



152 the said Elizabeth Norton may hereafter inherit from time to time, that the said parties have agreed that the same shall be settled in manner hereafter specified. Now therefore this instrument witnessed, that in consideration of the intended marriage and of its taking effect to settle and secure a competent maintenance and support to and for the said Elizabeth Norton in case she shall survive the said Malicki Law and also for and in consideration of two dollars Current Money of this State to the said Elizabeth Norton in hand well and truly paid by the said David Heanes and John Vignam at or before the sealing and delivery of these presents the receipt whereof is truly acknowledged to the said Elizabeth Norton with the consent and approbation of the said Malicki Law signified by his being a party to the sealing and delivery of these presents doth grant bargain and sell unto the said David Heanes and John Vignam all the property that she the said Elizabeth Norton may hereafter inherit as above alluded to together with their future increase to them the said David Heanes and John Vignam and the survivor of them and their executors or administrators of such survivor in trust nevertheless and to for the purposes hereinafter mentioned to and for no other use and purpose whatever. That is to say first in trust and under this power and condition that the said David Heanes and John Vignam and the survivor of them and their executors or administrators of the survivor do and shall permit the said Malicki Law for and immediately after the solemnizing of the said intended marriage to take possession of all such property as may from time to time accrue to the said Elizabeth Norton and from time to time and hereafter and during the joint lives of them the said Malicki Law & Elizabeth Norton to hold manage direct and employ the said property herein alluded to in such manner and way as to him the said Malicki Law shall seem most meet and to the benefit and advantage of them the said Malicki Law and Elizabeth Norton his intended wife to share joint and absolute use and behoof the profits arising from the work labor and services of such property herebefore alluded to are to be applied without the interference or hindrance of them the said David Heanes and John Vignam or either of them or either of their executors or administrators or any of them secondly in trust and under this power and condition the said Elizabeth Norton is empowered hereby at all times to make her own will and testament and appoint her own executors and legatees all and singular the property she may hereafter be possessed of to whom she pleases or thinks fit without restraint or hindrance either from David Heanes and John Vignam on the one part



Know all Men by these presents Whereas  
 a marriage is intended to be shortly had and solemnized between  
 the Honorable Col R Pinnett of the City of Charleston & Mary Pringle  
 of the same place, and in contemplation of the said intended marriage  
 the said Col R Pinnett gives and conveys to the said Mary Pringle  
 the piece or tract of land hereinafter described and also all  
 the personal property hereinafter also described on the said tract  
 of land, that the same may be settled and secured to and for  
 the use intents and purposes of the marriage settlement intended  
 to be made and executed between the said Col R Pinnett &  
 the said Mary Pringle Now therefore know ye that for and  
 in consideration of the said intended marriage between the said  
 Col R Pinnett and the said Mary Pringle and four Dollars  
 by the said Mary Pringle to the said Col R Pinnett in hand  
 paid the receipt whereof he does hereby acknowledge the said  
 Col R Pinnett hath granted bargained sold aliened conveyed  
 conveyed and confirmed and doth hereby grant bargain sell  
 alien release convey and confirm unto the said Mary  
 Pringle all that piece parcel or tract of land situate lying and  
 being in Saint Philips parish in the District of Charleston Ma-  
 chinery and containing thirteen acres and half acre more or less  
 bearing and bounding Northwesterly on lands lately of Washington  
 Potts deceased Easterly on lands now or lately of Robert Rich-  
 son and Mary his wife Southwesterly on an arable commonly  
 called Shabrics arable and meadowly on the public road be-  
 gotten with all and singular the Houses out houses offic-  
 ings Membrs privileges tenements hereditaments appurten-  
 ances to the said premises belonging or in any way incident  
 or appertaining To Have and To Hold all and singular the said  
 Premises with the appurtenances unto the said Mary Pringle her heirs  
 and assigns forever And for the consideration aforesaid he the said  
 Col R Pinnett hath bargained sold and doth hereby bargain  
 and sell and in plain and open market deliver unto the said  
 Mary Pringle all and singular the Household goods Plate  
 Furniture Books pictures plate and all articles for use or ornament  
 in and upon the said tract of land above mentioned and described  
 and in and about the Houses out houses and officings therein To  
 Have and To Hold all and singular the said Household goods  
 kitchen Furniture Books pictures Plate and all other articles for use  
 or ornament above mentioned unto the said Mary Pringle her Ex-  
 ceutors Administrators and assigns forever And he the said  
 Col R Pinnett hereby binds himself and his heirs Executors

