

in that behalf above written
 signed sealed, & delivered in the presence
 of the words 'in' being previously interlined
 in the first page 'one' in the fourth page
 'to the trust estate' in the eighth page and
 assigned in the ninth page, and the words
 before written on an enclosure in the seventh
 page
 James V. King
 Agnes Chambers

Thos McConnell
 Jas P. Clark
 Thos McConnell

Schedule A

A List of Bonds Notes and accounts due to James P. Clark
 Clarke 24th April 1832 together with the Balances of principal
 and the Interest due on each to this date

Date	Species	Name for account	Pr	due	Int	due
16 March 1827	B.	Wm Coffey	George Coffey (Int annually)	500		203.44
26 April 1831	B.	Thos & Singletary	Thos Singletary & Peter	500	97	35
10 " 1829	Ch.	William & John	Judith & John	540		17.92
16 Aug 1820	B.	Thos & Singletary	John & John (Int annually)	500		118.18
10 " 1819	B.	Allegan & McKnight	William & John	800		67.66
28 Jan 1826	B.	John McKnight	and William & John	36.58		1.37
11 April 1825	B.	Thos McKnight	& Cath & John & John	108.90		11.09
25 Nov 1830	Ch.	Mathew Allen		30.36		2.95
12 " 1824	Ch.	William & John	John & John (Int annually)	89.90		26.86
2 June 1828	B.	John & John	John & John (Int annually)	500		68.55
5 Feb 1827	B.	John & John	John & John (Int annually)	800		67.70
21 Sept 1826	Ch.	John & John	John & John	150		1.31 1/4
5 July 1824	Ch.	John & John	John & John (Int annually)	181.97		2.62
23 Nov 1830	Ch.	Wm & John	John & John	24.75		2.08
17 May 1831	B.	John & John	John & John (Int annually)	500		32.12
3 March 1832	Ch.	George & John	William & John	200		2.03
		A. Archibald & Clark		100		
1 March 1832	Ch.	James Clark & John & John		1050		4.62
				6713.43		659.57
						6713.43
						7372.94
						777.06
						8150

E. Excepted Amot principal & Int due
 Cash on hand

Other property viz—
 One plantation or tract of land containing 1500 acres

Letts & Cash
 \$ 8150

26 Negroes. Fruit Trees many. Wills, Adam Gird. Sunday
 Jane. Betty. Louie. Emeline. Peter. Sarah Ann. Charlotte. Ben
 Rosina. Susan. Matilda. Pegg. Elizabeth. Phillis. Richard. Nell
 Dinah. Tom. Dick. John. Mary. Horse. 1 Grey Horse.
 1 Small Man One Mule Stock of Cattle Tobacco & the
 Stock of Hops & sheep 1 Double Horse single Harrow Can
 by the Harrow Household furniture & plantation implements
 W. W. King
 James W. King
 James W. King
 Thomas McCranell
 James W. King
 Thomas McCranell

(139) Note The amount of James W. King's expenses
 to pay for purchases while in Charleston, having to be deducted
 from the amount of Bonds Note & Cash which bears a total
 of Eight thousand dollars only to be kept at interest of
 within statement
 Thomas McCranell

Trustee
 South Carolina Personally appeared James W. King who
 Wm. Parish Dist. being duly sworn deposes & reports that
 he was present, & saw Thomas McCranell, the James Clark
 & Thomas McCranell sign and seal their acts & deeds
 define the further instrument of writing for the use and
 purposes therein mentioned, and expressed and that they
 were Chambers with the defendant subscribed their
 names as witnesses to the due executing thereof.
 sworn to before me this
 15 May 1832
 R. M. C. Ferrell 2nd
 James W. King

South Carolina Register Office
 Wm. Parish Dist. } Recorded in Mortgage Book
 P. 1 pages 131. 132. 133. 134. 135. 136. 137. & 138
 this 15 May 1832 and examined by
 R. M. C. Ferrell
 R. M. C.
 Recorded June 1832

Wed. Lady
10th. Ben
chase. Hill
New York
March 27th
Barrett can
implements
Council in
Chase
Council
reference
to be deducted
land a sale
in trust of

V. King who
reputly that
James Clerk
to decide
for the use and
adv. that of
by their
will
King

James Clerk
1837. 1838

James Stokes & South Carolina
Anna Raper

James Raper &
Anna Raper

The Indenture triplicate made
the twentieth day of April in the Year of our Lord
One thousand eight hundred and thirty-two and in
the Fifth Year of the said James Raper and
degrees of the United States of America
first Party Joseph Stokes of the said State of South Carolina
of the third Part Whereas a marriage is by Gods providing
to be shewth has and solemnized between the said Anna
Raper and Joseph Stokes and Whereas the said Anna Raper
under and by virtue of the last will and testament of her deceased
father Michael Raper of the Parish of St. Pauls in the
County of Dist. heard before the Justice of the Peace for the
said County eight hundred and thirty-nine dollars and records in the
office of the ordinary of the said County and records in the
office of the ordinary of the said County is entitled in so simple
with a certain proportion of the said Raper's estate which proportion on a
division already had been determined by the the following named
Messrs James Clerk and Joseph Miller Esqrs. Messrs James Clerk
and Joseph Miller Esqrs. it was agreed by and between the said Anna Raper
and Joseph Stokes that the said Joseph Stokes being a party thereto
wrote and dealing and delivering these presents to the said
Messrs that the said James Raper should be regarded, released
and discharged of the said Anna Raper to the said James Raper
two Administrators Messrs Clerk and Miller in the year next, to be
hereafter declared of and concerning the same that the said Anna Raper
respectfully that in pursuance of the aforesaid agreement and in consideration
of the said intended marriage and in discharge of the debt of
two hundred dollars due to the said Anna Raper by the said
Raper in hand due and owing and paid at the time of the making of
these presents the said Anna Raper doth hereby acknowledge that
the said Anna Raper doth hereby acknowledge and certify of
the said Joseph Stokes testifies to the said fact hereto
happly from the bargain, sell, release and assign and by
these presents doth grant, release, sell, release and assign
unto the said James Raper and his Administrators and assigns
all the said Raper's estate from the date of the said Michael
Raper's decease to the said Anna Raper to hold all and sing
lary and estate of the said Anna Raper by her husband and
children and the further issue of the female part of the said
James Raper's Estate to the said Anna Raper from subject
Merchandise and goods and chattels and for such intents and purposes
as are herein after mentioned and declared of and concerning

this charge that is to say In trust to and for the sole use and
 behoof of the said Ann Rayer unto the solemnization of the
 said Marriage and from and immediately after the solemn-
 ization thereof then in trust to and for the joint use and
 behoof of the said Joseph Stokes and Ann Rayer and the
 survivor of them for and during the term of their joint lives
 and each survivor during his or her natural life without
 being in any manner subject to the debts or contracts of the
 said Joseph Stokes or the said Ann Rayer, and from and
 immediately after the determination of that estate to the use
 and behoof of the said James Rayer, Executor, Administrator &
 Assignee to preserve the contingent remainders hereinafter limited,
 upon being defeated or destroyed Nevertheless in trust to perform
 the said Joseph Stokes and Ann Rayer and the survivor of them for
 and during their joint lives and each survivor during his or
 her natural life to enjoy the service labor and to receive the
 proceeds of the said labor and services of the said Slaves and
 their increase without accountability or impeachment of waste
 the said Slaves, as well as the proceeds of their labor being
 in no case and in no way liable for the debts or contracts
 of the said Joseph Stokes, and Ann Rayer or either of
 them or the survivor of them yet to be for the maintenance
 and support of the said Joseph Stokes, and Ann Rayer
 and her issue: and from and immediately after the death of
 the survivor of them then in trust to distribute the said
 Slaves and their increase amongst the issue of the said
 Ann Rayer then living so that each Child or if any be
 dead leaving issue the issue of such Child shall take
 one equal Share Provided that the said Joseph Stokes
 and Ann Rayer may during their lives or their joint
 lives distribute and dispose of the said Slaves or any part
 thereof amongst the issue of the said Ann Rayer in
 any way and upon such conditions as they may deem most
 for their advantage, and that in default of such deed
 the survivor may by deed or last will and Testament or
 by operation of law dispose of the same amongst the issue in
 like manner And Witness when of the said Parties
 says hereunto set their hands and seals the day & year
 first above written. Ann Rayer (S) Joseph Stokes (S) James Rayer (S)
 Signed Sealed and delivered in the presence of George
 Rayer John M Rayer

