby granted and to limit & declare any new use or uses
 of & concerning the same. In witness whereof the said parties to these presents have
 hereunto set their hands & seals the day & year first above written -

Signed Seal & delivered in presence of
 Frederick B. Bousley by Hannah M. Bousley
 State of South Carolina
 City of Charleston

Peter Sires. (L)
 Martha M Ireland. (L)
 Benjamin F. Bousley (L)
 I personally appeared Frederick B. Bousley

such uses & trusts & for such intents & purposes as are herein expressed & declared of & concerning the same That is to say in trust to & for the sole use & behoof of the said Harriett Blocker until the consummation of the said intended marriage & from & immediately after the consummation thereof then in trust to & for the sole use & behoof of the said Harriett Blocker & Holly Herndon for and during their joint lives in trust being in any manner subject or liable to the debts contracts or engagements of the said Holly Herndon & Harriett Blocker either jointly or severally during the term of their joint lives either in law or Equity and to permit the said Holly Herndon & Harriett Blocker to have and to use all and singular the whole & sole benefit and behoof interest & enjoyment of all the said property herein before set forth & described for and during their joint lives without impeachment of waste and in case the said Holly Herndon should survive the said Harriett Blocker then in trust to the sole use and behoof of the said Holly Herndon during the term of his natural life, and in case the said Harriett Blocker should survive the said Holly Herndon then in trust for her sole and separate use during ^{the term of} her natural life, and from & immediately after the determination of this estate by the death of the survivor then in trust to the said Charles Padgug & his executors administrators & assigns to prevent from defeat the contingent remainders herein after mentioned that is to say in trust to permit the said survivor to use & enjoy the interests profits & emoluments arising from the said property herein before set forth and from & immediately after the death of such survivor then to & for such child or children the issue of the aforesaid marriage as may be living at the time of the decease of such survivor to be equally divided ^{between them} more than one said child ^{with} discharged from all and every restriction created by this deed, and in case the said Harriett Blocker should survive the said Holly Herndon and at the time of his decease there should be no issue living of the said Holly Herndon & Harriett Blocker by their marriage then & in that case all the property herein before set forth shall vest and belong to the said Harriett Blocker his heirs & assigns for ever freed from all restriction created by this deed & in case the said Holly Herndon should survive the said Harriett Blocker and their being at her decease no child of theirs the said Holly Herndon & Harriett Blocker issue of this marriage living then & in that case all the property herein before mentioned & described & intended to be settled by this instrument shall go to & belong absolutely to the said Holly Herndon his heirs & assigns for ever absolutely and for ever discharged from all the trusts limitations & restrictions created by & arising under this deed - In witness whereof the parties to these presents have hereunto interchangedly affixed their names & seals the day & year first above written -

Signed sealed & delivered in the presence of
 (The words child & issue in the 15th line of
 this deed before signing) - Stephen Crosby,

B. P. Walling South Carolina Colleton district, personally appeared Stephen Crosby who being duly sworn says that he saw the within named Harriett Blocker Holly Herndon & Charles Padgug sign and assent to the within instrument of writing for the purposes therein set forth & that he with B. P. Walling signed their names as witnesses to the due execution thereof Stephen Crosby
 Signed before me the 24th 1831. A Campbell M. G. off. - Recorded 5th January 1832.

Harriett Blocker. (S)
 Holly Herndon. (S)
 Charles Padgug. (S)