or the said Malachi Tapp on the other part and that such will shall  
 effectually dispense of all and any such property as the said  
 Elizabeth Weston may hereafter inherit in as full and ample a  
 manner as if she or they the legates or heirs had devised their  
 title thereto by purchase or any other absolute conveyance save  
 trust respecting the premises to be to that an end and determin  
 finally in trust and under the proviso that in case the said  
 Elizabeth Weston should survive the said Malachi Tapp that  
 the said David Henry and John Veigand and the survivors of them  
 and the Executors or administrators of such survivors do and shall assign  
 and deliver over to the said Elizabeth Weston all such property with  
 their future income as she may inherit from the date of their deaths  
 and thence forth the same are to hold to her the said Elizabeth Weston  
 her Executors administrators and assigns forever in as full and ample a  
 manner as if she or they had devised their title thereto by purchase or  
 any other absolute conveyance and all trust respecting the premises  
 is then to be at an end and determinate. Provided nevertheless  
 that in case the said intended Marriages between Malachi Tapp and  
 Elizabeth Weston shall not take effect that then the said and every  
 matter herein contained shall cease and be of any effect no more  
 than if the same had never been made. In Witness Whereof  
 the parties have hereunto set their hands and seals the day year  
 first above written.

Witness  
 John A. Crawford  
 Wm B. Pelet

Elizabeth Weston  
 Mal Tapp  
 David Henry

South Carolina Beaufort District  
 Before me Wm B. Pelet Clerk  
 appeared Wm B. Pelet who being duly sworn saith that he was  
 present and saw Elizabeth Weston make her mark as Law & David  
 Henry sign seal and deliver the within instrument and of writing for  
 the purposes therein expressed their self and John A. Crawford  
 witnessed the same  
 Witness to before me this 14 August 1833 Wm B. Pelet  
 Wm B. Pelet D. C. off -

Recorded 19 Decr 1833 -

155 and administrators to warrant and for ever defend, all & singular the premises real and personal unto the said Mary Pringle her heirs, Executors, administrators assigns according to the nature of the Estate against himself and his heirs and all and every person whomsoever lawfully claiming or to claim the same or any part thereof, in witness whereof He the said Col. R. Pinnett hath hereunto set his hand and seal this twenty third day of September in the year of our Lord One Thousand Eight Hundred and thirty three and in the fifty eighth year of the sovereignty and Independence of the United States of America signed sealed and delivered in the presence of

J. R. Pringle  
Chas. B. Campbell

C. R. Pinnett

South Carolina

Personally appeared before me J. B. Campbell and made oath that he saw C. R. Pinnett sign seal and deliver the instrument of writing that he with J. R. Pringle witnessed the same.

Witness my hand this 19 Dec 1833

James Ferguson  
Notary Public

Recorded 19 Dec 1833

South Carolina

This Indenture tripartite is made and executed the twenty fourth day of October in the year of our Lord One Thousand Eight hundred and thirty three and in the fifty eighth year of American Independence between the Governor and Philip Pinnett of Charleston in the state of South Carolina of the first part - Mary Pringle of the same place of the second part and Henry R. Pringle and Benjamin Angus Trustees specially named and appointed of the third part,

Whereas a marriage is intended to be had and solemnized between the said Col. R. Pinnett and the said Mary Pringle and the said Mary Pringle is seized and possessed in her own right of considerable real and personal estate and the said Col. R. Pinnett in contemplation of the said intended marriage has recently given granted and conveyed to the said Mary Pringle a piece of land situate in the Parish of Saint Philips Charles County District with furniture & appurtenances hereinafter more particularly described and in consideration of the said intended mar.

... and between the said Abel R. Pinsett Mary Kings John, R. Kings and Benjamin Hays that all and singular the said property real and personal shall be sold and conveyed to and in the said Trustee their heirs & Successors to and for the same use purposes and subject to the usual laws limitations & powers hereinafter set forth. Now therefore this Certificate testifieth that for in compliance of the said intended marriage deed of the said John & Ben the said Mary Kings in hand paid by the said John Kings and Benjamin Hays (and by and with the knowledge & consent of the said Abel R. Pinsett) the the said Mary Kings hath granted bargained sold alien released conveyed and confirmed and doth hereby Grant bargain sell alien release convey and confirm unto the said James R. Kings & Benjamin Hays all that Plantation or Tract of Land known and designated by the name of the White Horse estate lying and being in the District of Georgetown in the State of South Carolina measuring & containing One hundred thirty two or less and being and being bounded Northwardly on lands of John Kings Eastward on the Tract Southwardly to lands of James Wray Esquire and Westward on Black River And also all that Tract of or piece of land situate lying and being on the North side of Broad Street in Charleston and measuring and containing in front on Broad Street