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South Carolina } I solemnly appeared before me for the
 Collecty, Diet } who being duly sworn, deposed, or rather that he
 was personally present & saw the above named parties standing
 before me, who being duly sworn, deposed, or rather that he
 saw the said parties sign the within written instrument
 for the use and purposes within set forth, & that he with George
 Raper Subsequently their names thereto as witnesses
 Taken to defno me 13 April 1832 John M Raper
 C. G. Stokes

J. J.
 Recorded 6 June 1832

Justice J. Gaillard, &
 Sarah P. Doughty
 To & V

The State of South Carolina
 This indenture tripartite made
 the nineteenth day of June in the Year
 of our Lord One Thousand Eight Hundred
 and thirty two at the City of
 Charleston in the State aforesaid, between James B. Doughty, Wil-
 liam and relict of Peter James Doughty of the Parish of Prince
 George in the State aforesaid, deceased and reposing, legit-
 imate and devise in his last will and testament names of his real and
 personal estate of the first part Justice J. Gaillard of the
 second part and Mary Garrison of the third part. Whereas
 the said Sarah P. Doughty is devisee and possessor of
 certain real and personal estate herein after particularly men-
 tioned and described, and upon a marriage intended
 by the group of God, to be shortly had and solemn-
 ized between the said Justice J. Gaillard and the said Sarah
 P. Doughty and whereas in prospect and consideration
 of the said intended marriage, it hath been agreed by and
 between the said Justice J. Gaillard and Sarah P.
 Doughty that the said real and personal estate shall
 be settled and conveyed on the Trust and for the
 purpose herein after mentioned and expressed, and
 according to the same Not this indenture Made directly
 that in consideration of the said intended marriage
 and in pursuance of the said payment and for and
 in consideration of the sum of five dollars to the
 said Sarah P. Doughty in hand paid at or before
 the executing and signing of these presents by the said
 Mary Garrison the receipt whereof is hereby acknow-
 ledged and the said Sarah P. Doughty by and with the
 free consent and agreement of the said Justice J.
 Gaillard testified by this being party to and sealing

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 by Justice
 to day of June
 1832 for Raper
 George

of these presents hath granted bargain sold release confirm
 lands belonging and of these presents doth grant bargain sell
 release confirm and deliver unto the said Mary Bond in his
 heirs executors administrators and assigns all that plantation
 or tract of land Common known and called the Camp plantation
 situated in the parish of Prince George (Wingard) State of Virginia
 on the north side of Black River (which) is a part of a larger
 tract devised to John Bond by his father Captn Bond containing
 about six hundred acres more or less bordering and adjoining
 to the north west and north east on part of the said larger
 tract late belonging to Capt John Bond to the south east
 on land late of the Estate of Stephen Ford Esquire and on all other
 sides on Black River which said plantation or tract of land
 was the property of William Boughton deceased and was conveyed
 to him by John Bond Esquire by a deed of conveyance bearing
 date the twentieth day of February in the tenth year of said King and
 thence and ever thenceforth and thenceforth also all those two
 lots of land situate in the village of Washington otherwise
 called Cannon bridge on Charloty Neck on the corner of Elliott
 Street leading to the Bridge Ferry measuring about ten hundred feet
 more or less of Elliott Street and on Thomas Street one hundred and
 about ten feet more or less, the said two lots being known on the
 plan of the Village of Washington as numbers one and two
 and the same though standing the said Thomas Street being a
 principal one running north from the City Together with all and
 singular the hereditaments rights members and appurtenances what
 soever to the said plantation and lots of land belonging or in
 any wise appertaining also the following negro Slaves to wit
 Dick, Rink, Nafar, Sue, Minda, Amy, Isaac, Charles, Silby,
 Anthony, Jimmy, Robin, Dick, Mary, Chlo, Tommy, Nady,
 Rosette, Saffette, Cummy, Paris, Cat, Susannah, Ellen, Bill, Robert,
 Jany, Catharine, William, Naby, Cain, Daphny, Violet, Abin,
 Nade, Sally, Old, Dumb, May, Joz, Eo, Jany, Kuno, March,
 Frenick, Doll, Pot, Jim, Joz, Seamus, Kuo, Thomas, Betty,
 Sam, Ann, Florilly, Sarah, Step, Lucias, Eo, Prince, Black,
 Georgian, Olin, Cuffy, Sue, Lincoln, Prince, Sam, Maria, Bella,
 Hannah, Abin, Deke, Judy, Nat, Moses, Lizzy, Jany, Tim
 and two infant Children Old, Bep, wiled, Gabriel, Minda
 and Japhin Together with their future issue increase
 of the same, the Negro and to hold the said plantation
 lots of land and negro Slaves and all and singular other
 the premises herein before mentioned with their and

Lett's Contract or engagements and from and after her decease
 there being no record of any former marriage In trust for
 such person or persons and for such intents and purposes
 as the said Sarah B. Doughty notwithstanding any former
 contract shall by her last will and testament in writing
 or any Codicil or Codicils thereto or any writing or writings in
 the nature of or purporting to be a will or Codicil direct or
 appoint, that if the said Sarah B. Doughty shall die in
 the life time of the said Doctor J. Galliard then she do give
 for them during his natural life for her own use and benefit
 and from and after his decease then In trust for such
 person or persons and for such intents and purposes as
 the said Doctor J. Galliard shall by his last will and
 testament in writing or any Codicil or Codicils thereto
 or any writing or writings in the nature of or purporting to
 be a will or Codicil direct or appoint And in default
 of such direction or appointment of such survivor In
 Trust to pay to Elizabeth T. Parly for her use during
 her natural life the annuity of Twenty rent Charge of
 three hundred dollars to be issuing out of good Charge
 on all and singular the premises herein before conveyed
 and subject and without prejudice to the said annuity and
 yearly rent Charge of three hundred dollars herein before
 devised to the said Elizabeth Parly for her life to the
 use of such person or persons who should be entitled for
 the distributing of the effects of intestate women upon
 the decease of such survivor be lawfully entitled to the same
 estate And it is hereby declared, and agreed by and between
 the parties to these presents that it shall and may be lawful
 to and for the said Henry Comden party heretofore his heirs
 executors and administrators to sell and dispose of the
 real and personal estate hereby released conveyed and
 devised with the good liking and approbation of the said
 Doctor J. Galliard and Sarah B. Doughty or the persons
 of them or the heirs executors or administrators of such
 surviving and to invest the monies arising of such sale
 in the purchase of other real or personal estate sub-
 ject to the trusts aforesaid and with such approbation
 as aforesaid and yet from time to time to sell and
 dispose of such real and personal estate so to be
 purchased or any part thereof as of ten as he shall
 think fit with such approbation as aforesaid and

subject to the trusts before mentioned, and whereas there is a
 large principal sum with an arrears of interest remaining due
 owing upon the aforesaid premises for which the Estate of Docty James
 Deight deceased, is legally and equitably bound, it is hereby
 declared and agreed by and between the said parties to
 these presents that it shall and may be lawful to and for
 the said Henry Gordon party first his heirs executors and
 administrators to pay the aforesaid debts by sale or mortgage
 of the premises aforesaid or in a competent part thereof
 On which behalf the parties to these presents have
 hereunto set their hands and seals on the day, Year
 first above written.

Witness Seals & delivred in
 presence of
 Wm J. Gaillard
 Robert Gordon

Thos B. Deight
 J. J. Gaillard
 Henry Gordon

South Carolina Wm J. Gaillard

appeared and atty that to say Sarah B. Deight
 Wm J. Gaillard & Henry Gordon sign seal and deliver
 this instrument of writing and that the party Robert
 Gordon witnessed the same - from to before me
 25 June 1832
 James Kingman

Recorded, 25 June 1832

Wm McHazzard &
 Mary B. Miles
 John Maslety &
 Cordis B. Fenning

The State of South Carolina
 This instrument, tubactite made the
 twentieth day of June, in the Year of
 our Lord One Thousand Eight
 hundred and Thirty Two and in the
 Fifth Sixth Year of the Sovereignty & Independence of the United
 States of America between Mary Blake Miles of the City
 of Charleston and State aforesaid Spinster of the first part
 William McHazzard of Saint Tomins County in the State of
 Georgia Planter of the second part and John Maslety and
 Cordis Blake Fenning also of the said State of South Carolina
 Trustees of the third part. Whereas a marriage of legal purport
 is shortly intended to be had and solemnized by and between
 the said Mary Blake Miles and William McHazzard And
 whereas the said Mary Blake Miles is entitled to certain