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The State of South Carolina } This Indenture tripartite made the
 Beaufort District } day of _____ in Year of our Lord One
 Thousand Eight Hundred & Thirty one Between Charles C. Dupont
 of St. Luke, Parish in the district and State aforesaid planter of the first
 part, Miss Rebecca Black of the Town of Beaufort of the second part &
 Dr. Thomas E. Scriven & Thomas Talbird of the third part Whereas a mar-
 riage is intended to be shortly had & solemnized by and between the said
 Charles C. Dupont and Rebecca Black and whereas ^{the said} Rebecca Black is pos-
 sessed of a considerable personal Estate consisting of the following negro slaves
 namely Dick, Isaac, Juno, Delia, Billy, Cornelia, Bunter, Rose, Mark,
 Juno, Prosper, Charlotte, Tom, Nancy, Castul & Prosper Brutus Castul, Mabe
^{cyrus, Beck, March, Judy, Anthony, August, Philip, Joseph, Letty, Matilda, Mary, Cham, Kelly,}
 Unity, Cyrus, Lueky, Bobet, Sulist, Sampson, Lucy and Billy And it
 hath been agreed that the said Charles C. Dupont should after their
 intended marriage had receive an annuity during the joint lives of them
 the said Charles Dupont and Rebecca Black the interest
 and profits of the said personal estate but that the said
 interest and profits thereof after the death of either of them
 should be at the sole disposal of the survivor for the term
 of his or her natural life and at his or her death to be
 applied and disposed of, as is hereinafter directed and
 appointed for the use and benefit of the issue of the said
 intended marriage or of any subsequent marriage of the
 said Rebecca Black with any other person. Now this
 Indenture witnesseth that in pursuance of the before
 recited agreement and in consideration of the sum of one
 dollar to the said Rebecca Black in hand paid by the
 said Doctor Thomas E. Scriven & Thomas Talbird the the
 said Rebecca Black by and with the privity, consent
 and agreement of the said Charles C. Dupont, testified
 by his being made a party to and his sealing & delivery of
 these presents hath granted, bargained, sold, assigned
 transferred and set over, and by these presents doth grant
 bargain sell assign, transfer and set over unto the said
 Thomas Talbird and Doctor Thomas E. Scriven their
 Executors, administrators, and assigns all the Negro Slaves
 Dick, Isaac, Juno, Delia, Billy, Cornelia, Bunter, Rose
 Mark, Juno, Prosper, Charlotte, Tom, Nancy, Castul
 Prosper, Brutus, Castul, Phoebe, Unity, Cyrus, Sep, March
 Judy, Henry, Andrew, Philip, Scipio, Letty, Matilda, Mary
 Abram, Kelly, Cyrus, Lueky, Bobet, Sulist, Sampson
 Lucy and Billy, together with the issue and increase of the
 Female, To have and to hold the said Forty Negroes, namely

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Dick, Isaac, Juno, Delia, Billy, Cornelia, Brutus, Ross, Maria
 Juno, Delia Prosper, Charlotte, Fow, Nancy, Castelle, Prosper
 Brutus, Castelle, Phoebe Unity, Cyrus, Bep, March, Judy, Nancy
 Andrew, Phippy Scipio, Letty, Matilda, Mary, Abram, Nelly
 Cyrus, Lucky, Bobet, Sulist, Sampson Lucy and Billy and
 their future issue and increase unto the said Doctor Tho: C. Scriver
 and Thomas Talbird their heirs administrators & executors, I do
 trust nevertheless and for such purposes and such provis-
 -ion and agreements as are hereinafter mentioned, that is to
 say in trust for the said Rebecca Black and her assigns
 untill the solemnization of the said intended Marriage
 then it trust that they the said Thomas Talbird and
 Do: Thomas, C. Scriver, their executors, administrators and
 assigns shall and do permit the said Charles, C. Dupont and
 his natural life to have receive take and enjoy all the
 interest and profits of the said property to and for his
 own use and behoof, and from and after the decease of
 the said Charles, C. Dupont, then if the said Rebecca
 Black her intended wife should survive him in
 Trust that they the said Thomas Talbird and Doct. Thomas
 C. Scriver their executors and administrators shall receive
 and pay over to the said Rebecca Black all the interest
 profit and wages of the said property to her own use du-
 -ring the remainder of her natural life and at the death
 of the survivor of them the said Thomas Talbird and Doct
 Thomas C. Scriver their executors and administrators shall
 transfer assign and deliver & pay over one half of the said
 property with its increase to such child or children of the
 said Charles, C. Dupont and Rebecca Black as shall be
 then living and the other half to such child or children
 of the said Rebecca Black as may arise from any future
 Marriage of the said Rebecca Black with any other person
 but in case no such future Marriage should take place
 then at the death of the survivor of them the said Charles, C.
 Dupont and Rebecca Black the said Thomas Talbird
 and Thomas, C. Scriver their executors or administrators
 shall transfer deliver and pay over the said property with its
 increase to such child or children of the said Rebecca Black
 as shall be then living in such proportion, Manner and
 form as the said survivor shall by any writing under
 his or her hand and seal attested by three or more
 witnesses, direct limit and appoint, to the intent