depth two or less Northwardly and bounding Northwardly on lands of James Mack Eastward on lands now or lately of William Gari Northwardly on Broad Street aforesaid and Westwardly on lands of Colonel Thomas Tomkey and also all that piece parcel or tract of lands situate lying and being in Saint Philip's parish in the District of Charleston aforesaid measuring and containing Thirteen acres and no half more two or less and being and bounding Northwardly on lands lately of Washington Pitts deceased Eastward on lands now or lately of Robert Cochran and Mary his wife Southwardly on an avenue commonly called Charlies avenue and Westwardly on the public Road Together with all and singular the Tenure, incidents, offices, rights, Members, privileges, Tenements, Hereditaments, appurtenances to the said premises respectively belonging or in any wise incident or appertaining do have and to hold all and singular the said Premises with the appurtenances respectively unto the said James R. Kings Benjamin Hays their heirs Successors In Trust nevertheless to and for the same use, intent and purposes hereinbefore expressed and declared of and concerning the same and for the consideration aforesaid and by and with the knowledge and consent of the said

... singular Kings her Successors deny here and or any P. Pinsett this day of Hand and

1833 and 1811

and recites the Thomas with year John Kings and intended R. Pinsett by Kings visible Pinsett has re- by Kings Charles as partic- his mar.

the R Pinnett as aforesaid, she the said Mary Foye  
 unto her said sole assign transfere and set on the  
 herby her said sole assign transfere and set on in  
 place and open market. Belong to the said Saml R. Pin-  
 nett and Benjamin Hager all these Eighty Nine Shares  
 Harry, Lidby, Christms, Jony, Harry, Mings, Jordon Man-  
 via, Caspar, Copid, Kelly, Mary, Mariah, Sarah, Abraham,  
 Joffy, Mary, Delia, Will, Spiritu, Pompey, Thom, Diamonds, Galt,  
 the Caroline, Maria, Rose, Marian, Billy, Tommy, Scipio, Jony,  
 Martha, Nancy, Rachel, Peter, Sarah, Thetor, Isaac, Linda, Mel-  
 -ny, Tom, Harry, Chedy, chd, Sarah, Dorcas, Ben, Joseph, Violet,  
 Betty, Amy, Stephens, Belinda, Sigh, Jined, Jdy, Jinal,  
 Betty, John, Daniel, Caspar, Stephen, Samuel, Jacy, John, Will,  
 Whany, York, Paul, Betty, John, Richard, Thosy, Pat, the the  
 -Coles, Katy, Janny, Nanny, Edward, Jdy, chd, Baldy, Caspar, John,  
 nat, Maria, & Janny (and their issues and also all and  
 singular the Household and kitchen furniture, Beds, pictures,  
 plate and all articles for use or ornament in and upon the lot of land  
 in Bond Street above mentioned, and described and in or about the  
 House, out houses and offes, them and also all and singular the  
 Household and kitchen furniture, Beds, pictures, plate and all articles  
 for use or ornament in and upon the said tract of land of Thir-  
 teen and a half acres above mentioned and described and in and  
 about the House, out houses and offes, them and also all and singular  
 in the Union Bank of South Carolina One hundred and eighty two  
 Shares in the Planter and Mechanics Bank of South Carolina One  
 hundred Shares, in the Bank of the United States & Jntys, nine  
 Shares in the Camden and Amboy Rail Road in the State of  
 New Jersey 20 Shares and 20 Moety, Cade and receive the said  
 Eighty Nine Shares with their future issues and increased value and  
 singular the said Household and kitchen furniture, Beds, pictures,  
 plate and all other articles for use or ornament above mentioned  
 and all the said Union Bank, Planter, Mechanics, Bank (and  
 United States, Bank Shares, and the said Shares in the said  
 Camden and Amboy Rail Road, unto the said Saml R. Pinnett  
 and Benjamin Hager their Executors, Administrators, and Successors,  
 in trust respectively &c for the several uses, intents (and  
 purposes hereinafter expressed and declared of and concerning  
 the same and the said, said R. Pinnett & Mary Foye  
 for the consideration aforesaid jointly and severally for them  
 selves and their Heirs, Executors and Administrators, Here  
 covenanted, promised, granted, and agreed to and with the said Saml R.