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 it distinct
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present principally vested in Bank & Insurance Stock &c
 therein after more particular description And whereas it
 was stipulated and agreed upon before the said marriage of and
 between the said Mary Blake Mills and John W. Hayward
 testified of the said John W. Hayward being a party thereto
 and authorizing, charging and delivering these presents that the
 aforesaid Bank & Insurance Stocks &c should be granted
 released conveyed and assigned by the said Mary Blake Mills
 to the said John Hasletty and Edward Blake living in Trust to
 and for certain uses intents and purposes herein after fully set
 forth Now therefore know ye that in consideration of the sum
 of five hundred and forty two dollars of the said John
 Hasletty and Edward Blake living in hand well and truly
 paid at and before the sealing of these presents the receipt whereof is truly fully and sufficiently
 acknowledged that they the said Mary Blake Mills & William
 W. Hayward have granted conveyed sold and released (and
 of these presents do grant bargain sell and release and in
 plain and open market deliver unto the said John
 Hasletty and Edward Blake living all the part proportion and
 share of her the said Mary Blake Mills of in and to
 the estate of her deceased husband William Mills which
 said part proportion and share consists of Fifty Shares in
 the Bank of the United States Three and one half Shares in the
 Fire Marine Insurance Company Eleven Shares in the Union
 Insurance Company One Half of a man named Sam
 and one third part of a load of Sugar Tons dated 20
 Feb 1831 Conditioned for the payment of Five Hundred and
 twenty two dollars when collected together with all dividends
 interest income & profits accruing and to accrue thereupon and
 also every part thereof of the said Sugar and to hold all and singular
 the said premises herein before conveyed & intended of to be with
 the said income & profits thereof and of every
 part thereof unto the said John Hasletty and Edward Blake
 living their Executors Administrators Successors &c
 for ever in Trust nevertheless and to and for their
 sole use intents & purposes herein after expressed and
 declared of and concerning the said part of the said
 Trust to and for the sole use and behoof of the said
 Mary Blake Mills unto the solemnization of the said in
 tended marriage and from and in said estate after the
 solemnization thereof then in Trust to and for the

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joint and equal use benefit and behoof of the said William McHaggard
and Mary Blake Mills for and during the term of their joint natural
lives without being in any manner liable for the debts contracts or
engagements of that said William McHaggard and immediately after
the determination of that estate should the said Mary Blake Mills
survive the said William McHaggard then to the use and behoof
of the said Mary Blake Mills during the term of her natural life
and in case the said William McHaggard should survive the
said Mary Blake Mills then to the use and behoof of the said
William McHaggard for and during the term of his natural life
without being in any manner liable for his debts contracts or
engagements and from and in immediately after the death of
that survivor then to and for such child or children of the said
Mary Blake Mills as may be living at the time of the death
of such survivor to be equally divided between them if more
than one and their heirs Executors Administrators Assigns
Assignees as tenants in common free clear & absolutely discharged
from all and every further and other condition restraint
restriction & agreement whatsoever made or any such
child or children should depart this life before the decease
of such survivor leaving issue then such issue shall
collectively represent and take among them if more than
one such share and share in the premises as his her
or their parent or parents respectively would have taken
if such parent or parents had survived such survivor
and should the said Mary Blake Mills survive the
said William McHaggard or the said William McHaggard
survive the said Mary Blake Mills and un-
lawfully begetting issue of the said Mary Blake Mills &
unlawfully begetting issue of such issue to be also at the
death of the survivor of them They and in that case
in Trust to and for the use benefit and behoof of
such person or persons and for such estate and estate
as the survivor as aforesaid of the said Mary Blake
Mills or the said William McHaggard may by deed
deed executed under his or his hand and seal or in and
by him or his last will & testament duly made & executed
nominate limit direct and appoint and upon the
failure or want of nomination testamentary directing
appointment in Trust to and for the use benefit
behoof of the right heirs of the said survivor
absolutely and for ever free & discharged from

all further and other Trusts And further in Trust that from time to time and at all times hereafter it shall and may be lawful and for the said John Mallett and Edward Blake living and the survivor of them and their and his Successors Executors Administrators Assigns and with the advice and consent of the said Mr W M Hazard and the said Mary Blake Mills or the survivor of them to collect and receive the Monies due and to be due upon the above and premises aforesaid and the said premises herein before conveyed and by any and every part thereof to sell and dispose of in such ways and manners as shall seem most beneficial and the funds arising therefrom to be accumulated and addition thereto to be reinvested in such property real and personal as may be thought most advantageous And the said property real and personal again to be sold at public or at private sale and the proceeds thereof to be reinvested as aforesaid Subject always unto the trust to and for the said intents and purposes herein before expressed and declared of and concerning the said Trust It is further mutually covenanted promised granted and agreed by and between the parties to these presents that it shall and may be lawful to for the said William M Hazard and Mary Blake Mills or the survivor of them in and by their or his or her due power then his or her Hand Seal executed in the presence of two witnesses whom and as often as may be thought proper to constitute nominate and appoint another or others Trustees or Trustee in the place and stead of the said John Mallett and Edward Blake Living or of their survivor or Successors of them as Trustee or Trustees as aforesaid plus the Successor or Successors Trustee or Trustees as aforesaid last Constituted respectively appointed shall and lawfully possess and enjoy all and singular the rights powers privileges and authorities and be subject to give the duties responsibilities and liabilities of the said John Mallett and Edward Blake Living as Trustee as aforesaid And the former or former former Trustees or Trustees in whose place and stead shall be appointed for every purpose aforesaid shall be forthwith fully discharged and released in testimony whereof the said parties to these presents have hereunto in ten changed and their respective hands and seals on the day and Year in that behalf first above written

Mary Blake Mills
 W M Hazard
 E B Living

Signature
 J. J.
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By the Court, (This Indenture tripartite made
 Kenning District } the seventh day of April in the year
 of our Lord one thousand eight hundred and thirty
 two. Between Sarah M. McLeod Spinster of the first part
 Richard W. Nutton of the second part and John Clock
 and Wm J. Colcock of the third part. Whereas a marriage
 by Gods permission, is intended to be shortly had &
 solemnized between the said Richard W. Nutton and
 the said Sarah M. McLeod. And whereas upon the
 treaty of the said intended marriage it hath been
 agreed by and between the parties to these presents
 that all property of which the said Sarah M. McLeod
 is now possessed consisting of sundry Negroes hereinafter
 mentioned shall be conveyed, assigned transferred and
 secured finally and effectually to the uses, intents and
 purposes hereinafter mentioned expressed and declared
 of and concerning the same. Now therefore these
 presents witness that in pursuance of the agreement
 aforesaid, in consideration thereof and of the aforesaid
 intended marriage and in further consideration of
 the sum of two Dollars to the said Sarah M. McLeod to
 her in hand paid by the said John Clock and
 William J. Colcock at and before the sealing and
 delivery of these presents the receipt whereof is hereby
 acknowledged. And the said Sarah M. McLeod by
 and with the consent of the said Richard W. Nutton
 signified by his being a party to these presents hath
 bargained sold assigned transferred and set over
 and by these presents doth bargain, sell, assign transfer
 and set over unto the said John Clock and Wm J.
 Colcock, or the survivor of them and the heirs, Executors
 Administrators and assigns of such survivor the following
 Negroes to wit. Cindy, Tom, Mincy, Paul, Jane, Annette, Jack
 Phillis, Dorcas, Simon, Belle, Nan, Mincy, Wester, Diggert,
 & many, to have and to hold the same, together with
 the future issue and increase of the females unto the
 said John Clock, and Wm J. Colcock and the sur-
 vivor of them, and the heirs, Executors, Administrators
 and assigns of such survivor. In trust nevertheless, for and upon
 the several uses, intents, and purposes hereinafter mentioned and
 to and for no other use, intent and purpose, whatsoever, that it is
 the trust that they the said John Clock and Wm J. Colcock the Survivor

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of them and the Heirs, Executors, and Administrators of such survivor, shall, well, and truly suffer and permit the said Richard W. Hutson to have the management, direction and control, of all the said property and to receive the labour and profits thereof for the joint use benefit and support of the said Richard W. Hutson and the said Sarah M. McLeod his intended wife for and during the term of their natural lives but the same to be in nowise subject to the present, or future debts of the said Richard W. Hutson and from and immediately after the death of the said Richard W. Hutson. In case he should die before the said Sarah M. McLeod his intended wife the trust to and for the use, benefit and behoof of the said Sarah M. McLeod her Heirs, Executors, Administrators, and assigns forever free and discharged of and from all further and other trusts whatsoever. But in case the said Sarah M. McLeod should die in the lifetime of the said Richard W. Hutson, the trust for the use, benefit and behoof of the said Richard W. Hutson, his Heirs, Executors, Administrators, and assigns forever free and discharged of and from all further and other trusts whatsoever. In witness whereof the said Parties to these Presents have hereunto set their hands and affixed their seals the day and year above written

Scaled and delivered in the

presence of
 William Martin
 Eliza. A. Brailsford.