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that the same may not be at the disposal or subject to the controul debts or forfeitures of the said Charles C. Dupont the intended husband of the said Rebecca Black and in default of such bequest limitation or appointment then to such children of the said Rebecca Black as shall be then living share and share alike, and if only but one child then the whole to that one forever And in case the said Rebecca Black should die without leaving alive at her death, a child or children the issue of the said intended Marriage or any future Marriage then in trust to transfer and deliver the aforesaid Negroes and their increase to the right heirs of the said Rebecca Black upon the death of the survivor of them the said Charles C. Dupont and Rebecca Black

In Testimony whereof we have hereunto set our hands and seals the day and year first above written
 Rebecca D. Black (S) Charles C. Dupont (S)
 Thomas Talbird (S) J. C. Scriver (S)
 Witnesses, S. H. Beck and Josiah Beck

The following is a list or schedule of the Negroes, sold transferred and delivered to Thomas Talbird and Doctor Thomas Scriver upon the Trusts and to the uses and intents in the annexed Settlement set forth and declared Namely, Dick, Isaac, Juno, Delia, Billy, Cornelia, Rose Brutus, Mark, Juno, Prosper, Charlotte, Frou, Nancy - basket, Prosper, Brutus, basket, Phoebe, Unity, Cyrus Pop, March, Judy, Henry, Andrew, Phipsey, Sepia, Letty, Matilda, Mary, Kelly, Cyrus, Luckey, Bobet Abram Sulist, Sampson, Lucy and Billy -

The above schedule signed } Rebecca D. Black (S)
 Sealed and delivered in presence of } Charles C. Dupont (S)
 S. H. Beck, Josiah Beck } Thomas Talbird (S)

South Carolina Beaufort district
 Personally appeared before me Joseph H. Beck who being duly sworn deposed & said that he saw the within parties (with the exception of Dr. Tho. C. Scriver who afterwards acknowledged his signing & sealing to this deponent) sign seal and as their act and deed deliver the within deed -
 J. H. Beck

Sworn to before me a Justice of the peace for S. Luke's Parish
 6th Jan^y. 1832 Alex^r S. Edwards
 Recorded 18th Jan^y. 1832

141
with

141.

Julia Patten
Henry Colled
St. Martin Chanceland
Conv. in trust by way of
Marriage Settlement

Know all men by these presents that Julia Patten of the City of Charleston and State aforesaid by and with the consent of Henry Colled the intended husband of Elizabeth Chanceland testified by his signing & sealing these presents for and in consideration of the love and affection which I bear unto the said Elizabeth Chanceland a sum of one dollar to and in hand paid at and before the sealing & delivery of these presents by St. Martin Chanceland (the receipt whereof I do hereby acknowledge) have bargained & sold and by these presents do bargain & sell and deliver to the said St. Martin Chanceland in trust for the sole and separate use of the said Elizabeth Chanceland and her heirs the debts & contracts of her intended husband the following articles viz. one half a half stool one Guitars twelve silver spoons and the following chamber furniture viz. one bedstead with the bed and bedding one set of Red Curtains and six window curtains two sets of Drawers one press one dress chair one work stand, one wash stand, one copper & chimney utensils, to have and to hold to the said Henry Colled one half a half stool twelve silver spoons and chamber furniture above specified unto the said St. Martin Chanceland trustee as aforesaid of the said Elizabeth Chanceland his Executors administrators assigns to her & her heirs proper use and behoof for ever and the said Julia Patten my Executors and Administrators the said bargained premises unto the said St. Martin Chanceland his Executors administrators assigns for and against all persons that I or I or my heirs or assigns for or defend by these presents. In witness whereof I have hereunto set my hand and Seal at Charleston on the Fifth day of January in the year of our Lord one thousand eight hundred & thirty two and in the Fifty sixth year of the Independence of the United States of America.

Sealed & delivered in the presence of
The words, and the following chamber furniture viz. being entered before
the execution in presence, A. Robert. Observed. The Martine.

J. Patten. (S)
Henry Colled. (S)

with of South Carolina

Thomas Martine ^{being duly sworn} that he was present & saw Julia Patten and Henry Colled sign seal and deliver this instrument of writing for the purposes therein mentioned & that he with A. Robert entered the same Sworn to before me this 18th January 1832. Wm. G. H. Not. pub
Recorded 18th January 1832.