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Pringle and Benjamin Anger their Successors Heirs Executors Administrators  
 and assigns that they the said Abel R Pringle & Mary Pringle  
 their Heirs Executors and administrators and all and every person of any  
 Whomsoever lawfully claiming or to claim any estate right title  
 interest property demand or claim of in or to the said premises  
 real or personal or any part or parts thereof shall and will from  
 time to time and at all times hereafter at the reasonable request  
 and at the proper costs and charges of the said James R. Pringle  
 and Benjamin Anger their Successors Heirs Executors Administrators  
 or assigns make do seal execute and do deliver all and every  
 such further and other reasonable act and acts things & things  
 done conveyances and assurances in the law whatsoever with Covenants  
 of design, freedom from all incumbrances, further assurance & general  
 warranty according to the nature of the estate for the further better &  
 more absolutely granting bargain selling assigning  
 releasing conforming conveying and assuring all & singular  
 the said premises real and personal and every part and parcel  
 thereof unto the said James R. Pringle and Benjamin Anger their  
 Successors Heirs Executors Administrators and assigns as by  
 any or either of them their or any or either of their Council-  
 learned in the law shall be reasonably advised desired or  
 required in and about always nevertheless and to and for the  
 best use intents and purposes hereinafter expressed to  
 declared of and concerning the same that is to say the said  
 to and for the said Mary Pringle her Heirs Executors ad-  
 ministrators and assigns until the said intended Marriage  
 shall have been duly had and solemnized And from and  
 after the solemnization of the said intended Marriage then  
 in trust out of the rents issues income profits interest and  
 profits of all and singular the premises real and personal  
 on the first day of January yearly (and every year for  
 and during the joint lives of the said Abel R. Pringle &  
 Mary Pringle to Ceasar and pay over unto John John Ford  
 Pringle the only son of the said Mary Pringle the said  
 John John Ford Pringle during his the yearly income or annu-  
 ity of One Thousand Dollars and to suffer and permit her  
 the said Mary Pringle to have use take receive and enjoy all the  
 rest residue and remainder of the said rents issues income  
 profits interest and profits, after the payment and discharge of  
 the said annuity to and for her own use and separate use  
 profit and behoof in the same manner and to the same extent  
 as if she was a feme sole and unmarried and without  
 being in any manner liable for or subject to the debts

Pringle  
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 in Mary  
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 and State  
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 Linda Miller  
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 R. Pringle  
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Contracts or Control of the said Chas R. Pinnett with full power  
 and authority, to the said Mary Pringle to dispose thereof  
 and of every part thereof in such way and manner as she  
 may think proper and to give full and sufficient receipts &  
 acquittances for the same and every part thereof and to make  
 execute and publish her last will and testament in writing  
 in the presence of three witnesses, giving devise & bequeathing  
 all and singular the said premises real and personal of  
 any and every part and parts thereof to such person or persons,  
 and for such estate or estates as she may think proper or  
 the same at pleasure to annul and revoke and again  
 to make and publish when and as often as she may think  
 proper in the same manner and to the same extent as  
 if she were a feme sole and unmarried, and should the said  
Mary Pringle survive the said Chas R. Pinnett Then in Trust  
 That is to say all and singular the premises real and per-  
 sonal for and immediately after the death of the said Chas R.  
Pinnett In Trust to and for the said Mary Pringle her  
 heirs and assigns full and discharged from all further and  
 other trusts, and should the said Mary Pringle die before  
 the said Chas R. Pinnett intestate without leaving her last  
 will and Testament duly executed as aforesaid Then in  
 Trust That is to say all and singular the said premises  
 real and personal in Trust to and for the said John Pringle  
John Pringle his heirs and assigns full and discharged  
 from all further and other trusts, and should the said Mary  
Pringle die before the said Chas R. Pinnett having first duly  
 made and published her last will and testament as aforesaid  
 and leaving the same in full force and unrevoked at the  
 time of her death Then in Trust That is to say all singular  
 the said premises real and personal and every part thereof  
 thereof as much and such part or parts thereof as are  
 disposed of by the said will of the said Mary Pringle In Trust  
 to and for the Legatee or Legatee, Devisee or Devisee of the  
 said Mary Pringle according to the nature of the estate or  
 estates therein as fully or arising out of the said will of the  
 said Mary Pringle full and discharged from all further and  
 other trusts and it is herein and hereby understood and  
 for the consideration aforesaid expressly covenanted, promised,  
 granted and agreed by between and among the parties  
 to these presents that it shall and may be lawful to  
 and for the said Mary Pringle and full power & stable  
 authority and herein and hereby received and granted