Sarah M. McLeod (S)
 Richd. W. Hutson (S)
 Wm. J. Colock (S)
 John Colock (S)

State of Louisiana

Warrington District 3. Personally appeared before me William Martin and made oath that he saw the within named Richd. W. Hutson and Sarah M. McLeod John Colock and Wm. J. Colock sign, seal, and as their act and deed deliver the within written deed and that he with Eliza A. Brailsford witnessed the execution thereof

Sworn before me this
 the 18th day of June 1832.

William Martin.

Lawrence. E. Dawson. W.

Recorded 30 June 1832

State of Carolina This Indenture Expresseth made the
 thirtieth day of June in the Year of our Lord One Thousand
 Eight hundred and Sixty Six between Samuel A. Stevens
 of the City of Charleston in the State aforesaid Factor
 of the first part Mary Tennant of the said City
 of the second part and William Tennant & Charles
 Tennant of the said City and State aforesaid of the
 third part Trustees named and appointed by and with
 the Consent of the Parties to these Presents Whereas
 Marriage hath been agreed upon and is intended by
 divine Permission to be shortly had and solemnly per-
 formed between the said Samuel A. Stevens and the said Mary
 Tennant And whereas the said Mary Tennant
 is entitled unto a certain undivided share of the Estate
 of her Grandfather the late Charles Smith deceased and
 also of virtue of his last will and testament and also
 to a certain undivided proportion of the Estate of the late
 Mary Smith deceased under and by virtue of her last
 will and testament and also to a certain sum of money
 named alike now in the possession of the said Mary
 A. Tennant And whereas upon the Treaty of the said
 intended marriage it was agreed that all the estate right
 title property interest claim and demand which she the
 said Mary Tennant is possessed of or entitled to under
 the last will and testament of the said Charles Smith
 deceased and also under the last will & testament of
 the said Mary Smith deceased and also any estate
 real or personal of which she the said Mary A.
 Tennant is now possessed or may be entitled to or
 which hereafter she may be interested in or entitled
 to either by descent distribution gift devise bequest
 or other wise should be respectively conveyed assigned
 transferred and set over unto the said William Ten-
 nant and Charles Tennant their heirs and assigns
 upon the several uses and trusts and upon the several
 intents and purposes hereinafter expressed and
 declared of and concerning the same And whereas the
 said Mary A. Tennant in pursuance of the said
 indenture agreed and in consideration of the said in-
 tended Marriage and also in consideration of the sum
 of Five Dollars to the said William Tennant & (C)

of the said Mary Tennant the income or profits arising
 from the said property real and personal to be applied
 (at the discretion of the Trustees aforesaid) or the turning
 of them to the maintenance and education of such
 Child or Children should it be necessary, to be paid
 the principal to be equally divided between such Child
 or Children on his or their respective attaining the age
 of Twenty One Years and should any Child or Children
 depart this life before the age of Twenty One Years
 leaving a Child or Children surviving him or her then
 his or her share to vest in such Child or Children
 and should it not be necessary to appropriate
 the income or profits to the maintenance or education
 of such Child or Children then the said profits or
 income to accumulate and be equally divided with
 the principal in manner and form as above declared
 and expressed And should the said Mary Tennant
 depart this life without leaving any Child or Children
 living at the time of her death and leaving the said
 Samuel N. Stevens her intended husband surviving
 her or should any Child or Children the issue of the
 said intended marriage be alive at the time of the
 decease of the said Mary Tennant and depart
 this life before attaining the age of twenty One Years
 without leaving any Child or Children but leaving
 the said Samuel N. Stevens surviving such Child
 or Children then the said estate and all title
 and interest to the above mentioned premises shall
 vest absolutely and forever in the said Samuel N.
 Stevens freed and discharged from all and every trust
 whatsoever And should the said Samuel N. Stevens
 depart this life leaving the said Mary Tennant
 his intended wife surviving him and not leaving any
 the issue of the said intended marriage then the said
 estate and all right title and interest to the
 said premises shall vest absolutely and forever
 in the said Mary Tennant freed and discharged
 from all and every trust whatsoever And
 it is hereby covenanted and agreed by that name the
 said parties to these presents that they the said
 Samuel N. Stevens and Mary Tennant his

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intended, wife or son as a division or partition of the Estate of the said
Joseph Smith and Mary Smith, among the first and legated thereof
he made and the said Samuel N. Stevens and Mary Tennant
shall be deemed Trustees of her at present undivided part, by some
good and sufficient Conveyance or Conveyances in law shall settle
and assent all her right, title and interest in and to all (and
every part of the above mentioned Premises unto the said William
Tennant and Charles Tennant Trustees as aforesaid or the survivor
of them their heirs and assigns subject always to the aforesaid
uses trusts and purposes above declared and expressed And
it is hereby Committed and agreed by and between the
said Parties to these presents that they the said Samuel
N. Stevens and Mary Tennant jointly or severally or either
as any property real or personal to which the said Mary S.
Tennant may hereafter be interested in or entitled to in
her own right either by descent distribution gift devise be-
quest or otherwise shall come into the possession of the said
S. N. Stevens and Mary Tennant by some good sufficient
Conveyance or Conveyances in the law shall settle and assent all
her right title and interest in and to the said property real
or personal unto the said William Tennant & Charles Tennant
Trustees as aforesaid or the survivor of them subject always
to the aforesaid uses trusts and purposes above declared
and expressed And lastly it is hereby Committed &
agreed by and between the said Parties to these presents
that in Case the said Samuel N. Stevens & Mary
Tennant shall at any time during their joint lives deem
it expedient to sell and dispose any right title interest
or property real or personal or any choses in
action to which the said Mary S. Tennant is at present
or may hereafter be entitled, and which are herein
expressly Committed and intended to be conveyed in Trust by
these presents that they the said William Tennant
and Charles Tennant Trustees as aforesaid or the survivor
of them his or their heirs and assigns shall from time
to time and at all times hereafter have full right and
power to sell and dispose of any part or parcels of the
above and to receive full and sufficient title therefor
provided the consent and approbation of the
said Samuel N. Stevens and Mary Tennant in first
made and obtained in writing and provided also that the
monies or proceeds arising from the sale or sales shall be

originally in such other property real or personal as they the said Samuel & Stephen & Mary Tennant shall in writing direct the said property real or personal to remain and be subject to all the way and trusts as the property so sold, and disposed of previously had been and to purchase or purchasers under such sale or sales as aforesaid, not to be accountable or in any manner liable for the faithful reinvestment thereof. Witness our respective hands and seals the day and Year first above writing.

Signed Seal & deliv. in presence of Samuel C Tennant (S)
 The said "all which is property" Mary Tennant (S)
 and personal is signed to in a seal Wm Tennant (S)
 who hereto annexed "his first strike" C E Tennant (S)
 out in the 20. 21. & 22 lines

Chas J Brown
 J C Brown

State of South Carolina } Personally appeared Chas
 Chas J Brown } J C Brown made oath
 that he saw same Wm Tennant Mary Tennant Wm
 Tennant C E Tennant severally sign seal & deliv
 the deed as then act & deliv and that he giveth J C Brown
 returned the executing thereof Brown to be read on the 31st
 day of July 1832

Recorded 30 July 1832
 J. H. ...
 Clerk in Court.