Robert Mott
Harriet Williams
to

South Carolina
This Indenture made the
27th twenty seventh day of October in the year of our
Lord one thousand eight hundred & thirty one and in
the Fifty sixth year of the Sovereignty and Independence of the United States of
America. Between Harriet Williams of Charleston in the State aforesaid
Spinster of the First part. Robert Mott of the State aforesaid of the second

James Williams trustee

Jan. 21 James Williams of the said State trustee of the third part: Whereas a marriage by Gods promise is shortly intended to be had and solemnized by and between the said Harriett Williams and Robert Motte, and whereas said Harriett Williams is possessed in her own right of several shares in the Capital stock of the Union Bank of Charleston & also of a negro Girl named Cortia, and also of certain articles of Furniture which will be hereafter more particularly described in a schedule to be hereunto annexed, and also of an undivided share of her Father Joseph Williams estate which as soon as it can be ascertained shall be inserted in a schedule of her property to be hereunto annexed, and whereas it was stipulated by and between the said Harriett Williams and Robert Motte before the said marriage (testified by the said Robert Motte being a party present and sealing and delivering these presents) that the aforesaid several shares of stock in the Union Bank & also the aforesaid negro Girl named Cortia with her future issue and increase & also the aforesaid articles of Furniture & also her undivided share of Joseph Williams estate should be sold conveyed released & assigned by said Harriett Williams to said James Williams his executors administrators & assigns to use and upon the aforesaid trusts & intents & purposes hereinafter described of and concerning the said. Now this Indenture witnesseth that in pursuance of aforesaid agreement & in consideration of said intended marriage & also in consideration of one dollar to said Harriett Williams & Robert Motte paid by said James Williams at or before the dealing & delivery of these presents to the receipt whereof is hereby acknowledged the said Harriett Williams by and with the privity and consent of said Robert Motte hath bargained granted sold released & conveyed and by these presents ^{voluntarily with grant} shall release convey, sell to the said James Williams his executors administrators & assigns the aforesaid several shares in the Capital stock of the Union Bank of Charleston & also the negro Girl named Cortia and also certain articles of Furniture particularly described in a schedule to be hereunto annexed & also an undivided share of Joseph Williams estate when and the same is obtained. To have unto to hold to the said Harriett Williams of the Capital stock of the Union Bank of Charleston and also the said negro Girl Cortia together with her future issue and increase and also the aforesaid articles of Furniture and also the aforesaid undivided share of Joseph Williams estate when and the same is obtained unto said James Williams his executors administrators & assigns for ever. subject unto the debt to such uses & upon such trusts & for such intents & purposes as hereinafter mentioned & declared of and concerning the said that is to say in trust to permit & suffer the said Robert Motte & Harriett Williams to have & receive the interests profits income & dividends of aforesaid several shares in the Capital stock of the Union Bank of Charleston and the labour wages & profits of said negro Girl Cortia & of her future issue and increase, and also the use of said furniture and also the interests profits income & dividends which may arise from the undivided share of Joseph Williams estate and to pay the same

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to them the said Robert Mott and Harriet Williams for their joint & several
 for and during the time of their joint & several lives without being subject in any
 manner whatsoever to the debts contracts or engagements of the said Robert Mott
 and James and immediately after the death of either of them the said Robert
 Mott and Harriet Williams in trust to pay the sum of them the said Robert
 Mott and Harriet Williams during his or her severall life the interests profits
 income and dividends of said several shares in the Capital stock of the Union
 Bank of Charleston and also the labour wages & profits of said negro or bond of
 his future issue & increase & the use of aforesaid furniture & also all the interests
 profits income and dividends which may arise from the undivided share of
 Joseph Williams' estate without being in any manner whatsoever subject to
 his or her debts contracts or engagements and from immediately after the death
 of such survivor, in trust to be equally divided absolutely among the issue of the
 said Robert Mott & Harriet Williams freed and discharged of and from
 all further uses & trusts whatsoever, and in case the said Harriet Williams
 should survive the said Robert Mott without having issue living at the time of
 his death, then in trust that the said shares negro & several furniture & said un-
 divided share of Joseph Williams' estate be delivered up to said Harriet Wil-
 liams her executors administrators or assigns freed & discharged of & from all fur-
 ther uses & trusts whatsoever, But in case the said Robert Mott should survive the
 said Harriet Williams without having any issue by her living at her death then the
 aforesaid certificates of stock negro & Cud together with her future issue & increase
 & also the aforesaid furniture & also the said undivided share of Joseph Williams
 estate to be divided into two equal parts respect being had to their value & one half
 part thereof delivered up to said Robert Mott absolutely freed & discharged of &
 from all further uses & trusts whatsoever, and the other half part thereof delivered
 up to the heirs at law of the said Harriet Williams absolutely freed and discharged
 of and from all further uses & trusts whatsoever. And it is further stipulated and
 agreed upon by and between the parties to these presents that in case the said Har-
 riett Williams & Robert Mott or the survivor of them at any time hereafter during the
 coverture or during the life time of the survivor of them, shall think fit to convey to
 their interests or the interest of such survivor to have the aforesaid Bank shares -
 negro & Cud & her future issue and increase & also the furniture aforesaid & also the
 undivided share of Joseph Williams' estate or all or any part of the aforesaid
 property sold disposed of invested or substituted or exchanged for other property real or
 personal and the sale monies invested in any other property real or personal or other
 course placed at interest, that then the said James Williams his executors adminis-
 trators or assigns or being thereunto requested in writing by the said Harriet
 Williams & Robert Mott jointly or by the survivor of them shall absolutely sell dis-
 pose of invest or invest or substituted or exchanged the same or any part thereof as
 the case may be & invest the same or any part thereof in any other property they or the
 survivor of them may require & such purchased invested or substituted