and assented to her notwithstanding, her said intended intention from  
time to time and at all times hereafter when and as often as she may  
think proper to make and publish her last will and testament in  
writing or any paper purporting to be her last will and testament made  
in the presence of three witnesses giving advising and separating  
and singular the said Premises real and personal here and hereby  
granted and conveyed or intended to be or any part or parts proportion or  
proportions thereof or of any part or parts thereof unto such person or persons  
for such estate or estates and with such conditions and limitations as she  
the said Mary Single may see fit in the same manner and to the  
same extent as if she were a feme sole and unmarried, ~~and it is further herein~~  
and hereby mutually understood, covenanted, promised, granted and agreed  
by and between the parties aforesaid that from time to time and at all  
times hereafter from and after the alienation of the said intended  
meanings it shall and may be lawful to and for the said James R.  
Single and Benjamin Hagen their successors their Executors or adminis-  
trators from time to time and at all times hereafter when and as often  
as may be thought proper by and with the advice and consent  
of the said Abel R. Pinnett and Mary Single to pledge mortgage  
incumber grant bargain sell alien release assign transfer convey  
and confirm all and singular the premises real and personal or any  
part or parts thereof and the proceeds thereof and of any part or parts  
thereof to reinvest in such property, real or personal as may be  
thought most advantageous and the same again to pledge, mort-  
gage, incumber, grant bargain sell alien release assign transfer  
convey and confirm when and as often and in such manner they  
as they the said James R. Single and Benjamin Hagen their suc-  
cessors their Executors and administrators by and with the advice  
and consent of the said Abel R. Pinnett and Mary Single may  
think proper the proceeds thereof and of any part thereof being and  
remaining subject to the several uses intents and purposes, powers  
limitations and provisions herein before expressed, and declared of and  
concerning the said premises real and personal, and it is fur-  
ther herein and hereby mutually understood, covenanted, promised  
granted, and agreed by among and between the parties aforesaid  
that from time to time and at all times hereafter it shall  
and may be lawful to and for the said Abel R. Pinnett &  
Mary Single when and as often as may be thought proper by  
and with the advice and consent of the said James R. Single and  
Benjamin Hagen their successors or successors as Trustees as aforesaid  
or in the event of the death of any Trustee or Trustees then without  
the advice or consent of the their Executors or administrators of  
such deceased Trustee or Trustees in and by any deed or

of full power  
to their  
own use  
to receive  
to make  
in writing  
qualifying  
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or person,  
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and the said  
Trustee  
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Single and  
Benjamin  
Hagen and  
the said  
Pinnett  
in her last  
will in  
Thomas  
John Collins  
charged  
said Mary  
first duly  
be aforesaid  
but the  
single  
official  
as are  
the Trust  
ees of the  
estate or  
Trust of the  
said and  
Benjamin  
Hagen  
people to  
to establish  
granted

deeds under the hands and seals of the said Chas R. Pinnett and Mary Pringle to constitute nominate and appoint another Trustee or other Trustees in the place and stead of the said Chas R Pringle and Benjamin Hager or their Successor or Successors as Trustee or Trustees as aforesaid And the Successor or Successors as Trustee or Trustees, &c as aforesaid lawfully constituted & appointed on expressing and declaring in writing his or their assent to such Constituting nominating and appointment shall and lawfully possess and enjoy all the rights honors privileges and authorities and be subject to all the duties, liabilities and responsibilities of the said Chas R Pringle and Benj Hager as Trustee or Trustees and the person or persons formerly Trustee or Trustees in whose place or stead such another or others - they is or are duly appointed and confirmed shall be forthwith hereupon forever Eminenty and discharged

Witness whereof the parties aforesaid have hereunto interchangeably set their hands and seals the day and year in that behalf above writing -

Signed Seals and delivered  
in the presence of  
Wm B Pringle  
Jas B Campbell  
Abn Ensko  
Patience W B Ensko

J. R. Pinnett  
J. B Pringle  
Benj Hager  
Mary Pringle

South Carolina

Personally appeared before me  
J B Campbell made oath that he saw J R Pinnett Chas R Pringle sign Seal and deliver this instrument of writing and that he believes the signature of Mary Pringle to be her proper hand writing having of late seen her write and that Wm B Pringle Abraham Ensko and Patience W B Ensko signed their names as witnesses to the same  
Done to before me 19 Dec 1833  
Chas Kingman  
Not. Pub.