State of South Carolina }
 Beaufort District. . . } This Indenture made the Twenty sixth
 day of April in the year of our Lord one thousand and eight hundred
 and thirty two between Sarah G. Simmons of the one part and
 A Campbell of second part Witnesseth that whereas a
 marriage is intended by legal permission to be had and
 solemnized between said Sarah G. Simmons and G. W.
 McCarty and it has been agreed between said parties under
 contract of marriage that the said Sarah G. Simmons should
 settle and convey all the estate of which she is possessed or seized to
 the use and purposes hereinafter mentioned. Now therefore
 be it known to all to whom these presents shall come that said
 Sarah G. Simmons in consideration of said intended marriage and
 in consideration also of the sum of Five Dollars to her in hand
 paid by the above named A Campbell has bargained sold and
 conveyed and by these presents with the consent of G. W. McCarty of

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signified by his being a party thereto either bargain, sell or
 convey to the said A. Campbell all the Estate of which the said
 Sarah Simmons is seized or possessed and which is more
 particularly described in a schedule thereof hereunto annexed
 upon the following Trusts that is to say that the said A.
 Campbell will hold use and employ the same for the joint
 use benefit and behoof of the said Sarah C. and the said Lawrence
 W. during their joint lives, and to the survivor of them during his
 or her natural life and not subject to debts or contracts of the said Sarah
 C. or the said Lawrence W. and after the death of such survivor, then
 in trust for such issue of the said intended marriage as may be
 alive at the time of the death of such survivor share and share
 alike in fee simple to them and their heirs forever, Provided,
 nevertheless that said trustee shall at any time upon the reasonable
 request at any time in writing of the said Sarah C. & Lawrence W.
 or the survivor of them, should they desire to exchange the property
 mentioned in the Schedule hereunto annexed for other property
 which may be considered more beneficial to the parties interested
 to make and execute all such deed of conveyance or bills of Sale
 as may be necessary to effect that purpose, and to receive & hold
 the property so taken in exchange subject to the provisions of
 this deed and to all the limitations herein contained And in the
 event of their being no issue of the said intended marriage, alive
 at the time of the death of the said Sarah C. or Lawrence W. then
 the property mentioned in the Schedule hereunto annexed or
 that which may remain substituted in its place shall belong
 to the survivor of them in fee simple In witness whereof we
 the parties have hereunto set our hands and seals.

Signed Sealed & delivered } Sarah Simmons (ds)
 in the presence of } A. W. McCarty (ds)
 The word "Convey" interlined in the } A. Campbell (ds)

21st line & the words " & to the " which may be considered in the 29th & 43rd
 lines erased before signing. Martha Threadcraft. T. C. Webb.

A Schedule of the property mentioned and referred to in the
 preceding settlement and intended to be conveyed assigned to the
 said A. Campbell for the purposes set forth in said settlement, viz:
 Moll a negro woman and her two children. and a House & lot
 in Grahamsville Sarah Simmons (ds.)

Signed Sealed & delivered } A. W. McCarty (ds)
 in the presence of } A. Campbell (ds)

South Carolina } Personally appears before me Benjamin C.
 Colleton District } Webb Esquire who on oath says that he, with

Martha Threadcraft were present and saw the within named
 Lawrence W. McCants & Sarah Simmons on the twenty seventh
 day of April last sign seal and deliver the within Instrument
 of Writing & that they also saw Archd Campbell sign and seal the
 same on the same day, as their proper act and deed, for the use
 and purposes therein set forth, and that he the said Benjamin
 N. Webb and the said Martha subscribed their names as witness
 to the due execution thereof

B. N. Webb.
 Sworn to before me July 14th 1832 Isaac Youngblood Dd,
 Recorded 2 August 1832

State of South Carolina

This Indenture Tripartite made the twenty ninth day of
 June in the year of our Lord One thousand eight hundred
 and thirty two and in the fifty sixth year of the Soverig-
 nty and Independence of the United States of America.
 Between John Odum of the Parish of Saint John in the
 State aforesaid of the first part, Jane Marriot of the same
 place Widow of the second part and John Williams
 McCullers also of the same parish Trustee mutually
 chosen and appointed by the parties aforesaid for the
 purposes hereinafter mentioned, of the third part. Whereas
 a Marriage by Gods permission is intended shortly to be
 had and solemnized by and between the said John Odum
 and the said Jane Marriot, And whereas the said Jane
 Marriot was formerly the widow of the Rev'd Matthew
 McCullers of the Parish of St. James Goosecreek and State aforesaid
 (of which first Marriage) the said John Williams McCullers
 who is now of full age is the only surviving issue) and is
 now the widow of Nathaniel Marriot (of which second Marriage
 Caroline Marriot a child now of about ten years of age is the
 only issue) And whereas the said Jane Marriot under and
 by Virtue of the last Will and Testament of the said Matthew
 McCullers her first husband is entitled to an Estate for life
 of in and to a certain Plantation Situate in the said Parish of
 St. James Goosecreek containing or Said to contain Four hundred
 and one or thereabouts, intended to be hereinafter more
 particularly described, with remainder to the said John W^m
 McCullers in fee, and its proceeds in her own right of Six
 Negro Slaves hereinafter named, and to a Horse & Chair
 Wagon and Harness and sundry articles of household
 furniture also hereinafter more particularly set forth
 and described And whereas it has been agreed by and

Between the said Jane Marriow and the said John Odum testifying
his becoming party hereto and sealing and delivering these pres-
ents previously to the said intended Marriage, that the life
Estate of the said Jane in the aforesaid Plantation, the Six Negro
Slaves and other property aforesaid shall be granted bargained
sold and transferred unto the said John W. McCullay his heirs
executors administrators and assigns to for and upon the word
and respect use, and Subject to the trusts intents and pur-
poses in such Manner as is hereinafter mentioned. limited, ex-
pressed and declared of and concerning the said Jane therefore
for the purpose of effecting the view and intentions aforesaid
This Invention Witnesseth that the the said Jane Marriow for and
in consideration of the said intended Marriage and also in consid-
eration of the sum of one dollar to her in hand well and truly paid
by the said John W. McCullay at or before the sealing and deliv-
ery of these presents the receipt whereof is hereby acknowledged &
for divers other good and valuable considerations hereto, ex-
pecially moving (by and with the knowledge consent privacy
and approbation of the said John Odum her intended husband
testified by his being party hereto and sealing and delivering these
presents) Doth grant bargain sold assigne transferred &
set over and by these presents Doth grant bargain sold assigne
transfer and set over unto the said John W. McCullay his
heirs executors administrators and assigns, the estate for life of her
the said Jane Marriow of in and to a certain Plantation or tract
of land situate lying and being in the Parish of St. James Goose-
Creek, on the Mount, corner Road called and known by the
name of Cedar Grove containing as per the Plat thereof Four
Hundred Acres More or less and is adjoining land of the Estate
of Robert Matthew and of S. J. Beardow, Also the following Negro
Slaves and other property which the the said Jane Marriow
holds in her own right, and is now in possession of to wit. Sunny
Susan, Nancy, Molly, Joe and Thomas, One Horse One Chair &
Harness, One Plantation Waggon & Harness of four Pally, One
Sofa three beds and bedding for the same One Side Board
or Slab and one dozen chairs together with all and every other
Articles of household & kitchen furniture Now in the pos-
session and use of her the said Jane Marriow To have and
to hold the life estate of the said Jane in and to the Plaw-
station or tract of land aforesaid and in and to all and
Singular the above named Negro Slaves with the present and
future issue and increase of the female, the Horse Chair

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and Wagon, Wagon and harness house and Witches furniture
 unto him the said John M^r. McCallum his heirs executors ad-
 ministrators and assigns forever. Subject Nevertheless and to
 for and upon the Special trusts and confidences intents
 and purposes hereinafter mentioned expressed and declared
 of and concerning the same that is to say In Trust for her
 the said Jane Marriow her heirs executors administrators
 and assigns until the solemnization of the said intended
 Marriage, and from and after the solemnization thereof
 In Trust, And for the joint and equal use benefit and
 behoof of them the said Jane Marriow and John Odum and
 their assigns for and during the term of their joint lives to per-
 mit and suffer them during the said term to receive take
 the Rents issues and profits, the labour employment and
 service of the said Plantation and Negro Slaves and the use
 benefit and behoof of all and singular other the property above
 mentioned and herein and hereby intended to be settled and
 secured to their joint use and benefit. Subject Nevertheless
 to the power hereinafter mentioned and reserved to the said
 Jane Marriow of allotting off and assigning to the said
 Caroline Marriow her daughter in case of her Marriage
 during the joint Natural lives of them the said Jane
 Marriow and John Odum One half of the aforesaid Negro
 Slaves and such increase of the female of them as then then
 may be, together with one half of all and singular other the
 personal property above in and by these presents settled and
 secured or intended so to be, and from and after the death
 of either of them the said Jane Marriow and John Odum
 then in trust that is to say. If the said John Odum
 shall first depart this life and the said Jane Marriow
 shall survive him then the whole real and personal
 property lands Negro Slaves, Horse, Chair and harness -
 Wagon and harness household furniture and other
 property above mentioned and described shall go to and
 again be vested in the said Jane Marriow to all intents &
 purposes as the same now is or before the sealing & delivery
 of these presents, and that absolutely freed and discharged of
 from all further or other use trusts limitations or appoint-
 ments whatsoever touching or concerning the same. But in
 case the said Jane Marriow shall depart this life before
 the said John Odum and the said John Odum shall
 survive her then In Trust to pay and deliver over