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 or assigns subject to the same uses trusts tenements and conditions as aforesaid
 in before limited & declared of and concerning the same, herein before granted
 and assigned premises to and for no other use trust intent or purpose whatso-
 ever. And it is further stipulated and agreed upon by and between the parties
 to these presents that they the said Harriet Williams & Robert Motte or the sur-
 vivors of them shall & will from time to time and at all times hereafter upon
 the reasonable request and at the costs & charges of the said trust fund make &
 do & seal & execute or cause or procure to be made done sealed and executed all
 such further and other lawful and reasonable act and acts thing & things convey-
 ances & assurances in the law whatsoever for the further better more perfect
 granting assigning & assuring all and singular the premises for the uses and
 purposes expressed and declared of and concerning the same as by the said
 James Williams his exors administrators or assigns or his or their counsel
 learned in the law shall be reasonably advised desired or required. In witness
 whereof the parties to these presents to these presents have hereunto inter-
 changed by set their hands & seals at Charleston on the day and in the
 year first above mentioned -

Harriet Williams (20)
 Robert A Motte (21)
 James Williams (22)
 In and delivered in the presence of
 Anthony Weston - Maria Weston. }
 Smith Carolina

Personally appeared before Maria Weston who being duly sworn
 maketh oath that she was present & saw the above named Harriet Williams
 Robert A Motte and James Williams severally sign seal and deliver the
 foregoing instrument of writing as their several act and deed to and for the
 uses & purposes therein set forth & that this document together with the Anthony Weston
 subscribed their names thereto in testimony of the due execution thereof

Maria Weston
 Given to be for me this 3 January 1832. H. A. DeLanau Jurat Not. Pub. & Ex. off. 20
 This was done 23rd January 1832

Henry Beaumont
 Caroline S. Mellette
 to
 Joseph Wallace
 William J. Norton trustee

Agreed before marriage that the pro-
 portion of the intended estate should be con-
 sidered to trustees the profits to be at the
 disposal of the Husband during their joint
 lives but the wife to have power to dispose
 of it by will or otherwise, and to claim no part of the Husband's Estate.

This Indenture to be made the 24th day of October 1831. between H.
 Beaumont of Milton Head of the first part. Caroline S. Mellette of Milton
 Head of the second part. and Joseph Wallace of Milton Head and
 W. J. Norton of Oakatie of the third part. Whereas marriage is intended
 to be shortly had & consummated by and between the said H. Beaumont and Caroline S.