South Carolina  
Personally appeared before me  
made oath that he saw Benjamin Hager and Mary Pringle sign Seal and deliver this instrument of writing and that he with Patience W B Ensko witnessed the same -  
Done to before me 19 Dec 1833  
Chs Kingman  
Not. Pub.

Recorded 19 Dec 1833 -

See Mary Ensko's 24th page 190



convey confirm transfer and assign unto them the said John  
 Cranford and Robert J. Turnbull as Trustees as aforesaid  
 the said pecuniary legacy of Three Thousand Dollars and also  
 the one undivided fifth part of the net and residue of the  
 Estate Real and personal of the said Robert J. Turnbull dec-  
 ceased together with all and singular the right member heredi-  
 aments and appurtenances to the said real estate belonging  
 or in any wise incident or appertaining and the issue and  
 increase of the female Slave To Husb and to Hold all and  
 singular the said premises unto the said John Cranford and  
 Robert J. Turnbull and the survivor of them his and their heirs Executors  
 Administrators and assigns from In Trust Nevertheless to go and  
 upon the Uses and trusts hereinafter expressed and declared  
 of and Concerning the same and to go and upon No other Uses  
 and trusts whatsoever that is to say In trust Nevertheless  
 to suffer the said Robert M. Allan and Mary Chichester  
 Allen his wife to take have and receive the rents issues &  
 profits and enjoyment of the real estate and the use and  
 of the Slave and the interest and profits of the money for their  
 personal property during their joint Natural lives but the  
 same not to be in any wise subject to or liable for the  
 Debts Contracts or engagements of the said Robert M. Allan  
 And in the case of the Death of the said Robert M.  
 Allan leaving the said Mary Chichester Allen his wife  
 surviving him then In Trust to permit the said Mary Chis-  
 Chester Allen to take have and receive the rents issues and  
 profits and the use here interest and enjoyment of the said  
 premises to the use and behoof of the said Mary Chichester  
 Allen during the term of her Natural life and from and  
 immediately after the Death of the said Mary Chichester  
 Allen should she survive her Husband as aforesaid then  
 In Trust for such person or persons and for such estate or estates  
 as she the said Mary Chichester Allen in and by her last will  
 and Testament duly executed shall nominate limit direct  
 appoint and in default or on failure of such nomination  
 limitation directing or appointment In trust for the use bene-  
 fit and behoof of the right heirs of the said Mary Chichester  
 Allen her Heirs and assigns from free and discharged from  
 all further or other trusts whatsoever But if it should hap-  
 pen that the said Mary Chichester Allen should survive  
 her Husband the said Robert M. Allan and have no  
 issue by her said Husband living at the time of his death  
 or in case there should be such issue so living but the said

I have shewed die in the life time of the said Mary Chickster Allan the  
 in trust for the use benefit and behoof of the said Mary Chickster  
 Allan her heirs and assigns from year and discharged from all  
 further or other trusts whatsoever And in the event of the death of the  
 said Mary Chickster Allan having the said Robert M. Allan  
 her husband surviving her then In Trust to permit the said  
 Robert M. Allan to take here and receive the rents issues &  
 profits and the use here and enjoyment of the said premises  
 to the sole use and behoof of the said Robert M. Allan  
 during the term of his natural life and from and after the  
 death of the said Robert M. Allan so surviving the said  
 Mary Chickster Allan his wife as last aforesaid Then  
 In Trust for the use benefit and behoof of the Children  
 of the said Mary Chickster Allan for such estate or estates  
 to each of the said Children respectively as the said Robert M.  
 Allan in and by his last will and Testament duly executed  
 shall nominate limit direct and appoint, and in default  
 or a failure of such nomination limitation direction or appointment  
 In Trust to be equally divided between and among the Children  
 of the said Mary Chickster Allan if more than one then  
 their heirs and assigns share and share alike from and if  
 there be not one such Child then to that Child his or her  
 heirs and assigns from year and discharged from all  
 further or other trusts whatsoever the Child or Children of a  
 deceased Child to take the share or portion which his  
 her or their parent would have been entitled unto had  
 he or she then living, And in the event of there being no  
 Child or Children grand Child or grand Children of the  
 said Mary Chickster Allan living at the death of  
 the said Robert M. Allan so surviving the said Mary  
 Chickster Allan as last aforesaid then in that event from  
 and after the death of the said Robert M. Allan so  
 surviving the said Mary Chickster Allan as last aforesaid  
 In Trust for such person or persons and for such estate  
 or estates as the said Robert M. Allan in and by his last will  
 and Testament duly executed shall nominate limit direct &  
 appoint and in default or a failure of such nomination, lim-  
 itation direction or appointment In Trust for the use benefit  
 behoof of the next heirs of the said Mary Chickster  
 Allan their heirs and assigns from year & discharged  
 from all further or other trusts whatsoever And as the  
 further trust at the writing request of the said Robert  
 M. Allan and Mary Chickster Allan his wife during