As the said John Odum one moiety or half part of the aforesaid negro slaves
 such issue and increase of the females of them as there then shall or may be together
 with the one half of all and singular other the personal property above mentioned
 and in and by these presents settled and found or intended to be and the
 other moiety or one half part thereof to the said Caroline Marion to be then and
 held and enjoyed by them in severalty and to their several and respective Exe-
 cutors administrators and assigns forever absolutely and discharged from of
 And from all further or other uses or trusts touching or concerning the same.
 But in the event of the death of her the said Caroline Marion under age
 and unmarried then and in that case such moiety or half part share or
 proportion of all such singular the aforesaid negro slaves and other property above
 mentioned as she the said Caroline Marion would be entitled to under the provisions
 of this deed of marriage settlement in case of her attaining the age of twenty one days
 or day of marriage as aforesaid shall go to and be wholly vested in the survivor
 of them the said John Odum and Lane Marion whichever shall survive the
 other and to the heirs executors administrators and assigns of such survivor absolutely
 and forever and that in like manner as aforesaid absolutely freed and discharged
 of and from all further or other uses trusts limitations or appointments what so ever touching
 or concerning the same And the said John Odum for himself his Executors and
 administrators doth in and by these presents covenant promise and agree to and with the
 said John Wm M. Cully the Justice aforesaid his heirs executors administrators and
 assigns in manner and form following that to say that by the said John Odum
 his Executors and administrators shall and will from and immediately after the
 solemnization of the said intended marriage take the said Caroline Marion now
 a minor child as aforesaid into his family and jointly with the said Lane Marion
 her mother have the care custody and charge of the person of the said Caroline and the
 formation and the general superintendance and preservation of her character manners
 and morals and that by the said John Odum shall and will from and out of his
 own personal funds property and estate maintain and support board clothe school
 and educate her the said Caroline and bring her up in a decent respectable and be-
 coming manner such as is fitting and proper for a person of her condition in life and
 as shall be within the compass of the pecuniary means of him the said John Odum
 until she the said Caroline shall grow up and be married in such manner as to all
 intents and purposes as he the said John Odum would or ought to do if she the
 said Caroline was his own child and that without any charge or claims whatsoever
 anytime hereafter to be made on the part of him the said John Odum either
 upon her the said Caroline or upon any of the property which she may upon her
 marriage be entitled to receive under the terms of this deed of marriage settlement
 or upon any other band whom she the said Caroline may hereafter marry or
 upon her the said Lane Marion his property or estate or upon any person
 or persons whomsoever for any charges or expenses or for any reimbursement of
 any charges or expenses which by the said John Odum shall or may incur

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sustain or be put to for or on account of the said Caroline Manon or of such her
 maintenance or support boarding clothing schooling and education as is above in and
 by these presents on the part of him the said John Odum. Covenanted to be done per-
 formed and bestowed. And also upon the day of marriage of her the said Caroline
 it shall and may be lawful for her the said said Manon if she shall see proper
 and the said Caroline Manon shall marry with the full consent and approbation
 of the said Jane Manon her mother and not otherwise immediately upon the
 marriage of the said Caroline or as soon thereafter as the said Jane shall see
 fit such time being perfectly optional with the said Jane to allot off to the said
 Caroline one equal moiety or half part of all and singular the negro slaves and other
 personal property above in and by these presents recited and secured or intended to be
 so and the same she the said Jane of her own separate act and as if a feme sole
 may by any Deed or Instrument of writing needful or necessary in the Law actually
 assign to her and set over unto her the said Caroline Manon her Executors adminis-
 trators and assigns as and for her separate marriage portion and to be held enjoyed
 and enjoyed by her the said Caroline in severalty her Executors administrators and
 assigns absolutely and forever and that freed and discharged of and from all and
 every the acts and trusts limitations and appointments contained in this deed of gift
 and settlement of or concerning the same. Provided also and it is hereby
 expressly declared and agreed upon by and between all the parties to these presents
 that in case there should be a necessity or proper occasion at any time during the said
 Coverture or during any of the terms for which the aforesaid trusts are created and
 the said John Odum and Jane Manon should jointly require for the said John
 Odum in case he shall survive the said Jane shall require the same that any
 of the aforesaid slaves or their issue or any part of other the personal property above
 mentioned should be sold and other property real or personal acquired in lieu thereof
 that then and in such case her the said John Wm McCutchen his Executors adminis-
 trators and assigns shall actually sell and dispose of such slave or slaves or other property
 as aforesaid as it may be requisite to sell or as may be required to be sold as aforesaid and
 in the said thing purchase with the monies arising from such sale other slaves
 whose names shall be annexed in a schedule to these presents or invest the same in
 other property real or personal or lay it out at interest upon good security which said
 slaves so purchased and annexed if purchased and if not the monies arising or to
 arise from such sale or sales as may be made as aforesaid or such other property real
 or personal as shall or may be required with the said monies thereof or the Bond or
 other securities if put out at interest as aforesaid shall remain and be subject to the
 same trusts limitations interests and purposes as are herein before declared ex-
 pressed and limited of and concerning the said estate for life of her the said
 Jane Manon with the plantation or tract of land aforesaid negro slaves and other
 property herein before granted bargained sold transferred and set forth. And
 Moreover that her the said John Odum his heirs executors and adminis-
 trators shall and will from time to time and at all times hereafter upon the mar-

reasonable request and at the proper costs and charges in the law of the said State
 Wm M. Cutlers his heirs executors administrators or assigns or any of them, make do
 Seal and execute or Cause or procure to be made done sealed and executed, all and
 every such thing and other lawful and reasonable acts and acts, things and things
 Copying assignments and assurances in the law what soever as well for the Corro-
 borating and strengthening of these records, as also for the further and better Convey-
 ing assigning assuring and Confirming all and singe the hereditaments and
 premises lands and other property hereinbefore mentioned and alluded to or intended
 to be herein comprehended so as to give the fullest and most perfect efficacy to the
 true intent and meaning of these records, and of all the parties hereto as by
 the aforesaid John Wm M. Cutlers his heirs executors or administrators or his
 or their Council learned in the law shall justly and reasonably be devised ad-
 vided and required. In witness whereof the said parties to these pre-
 sents have hereunto interchangably set their hands and affixed their Seals
 the day and Year above Written -
 Signed and Delivered in
 the presence of
 Hampton Craighan
 Nath Danson

John Adam
 Lewis Marion
 John Wm Cutlers

South Carolina
 Charleston District

Personally appeared before me John
 Adam Lewis Marion and John Wm Cutlers, Severally sign seal and as
 their representatives and did deliver the within instrument of writing to and for
 the uses and purposes within mentioned and that he the deponent together with
 Hampton Craighan signed their names as witnesses to the due execution thereof
 Sworn to before me
 this July 16. 1832
 Sims White J.P.
 Recorded 11th August 1832

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Thomas Waring &
Lydia Catharine Dale
To
Abner Hall

The State of North Carolina
This Indenture Tripartite
made the Twenty seventh day
of August in the Year of our
Independence and Liberty last between

Lydia Catharine Dale of the first part Thomas Waring of
the second part and Abner Dale of the third part
Whereas the said Lydia Catharine Dale is entitled
to considerable real and personal property under the will
of her father who she deceased as set forth in the
sales at public sale herunto annexed and to be taken as
parts of this Indenture And Whereas a disagreement is
arisen upon and in tendency to be shortly had between
said parties between the said Thomas Waring and the
said Lydia Catharine Dale and upon the treaty of the
said parties intended marriage it was agreed upon by them the
said Thomas Waring and the said Lydia Catharine Dale
that the property so derived from the will of her father
as a necessitous should be partitioned and made over
unto the said Abner Dale upon the trusts for the
intents and purposes herein after expressed and
declared of land concerning the same
And whereas the said Lydia Catharine Dale in this
intended marriage and in pursuance and performance
of the said hereto before mentioned agreements and also
in consideration of the sum of One Dollar by the
said Abner Dale to the said Lydia Catharine Dale
in hands well and truly paid late and before the
said parties and delivery of these presents the receipt whereof
is truly acknowledged by the said Lydia Catharine Dale
with the consent of the said Thomas Waring test us
of his being a party to and sending and delivering
these presents to the said Lydia Catharine Dale
and she her heirs and assigns and their heirs and assigns
assigns. Whereof only set over unto the said Abner
Dale his heirs and assigns and assigns
accords to the nature of the property and the real
or personal But now that the said Thomas Waring
has declared of and possessing the same that is to
say all and singular the property Real and Personal
set forth in the said sales at public sale at and upon the fol-
lowing trusts to wit to permit and suffer the said