110. Milliken, and whereas the said Caroline Milliken is possessed of a considerable personal Estate consisting of a certain portion of the Estate of Thomas Milliken consisting of money the one fourth of which as the right of the said Caroline Milliken and it hath been agreed that the said H. Crompton should after their said intended Marriage had, receive and enjoy during the joint lives of them the said H. Crompton and Caroline Milliken the interest & profits of the said personal estate but that the same and the profits thereof after the death of either of them should be at the sole disposal of the said Caroline Milliken notwithstanding her coverture, and whereas it has also been agreed that in case the said Caroline Milliken should after the said intended marriage had happen to survive the said H. Crompton, she should not have or claim any part of the said personal estate whereof the said H. Crompton should be seized or possessed or entitled to at any time during their lives or by virtue of her right of dower or otherwise. Now this Indenture witnesseth that in pursuance of the before recited agreement and in consideration of the sum of Five hundred dollars to the said Caroline Milliken in hand paid by the said So. Wallace & W. Norton the receipt whereof is hereby acknowledged by the said Caroline Milliken by and with the freely & consent, & agreement of the said H. Crompton testified by his being made a party to & his sealing & signing these presents hath granted bargained sold assigned transferred and delivered, and by these presents doth grant bargain sell assign transfer and deliver unto the said So. Wallace and W. Norton their executors administrators & assigns all the said amount to wit money or his which is requested to be received from the Estate of the said Thomas Milliken. To have and to hold the said property unto the So. Wallace & W. Norton their executors administrators & assigns, in trust now to help and for such purposes and under such provisions and agreements as and having the mentioned that is to say, in trust for the said Caroline Milliken and her assigns until the solemnization of the said intended Marriage & from & after the solemnization of the said intended marriage then in trust that they the said So. Wallace & W. Norton their executors administrators & assigns shall and do permit the said Caroline Milliken during the joint lives of the said Caroline Milliken and H. Crompton his intended wife to have receive take and enjoy all the interest and profits of the said property to and for his own use and Benefit and from & after the decease of the said Caroline Milliken then if the said H. Crompton should survive him in trust that they said So. Wallace & W. Norton their executors and administrators shall assign transfer and pay over all the said property to the said Caroline Milliken but if she die before him then unto such person or persons and at the times & times and in such parts & proportions manner and form as she the said Caroline Milliken shall notwithstanding her coverture by any writing or writings under her hand & seal attested by two or more credible witnesses or by her last will & testament in writing duly executed direct him or appoint, to the intent that the same may not be at the disposal or subject to the control debts & engagements of the said H. Crompton her intended husband and in default of such direction limitation or appointment then to the heirs of the said Caroline Milliken or to such person or persons as

may be agreed upon. Provided always and it is here by expressly agreed and declared by and between all the parties to these presents that in case the said Caroline I. Milliken (Surviving the said H. Crumpton her intended husband) shall at any time hereafter claim and recover any part or parcel of the real or personal estate, whosoever of the said H. Crumpton or any other person or persons in trust for him shall be seized or possessed or entitled to at any time during the continuance between them by virtue of any right of dower, dower in reversion or otherwise then and in that case the said So^r. Wallace and W^m. I. Norton their executors and administrators shall from time to time and at all times from thenceforth stand and be possessed of the said property conveyed in trust for the only benefit of the executors administrators and assigns of the said H. Crumpton any thing herein contained to the contrary notwithstanding. In testimony whereof we have hereunto set our hands and seals this 24th day of October in the Year of Lord. 1831

Signed sealed & delivered in presence of
 James Pope Sen^r. Cha^s. E. Davant.
 State of South Carolina

H. Crumpton. (Ld)
 Caroline I. Milliken. (Ld)
 Joseph Wallace. (Ld)
 William I. Norton. (Ld)

Personally appeared Thomas Chaplin and doth oath that he is well acquainted with the hand writing of James Pope Sen^r and Charles E. Davant the witnesses to the within instrument of writing having frequently seen them write & he truly believes the signatures James Pope Sen^r & Cha^s. E. Davant to be the proper hands writing of them the said James Pope Sen^r and Charles E. Davant
 Thomas Chaplin.
 I sworn to before me this 1st February 1832. Wm. G. Notary Public
 I recorded this 1st February 1832.

Solomon Benjamin
 Catharine Wolfe
 to
 Rebecca Wolfe
 Morris Goldsmith trustees

The State of South Carolina
 City of Charleston

This Indenture of three parts made this fourth day of January in the year one thousand eight hundred thirty two, between Solomon Benjamin of the City & State aforesaid Shop keeper of the first part, and Catharine Wolfe, of the same place Spinster of the second part, and Rebecca Wolfe and Morris Goldsmith all of the City of Charleston & State of South Carolina of the third part. Whereas the said Catharine Wolfe is now possessed of a considerable personal estate consisting of monies Jewellery plate and so forth to the amount or value of Two thousand five hundred dollars, and also of divers goods chattels household stuff contained and expressed in the schedule & Inventory thereof hereunto annexed And whereas a marriage is shortly intended to be had and solemnized between the said Solomon Benjamin and Catharine Wolfe, it is concluded declared and agreed by and between all the parties to these presents and the Solomon Benjamin for himself his heirs Executors and administrators doth covenant