165 their joint lives and at the written request of the survivor of them to sea and convey or to exchange the said premises or any part thereof and to incur the process of probate and to take and receive the exchanged property in the manner that may be directed by the said Robert M Allen Mary Chickster Allan his wife or the survivor of them Subject nevertheless to the same trusts limitations conditions and to the charges as are herein expressed and declared or intended to be expressed and declared of and concerning the premises herein and hereby conveyed or intended to be conveyed and as the further trust to permit the said Robert M Allen and Mary Chickster Allan his wife during their joint lives and the survivor of them by any deed in writing duly executed in the presence of two or more Evident witnesses to substitute a trustee or trustees in the place of the aforesaid Trustees John Cranford and Robert J Turnbull or either of them whether they be living or dead and by such substitution to vest in such trustee or trustees or substitute all the power herein vested in the said John Cranford and Robert J Turnbull subject to the same trusts limitations conditions and provisions as are herein expressed and declared or intended to be expressed and declared of and concerning the premises herein and hereby conveyed or intended to be conveyed and the said Robert M Allen & Mary Chickster Allan his wife have covenanted agreed & the hereby covenanted and agree for themselves and their respective heirs Executors Administrators and assigns that they & the survivor of them will from time to time and at all times hereafter at their own proper costs and charges do make acknowledge and account all such further acts and deeds conveyances or assurances in the Law whatsoever as may be reasonably required of them by their Trustees or Trustees aforesaid for the better and more perfect conveyance and assurance of the said premises to go and upon the use and purpose trusts limitations conditions herein expressed and declared of and concerning the same or intended to be expressed and declared And it is further covenanted agreed by and between the said Robert M Allen and Mary Chickster Allan his wife and the said John Cranford and Robert J Turnbull that as soon as a partition of the Estate of the said Robert J Turnbull deceased is made and the portion of the said Mary Chickster Allan is allotted to her that a Schedule thereof shall be made thereof to and from a part of this deed In Witness Whereof the said parties have hereunto set their Hands and Seals the day and year first above written

111. Signed Seal & delivered in  
the presence of  
Rich<sup>d</sup> Allan  
Geo. Haig

Robert M. Allen  
Mary C. Allen  
John Cranford  
Robt J. Turnbull

South Carolina

Personally appeared before me George Haig Justice  
of the Peace that he was present when Robt M. Allen Mary C. Allen  
John Cranford & Robt J. Turnbull sign seal and deliver this instrument  
of writing & that he with Richard Allan witnessed the same

Given to my hands 11 Jan'y 1834

James Kingman  
Not. Pub.

State of South Carolina  
Charleston District

J. William A. English One of  
the Justices of the Supreme of the said State do hereby certify  
to all whom it may concern that Mary Chacketa Allen the  
wife of the within named Robt M. Allen did this day appear  
before me and upon being privately & separately examined by me  
did declare that she did at least ten days before such  
examining actually join her husband in executing the within  
release for the purposes therein mentioned and did then & there  
do so freely voluntarily and without any manner of compulsion  
doubt or fear of any person or persons whomsoever or under release  
and for her relinquish all her estate interest & habitation in the  
premises mentioned in the said release unto the within named  
John Cranford and Robt J. Turnbull and the survivors of  
them his and their heirs and assigns forever for the purposes  
within mentioned and she did further declare that she did  
release was freely and voluntarily executed at least ten  
days before such her examination, Given under my hand  
and seal the nineteenth day of December in the year of our  
Lord One thousand Eight hundred and Thirty three  
Wm A. English  
20