Handwritten notes in the right margin, including the name "John of North Carolina" written vertically.

to sell and dispose of the whole or a part of the said
 property upon the application of the said Thomas Waring
 & Lydia Catterall, during their joint lives or of the
 said Thomas Waring & Lydia Catterall, after the
 death of either of them, leaving him and children surviving her in writing
 under their hands and seals in the presence of two
 credible witnesses upon the condition that the proceeds
 of said sale shall be invested by him or them or
 the survivors of them in such other property as the said
 Thomas Waring and Lydia Catterall for the said
 Thomas Waring in case of her death before him leaving
 children shall direct in writing and aforesaid and
 lastly it is agreed by and between the parties to these
 presents, that in the event of the absence of the said
 trustees or trustees or the survivors of them from the City of
 Charleston it shall and may be lawful for the said
 Trustees or Trustees or the survivors of them who may
 be present to execute the Trusts of this deed and
 in the event of the absence of all of them, that any one
 of them may do lawful for him, them or either of them to appoint
 Agents as his or their attorney who shall have power to
 execute the Trusts of this deed in his or their absence
 and in his or their name In testimony
 whereof the parties to these presents have hereunto
 set their hands and seals on the day and in
 the Year first above written

Signed, sealed and delivered
 in the presence of
 J. N. Smith
 Geo. W. Eggleston
 Thomas Waring
 Lydia Catterall
 Almon Paul

State of S. Carolina }
 Charles City Dist } Geo. W. Eggleston appeared
 and made oath that he has personally present
 and saw the Waring, Lydia Catterall & Almon
 Paul sign seal and deliver the within instrument
 of writing with the Schedule thereunto attached A.D.
 1832 for the purposes therein mentioned and that he
 with J. N. Smith witnessed the same
 Given to the said Geo. W. Eggleston
 Samuel Kingman Not Pub

Account of
 Money

1/10	When	1/10
244	July 7. 1818	1/10
343	Apr. 2. 1819	1/10
379	July 9. 1819	1/10
408	Aug. 31. 1820	1/10
22	Aug. 1. 1821	1/10
452	Octo 8. 1821	1/10
440	Nov. 29. 1821	1/10
100	Feb. 13. 1822	1/10
14	Octo 8. 1822	1/10
6	Nov. 29. 1822	1/10
157	July 21. 1823	1/10
20	Nov. 1. 1823	1/10
93	Apr. 4. 1824	1/10
108	Apr. 5. 1824	1/10
122	Aug. 1. 1824	1/10
6	Octo 8. 1824	1/10
157	Jul. 21. 1825	1/10
162	Apr. 3. 1825	1/10
179	Aug. 1. 1825	1/10
180	Aug. 15. 1825	1/10
182	Apr. 10. 1826	1/10
152	Octo 8. 1826	1/10
61	Feb. 11. 1827	1/10
58	Nov. 2. 1827	1/10
38	Octo 8. 1827	1/10
7	Nov. 29. 1827	1/10
8	Nov. 17. 1827	1/10
5	Octo 8. 1827	1/10
5	Nov. 29. 1827	1/10
193	Jan. 3. 1828	1/10
223	Sept. 1. 1828	1/10
25	Nov. 1. 1828	1/10
61	Nov. 1. 1828	1/10
76	Feb. 1. 1829	1/10
3	Mar. 1. 1829	1/10

Schedule C

Account of Stock Purchases of the Public Credit for the
 Minor Children of John Bull deceased

No.	When	Of	What	Of the	Amount	Amount	Approx of	Profr of
Stock	Purchase	Name	Loan	Price	Cost	Stock	Dividend	Quarterly
244	July 7. 1818	W. Bagnall	18 mil 1818 10%	25.625	25.000			
343	Apr 2. 1819	John Bull	ditto do	101	2.020	2.000		
379	July 9. 1819	W. Bagnall	ditto "	103	575	500		
408	Aug 31. 1820	do	do "	102	2.040	2.000		
22	Aug 1. 1821	Th. Cochran	do "	111	2.647.18	2.384.85		
432	Oct 8. 1821	W. Bagnall	do "	111	3.321.75	3.443.02		
440	Nov 29. 1821	do	do "	110	2.938.20	2.671.09		
100	Feb 13. 1826	J. Pinckney	do "	100%	1.664.43	1.656.15	36.655	11 6.609.18
14	Oct 8. 1821	do	7 1/2 million	111	10.41.99	935.73		
6	Nov 29. 1821	do	do "	110	2.561.80	2.328.91	7 1/2 million	11 6.609.18
157	July 21. 1819	Th. Somers	do do	103	721	700	3.967.64	661.27
20	Nov 1. 1825	Th. Cochran	25 1814	103	354.78	344.45	344.45	1/2 68.89
93	Apr 4. 1819	W. Bagnall	do do	107	1.815	1.500		
105	Apr 5. 1820	do	do do	102 1/2	2.921.60	2.850.35	7.132.91	
122	Aug 1. 1821	Th. Cochran	do do	111	846.20	762.35	1322.15	1/2 661.27
5	Oct 8. 1821	W. Bagnall	do do	111	2.242.23	2.020.21	5810	76 1/2 462.15
157	July 21. 1819	Th. Somers	10 do	103	721	700		
162	Apr 3. 1820	W. Bagnall	do do	102 1/2	717.50	700		
179	Aug 1. 1821	Th. Cochran	do do	111	2.931.61	2.641.09		
180	Aug 15. 1821	do	do do	111	1.918.10	1.728.02		
182	Apr 10. 1821	Th. Somers	do do	111 1/2	2.795.57	2.507.24		
152	Oct 8. 1821	W. Bagnall	do do	111	1.121.21	1070.10		
61	Feb 10. 1826	J. Pinckney	do do	100%	1487.99	1446		
50	Nov 2. 1825	Th. Cochran	do do	103	469.21	455.55	11.208	1/2 2241.10
38	Oct 8. 1821	W. Bagnall	Suppl. do	111	819.07	737.85	6.452.43	1/2 71.35
7	Nov 29. 1821	do	do do	110	3.139.04	2.853.68	2.864.15	1/2 661.27
8	Nov 17. 1823	Robt Henry	do do	108	3.068.17	2.840.90	3.568.28	1/2 713.65
5	Oct 8. 1821	W. Bagnall	18 mil 1818	112 1/2	285.36	253.66		
5	Nov 29. 1825	do	do do	110	1.040.97	946.34		
193	Jan 31. 1820	do	do do	102 1/2	2.050.	2.000		
223	Sept 10. 1821	Th. Somers	do do	112	773.48	690.61		
25	Nov 29. 1821	W. Bagnall	do do	110	947.78	861.62		
61	Nov 1. 1825	Th. Cochran	do do	104	624	600		
76	Feb 10. 1826	Th. Pinckney	18.452.500	103 1/2	1975.55	1908	7240	95 1/2 1210.16
3	Jan 13. 1820	Subor Spect	1 million		42.857.15		42.857.15	7142.86

United States Public Credit

United State Bank Shares

with 20 Oct 1852 Opint Shares	118	16.638		
66.27m. The Graham	118	7.110		
90.2. Opint Shares	118	10.620		
12.2. The Graham	118	7.316		
367 14.10.7/100 The Bank of	114	1.596	36.700	6.116.66

State Bank Shares

76 1/2 29 Oct 1852 Opint Shares	104	7.904	7.600	1266.66
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Union Bank Shares

76 1/2 10 1/2 1852 The Bank of	61	427	350	58.33
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City 10 per Cent Stock

10 7/8 1852 The Treasury	113	282.50	250	41.66
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\$ 174,643.15 plus \$ 29,107.19 the
 portion of Lydia C. Ball } \$ 27,293.08

In witness signed, sealed and delivered
 on the 27 day of August 1852 in
 the presence of
 J. M. Smith
 Secy W. J. G. [unclear]
 Lydia Catharine Ball (L) (29)
 Mrs. Maria (L) (28)
 Abner Ball (L) (24)