grant and agreed to and with the said Rebecca Wolfe and Morris Goldsmith
 to and with every of them their and any of their executors and administrators by these
 presents that he the said Solomon Benjamin his executors administrators and assigns
 shall not intermeddle with take claim or dispose of any of the said personal estate
 money goods & chattels of the said Catharine Wolfe his intended wife, But the
 same shall remain & continue and be to the said Catharine Wolfe or to such uses as
 the said Catharine Wolfe shall think fit and appoint. Now this Indenture Witness
 with that for making the said agreement effectual in law and for the preserving the
 personal estate aforesaid to and for the separate use of the said Catharine Wolfe
 and also that the same shall not be in the power or disposal of the said Solomon
 Benjamin he the said Solomon Benjamin doth for himself his executors adminis-
 trators and for any of them covenant promise and agreed to and with the said Rebecca
 Wolfe and Morris Goldsmith and the survivor of them by these presents that notwith-
 standing the said intended marriage shall take effect all the personal estate aforesaid
 and the interest arising on the monies shall be accounted taken and taken as a sepa-
 rate and distinct estate of and from the estate of the said Solomon Benjamin and
 he nor any shall be liable or subject to him or the payment of any of his debts but with
 the profits or increase that shall hereafter be gotten gained or made of the same be
 ordered disposed and employed to such just and persons and to and for such uses intents
 & purposes as may to her the said Catharine Wolfe seem fit and proper, and that all the
 said separate estate before declared and allotted for the said Catharine Wolfe as
 aforesaid, and the produce and increase thereof shall be had taken held possessed &
 enjoyed by such person & persons for such uses - uses as the said Catharine Wolfe
 shall at any time or times hereafter during her life limit direct order or dispose of the
 same or any part thereof either by her last will and testament in writing or by any
 writing whatsoever signed with her hand in the presence of three or more credible
 witnesses, and the said Solomon Benjamin doth for himself his heirs executors and
 administrators, covenant promise and agreed to and with the said Rebecca Wolfe and
 Morris Goldsmith and the survivor of them and the executors and administrators of
 such such survivor by these presents in manner and form following that is to say
 that if the said intended Marriage shall take effect that he the said Solomon Ben-
 jamin shall and will permit and suffer the said Catharine Wolfe, to give grant
 and dispose of her said separate estate as she shall think fit in her life time & to make
 such will or other writing as aforesaid and thereby to give order direct limit or appoint her said
 separate estate to any person or persons for their use intent or purpose whatsoever, and
 that he the said Solomon Benjamin shall and will permit and suffer such will hereafter
 to be made by the said Catharine Wolfe to be duly proved by the executors in such and man-
 ner to be named and proved of such will to be had & taken as is usual, and that the person
 or persons to whom the said Catharine Wolfe shall give or dispose of any of her said
 separate estate, by her will or any other writing signed by her as aforesaid shall & lawfully
 may peaceably and quietly have hold occupy possess and enjoy the same according to the
 true meaning of such gift direct or appointment without any let denial hindrance and

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interruptions or for by the said Solomon Benjamin his executors administrators or assigns
 or any of them, And also that it shall and may be lawful to and for the said Rebecca
 Wolfe and Morris Goldsmith, or the survivor of them and the executors administrators
 of the survivor of them at any time from & after the said ^{inter} marriage shall take effect
 to commence any action or suit in law or equity in the name or names of the said Solom-
 on Benjamin and Catharine his intended wife against any person or persons for the recovery
 of any kind or sums of money due or to grow due to the said Catharine Wolfe from her said
 separate estate as aforesaid, and that he the said Solomon Benjamin shall not or will
 not lead or discharge any such action or suit, nor receive or discharge any sum of
 sums of money now due or hereafter to grow due to the said Catharine Wolfe from her
 said separate estate as aforesaid without the special license and consent of the said
 Rebecca Wolfe and Morris Goldsmith, or the survivor of them or the executors or adminis-
 trators of the survivor of them in that behalf first had and obtained in writing under their
 or some of their hands & seals, But that that the said Solomon Benjamin shall and will
 avoid justly and lawfully all lawful actions & suits that shall be so commenced
 for the recovery of the premises and that he the said Solomon Benjamin shall and
 will as often as there be desired to the said Rebecca Wolfe and Morris Goldsmith
 or the survivor of them the said Catharine Wolfe his new intended wife in any
 receipt release discharge or assignment, never here to be given or receiving any monies
 due or to grow due to the said Catharine as aforesaid, and further that he the said Solom-
 on Benjamin shall and will from time to time and at all times from & after the
 said intended marriage shall take effect upon every reasonable request and at the proper
 costs & charges of the said Rebecca Wolfe and Morris Goldsmith or the survivor of them or
 the executors or administrators of the survivor of them make do and execute all and
 every such further act & acts thing and things for the better settling receiving & receiving
 the monies and goods of the said Catharine Wolfe allotted & declared for her separate and
 benefit and disposal as aforesaid as by the said Rebecca Wolfe & Morris Goldsmith
 or the survivor of them or the executors or administrators of the survivor of them or their
 or any of their counsel learned in the law shall be reasonable desired or required
 Provided also and it is declared concluded and agreed by & between the said Parties to
 these presents that the said Solomon Benjamin his executors & administrators shall
 from time to time & at all times hereafter be indemnified and saved harmless from the
 separate estate of the said Catharine of and from all manner of costs & charges damages
 or troubles that he or they shall or may sustain incur or be put in to for or by reason of the
 said Solomon Benjamin joining or being made a party in any action or suit for recovering
 any part of the separate estate of the said Catharine or his joining or being made a party
 in any receipt release or discharge or given upon receiving any part of the separate
 estate of the said Catharine as aforesaid or any other account whatsoever relating to
 the said separate estate In witness whereof the Parties to these presents have signed
 at their hands & affixed their seals at Charlestown in the State aforesaid on the on the day
 and in the Year first above written.