Schedule B

Schedule of Bonds due the Estate of John Ball

John Ball - dated 10 Feb 1819	Balanced	1 July 1827	} \$ 20,500. -
John Ball - 10 Feb 1819	Balanced	Principal 27 Aug 1821	
Mrs W Parly & Graph Allston	Secur	(In Suit) 9 Feb 1819	} 4,000
Mrs C Poolean (merchant of the mortgaged	propert brought in for the Estate 1/20/4	January 1819, Balanced Principal	
		121 January 1822	\$ 2,350
Mrs Reid & John Robinson	9 Feb 1819	Balanced Principal	10 April 1824
		Interest recd 20 July 1852	1.335.90
Mrs West - J. C. Broun	9 Feb 1819	Balanced Principal	16 March 1852
			163.09

W Myers + Stokes two Bonds (In suit) 9 July 1819

Balanced principal 25 March 1820

1439.98

A. J. Chalmer + Gopher Chalmer 9 July 1819

In suit + but little expectation of recovering it — \$267—

Signed Sealed + delivered on the 27th day of Aug 1820 in the presence of J. A. Smith Esq W. Eggleston

Lydia Catharine Dale (25)
Thos Waring (25)
Almon Dale (25)

\$28,290.97

One seventh of \$28,290.97 is \$4,041.57 the portion of Lydia Catharine

The undivided interest of Lydia Catharine Dale with her sisters in the Manekin House lot and additional lot on which a Cow stable is erected Situate on East Key - the residence of the said Thos Dale in his life time

The garden and other enclosed lots adjoining lands of James William Gadsden, Thomas Moore and Clara Dale Smith and on street leading to the Bridge Ferry

Signed Sealed and delivered in the presence of Lydia Catharine Dale (25)
J. A. Smith Thos Waring (25)
Esq W. Eggleston Almon Dale (25)

Lydian Catharine Dale Schedule of United States Bank Stock

No 527.	10 Shares	443.	4 Shares	796.	6 Shares	802.	4 Shares
877.	11 "	898.	01 "	1120.	2 "	1241.	34 "
1253.	19 "	1243.	2 "	1520.	4 "	1753.	2 "
1825.	21 "	2133.	7 "	2334.	30 "	2342.	2 "
2352.	9 "	2533.	5 "	2745	7 "	2928.	53 "
3150	3 "	3325.	7 "	3404	75 "	= 378 Shares	

State Bank Shares

No 2155.	21 Shares	1926	5 Shares	1781.	12 Shares	1991.	9 Shares
= 47 Shares =							

Bank of South Carolina

No 1910 - 5 Shares, 1944 - 22 Shares = 27 Shares -

3357 1 Union Bank Share -

State 5 per Cent Stock

No 75 \$29.86 100. \$57.12 133. \$114.34 \$995.32
 No 57 \$41.66 City 6 per Cent
 448 \$66.66 City 5 per Cent

This includes all the Stock contained in Schedule A being
 her proportion, One Sixty, also such other investments
 as made at different times by the Gov
 signed Bonds, & being in the hands of the
 Treasurer of - on the 27th day
 day of August 1832
 J. H. Smith
 Geo W. Eggleston

J. H. Smith 130
 Thos. Waring 29
 Abner Pate 29

Recorded, 1 Sept 1832

The State of South Carolina

This Indenture made on the eighth day of August in the year of our Lord one thousand Eight hundred and thirty two Between John E. Smith of the City of Charleston and State aforesaid; Sarah Collins (Widow) of the said City and State aforesaid, and Robert Dixon, of the said City, and State aforesaid. Whereas a Marriage has been agreed upon and is intended by divine permission to be shortly had and solemnized, between the said John E. Smith and the said Sarah Collins. And Whereas the said Sarah Collins is entitled seized and possessed of a certain Negro Man named
 And whereas also the said Sarah Collins is entitled to sundry articles of Household and Kitchen furniture, to wit, one Mahogany side Board, one tea table, two set of Tables and Dining Table, two chairs, two Bedsteads and bedding, two sets of Drawers, one pr of hane, shens, pr shades, one pr Knife cases, one set of China, two doz silver spoons, such our Pots, Kettle, together with other articles of Kitchen furniture all which said specified property, the said Sarah Collins is entitled to in her own right. And whereas also it has been agreed by and between the said parties upon the aforesaid treaty of Marriage that all and singular the property herein before mentioned, and specified in or to which the said Sarah Collins is seized and possessed or entitled to shall be conveyed, transferred and secured firmly and sufficiently to the said Robert Dixon, his heirs, Executors, administrators and assigns upon the several trusts and for the several intents and purposes herein after expressed and declared of an concerning the same
 Now this Indenture Witnesseth that in pursuance

of the said Marriage, & then the said Robert Dixon the receipt with the said husband to these presents now, and set over and assign such &c mentioned uses trusts and declare Dixon her of the said and do for the said's and receive use to be and intended being accepted subject to E. Smith's consent of full power of the said after the said John in such form as a Testament and the E. Smith then in the Susan Pate said Sarah's and said child time of his behalf of

195.32

Sale of the
 investments

1st Part (24)
 2nd Part (24)
 3rd Part (24)

of the said recited agreement and in consideration of the said intended
 Marriage, And also in consideration of the sum of Five dollars to each of
 them the said John C Smith and Sarah Collins in hand paid by the
 said Robert Divison at and before the sealing and delivery of these presents
 the receipt whereof is hereby acknowledged, She the said Sarah Collins
 with the privity and consent of the said John C Smith her intended
 husband testified by his being a party to and sealing and delivering
 these presents hath bargained, sold and assigned, transferred and set
 over, and by these presents doth bargain sell and assign transfer and
 set over unto the said Robert Divison his heirs, Executors, administrators
 and assigns all and every part of the said property of her the said
 Sarah Collins in and to all and singular the personal estate aforesaid
 mentioned In trust Nevertheless to and for and upon the following
 uses trusts intents and purposes herein after mentioned, limited expressed
 and declared of and concerning the same that is to say that the said Robert
 Divison his heirs Executors administrators and assigns during the joint lives
 of the said John C Smith and Sarah Collins his intended wife shall
 and do permit and suffer or else sufficiently authorize and empower
 the said Sarah Collins notwithstanding her intended coverture to take
 and receive all and singular the Interests and profits and profits to
 arise to had, made of all and singular the premises herein before mentioned
 and intended to be hereby granted transferred and released without
 being accountable to him, or any one for the same, and not to be
 subject to the debts, Contracts or engagements of the said John
 C Smith. And that she the said Sarah Collins by and with the
 consent of the said Robert Divison (expressed in writing) shall have
 full power and authority to sell and dispose of all or any part
 of the said Property herein before mentioned. And from and immediately
 after the death of the said Sarah Collins (should she die before the
 said John C Smith) then in trust to and for such person or persons
 in such parts and proportions and upon such conditions mannered and
 form as she the said Sarah Collins may by her last will and
 Testament direct and appoint Notwithstanding her intended coverture
 and the said Sarah is hereby empowered so to do by the said John
 C Smith. And should the said Sarah die without leaving a Will,
 then in Trust to and for the use benefit and behoof of Mary Baker,
 Susan Baker, Sarah Baker and Eliza Ann Collins children of the
 said Sarah Collins share and share alike to them and their heirs, Exec-
 utors administrators and assigns forever. And after the death of the
 said children should they leave no heirs capable of inheriting at the
 time of her or their death then in Trust to and for the use and
 behoof of Eliza Beffin, and Mary Divison to them and their heirs

the eighth day of
 and that
 and shall refer
 to aforesaid, and
 Whereas a Mar-
 permission to be
 Smith and the
 Collins is called
 to Sunday
 on Mahogany
 of Table, two doz
 one pr of hane
 e doz silver spoons
 articles of Kitchen
 at Sarah Collins
 has been agreed
 tively of Marriage
 hence, and Specific
 to be prepared or
 red firmly and
 tors, administrators
 ab intents and
 ening the same
 et in pursuance

forever share and share alike. In Witness Whereof we have hereunto set our hands and seals the day and year above written and in the fifty seventh year of American Independence

Signed Sealed and delivered }
in the presence of }
Henry C. Seftin }
David McRipps }

Sarah Collins - (L.S.)
John E. Smith - (L.S.)
Robert Dixon - (L.S.)

South Carolina

Henry C. Seftin appeared and made oath that he was present and saw Sarah Collins, John E. Smith and Robert Dixon sign, seal and deliver the foregoing Instrument of Writing and that he with David McRipps witnessed the same.

Sworn to before me this 19th November 1852.

Wm. McCall

Not. Pub. S. C.

Recorded 19th Nov^r 1852

END