Solomon Benjamin. (S)

Catharine Wolfe (W). Rebecca Wolfe. (S) Morris Goldsmith. (S)

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 Signed sealed and delivered in the presence of Simon Mairs, John Henry & others
 A schedule of the Furniture contained in the foregoing
 Chamber. one mahogany Bedstead one pair Bed, one Mattress and Mahogany clothes
 Chest, one dressing Cabinet a quantity of Bed and table Linen and Mahogany wash
 stand half a dozen chairs Linnen, Blankets covers & Bed & window curtains
 one carpet - One set of dining tables one looking Glass one carpet, one dining chair
 one pair Andersons Chair & Trays Eight pictures a lot of table & tea China Glassware
 one set of China ware to three pair handkerchiefs two pair snuffboxes and stand
 one dozen silver table & one dozen silver tea spoons one pair sugar tongs a table
 set of knives & forks -

South Carolina

Simon Mairs appeared and made oath that he saw Solomon
 Benjamin Be Thaine Wolf and Morris Eldsmith sign & seal & Rebecca
 Wolf set her mark & seal to the within instrument of writing & that he with
 Henry C. Elwell witnessed the same.

Shown to before me this 3rd February 1832. John W. Davillon Notary Public
 Recorded 7th February 1832.

James Du Prie &
 Isabella Brazelton
 to
 Patrick M^r Owen (Trustee)

State of South Carolina Charleston District.
 ✓ Whereby James Du Prie of Charleston
 Next Defendant of the one part, and Isabella Brazelton
 Plaintiff of the City of Charleston Plaintiff of the other

part, do hereby declare & intend to write in testimony - and whereas it is the
 wish desired and intention of the said parties that all the property belonging to the
 said Isabella Brazelton herein the more fully described & set forth shall be deemed
 to the sole and separate use and benefit of the said Isabella Brazelton that she
 may share & enjoy & control the same in as full the free manner after her mar-
 riage as if she were still a single woman with such limitations appointments
 and dispositions of the same after her death as she may make by her said and
 whereas to support the said uses trusts limitations and appointments aforesaid -
 Patrick M^r Owen is by and with his consent appointed trustee and is a party
 to these presents. Therefore know all men by these presents that We the said
 James Du Prie and Isabella Brazelton for and in consideration of the sum of
 Five shillings sterling to us paid by the said Patrick M^r Owen the receipt whereof
 is hereby acknowledged and for the considerations above set forth have granted
 conveyed sold aliened conveyed and confirmed and by these presents do grant
 sell convey and release convey and confirmed unto the said Patrick M^r Owen trustee
 aforesaid the following property to wit, All that house and lot of land in Wall
 Street known by the number measuring Thirty feet front and ninety nine
 feet deep a negro woman named Dinah The Household and Kitchen Furniture of
 all and my description together with all the rents issues and profits hereditaments
 appurtenances to the premises of the said dead property belonging or in any wise
 appertaining to her and to hold all and singular the premises unto the said