Mary C. Allen

Recorded 11 Jan'y 1834

South Carolina }  
Beaufort District }

This Indenture tripartite made the sixth day of November in the year of our Lord One Thousand Eight Hundred and Thirty Three between Elias Ann Graham of the first part, Frederick Julius McCarthy of the second part and Thomas E. Brown & Thomas H. Begins of the third part, Whereas a Marriage of full permission is intended to be shortly had, and solemnized between the said Frederick Julius McCarthy and the said Elias Ann Graham and whereas the late John Graham the father of the said Elias Ann Graham by his last will and testament did devise and bequeath to his said daughter as follows To wit "I give to my beloved wife Ann B. Graham all my Stables and kitchen furniture my Carriage Harriag Horses, the Plantation House where I reside and the lot of sandy tracts attached containing One Hundred and Ninety Six Aers, and my House & lot in the village of Grahamville all which I give for and during her natural life and after her death I give the above mentioned property to my beloved Children Aseline S. Adams, Julia S. Adams and William John to be equally divided between them share and share alike The rest and balance of my Real Estate I give to my Children Aseline S. Adams, Julia S. Adams and William John to them and their heirs forever to be equally divided between them share and share alike, And whereas the said John Graham did sign and possess of the following estate real and personal to wit a Plantation or tract of sandy tracts lying and being in the parish of Saint Luke in the District & State aforesaid to the extent containing Five Hundred Aers Also another tract of sandy tracts lying and being near the village of Grahamville in the parish aforesaid containing about Three Hundred and Fifty Aers Also a House lot in the aforesaid Village of Grahamville a Stock of Horses Hogs Sheep and Cattle and the following Negro Slaves To wit Fanny Amy Lemmy Sally Sarah Cassar Betty Stephen Prophet Sylvia Affy March Lany Terry Che Mary Monday Judy Kate Betty Sarah Terina Sophia Tom Allen Pleasant Dennis Carmillus Rosa Mary Charlotte Let Charles Catharine Diana Thaddeus Dinah Nelly Sally Melv Antea Binah Phillis David Stephen Henry Kerr They Louisa Kerr old Allick Allick Sr Judy Solomon Elizabeth Minty Paul Gabriel Racheas Amelia Eve Venus Charles George Peter Billy Jane Nelly Bella Cecilia Renty Rachel Renty Eliza Ann Patrick Richard Margant Ben Meredith Jegg Julia and Chloe, and whereas upon the treaty of the said intended marriage between the said Frederick Julius McCarthy



of the said Selina Ann Graham, under age unmarried & without issue then and in such case the Trust to & for the use benefit and behoof of the said Selina Ann Graham her Heirs Executors Administrators Assigns Friends & discharged of and from all further and other trusts whatsoever, But in Case the said Frederick John McCarthy should die in the life time of the said Selina Ann Graham 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 Frederick John McCarthy the Trust to and for the use benefit and behoof of the said Selina Ann Graham for and during the term of her natural life from and immediately after her death the Trust to and for the use benefit and behoof of the said issue to be divided among and between the said issue if more than one share and share alike and the share of each Child to be delivered to him or her upon his or her arriving at the age of Twenty One Years or marriage for and discharged of and from all further and other trusts whatsoever But in Case the said Selina Ann Graham should die in the life time of the said Frederick John McCarthy leaving issue of her Body alive at the time of her death then from and immediately after the death of the said Selina Ann Graham the Trust to suffer and permit the said Frederick John McCarthy to retain the possession Management and Control of the said property and to receive the rents and issues profits and services thereof for & during the term of his natural life from and immediately after the death of the said Frederick John McCarthy then the Trust to and for the use benefit and behoof of the said issue to be divided among and between the said issue if more than one share and share alike and the share of each Child to be delivered to him or her upon his or her arriving at the age of Twenty One Years or marriage for and discharged of and from all further and other trusts whatsoever, Provided always nevertheless and it is the true intent & meaning of these parts that the said Frederick John McCarthy shall have full power and authority at his will & pleasure to see all or any part of the estate hereby settled and secured and it shall be the duty of the said Trustees Thomas E. Sorrensen & Thomas H. Engin the survivors of them or their executors in office to execute good & sufficient conveyances for the same and the said Frederick John McCarthy do the hereby Covenant & promise and agree to and with the said Trustees the survivors of

them or their successors in office to substitute the property of equal value for the property so sold, and conveyed which, said property so substituted, shall be subject to all the trusts and limitations of this deed. In Witness whereof the parties to these presents have hereunto set their hands and affixed their seals the day and year above written.

Signed sealed and delivered in the presence of  
Ageline Stothant  
James A Stothant

J. A. Graham  
J. J. McCarthy  
J. E. Brown  
J. A. Bagnie

(S)  
(S)  
(S)  
(S)

South Carolina Deed of

Personally appeared before me Alex J Edwards a Justice of the Peace for St Johns parish James A Stothant who being duly sworn makes oath that he saw the parties to the within deed sign seal and deliver the same & that he and Mrs Ageline Stothant signed their names as subscribing witnesses thereto I sworn to before me this 16th day 1833  
Alex J Edwards  
James A Stothant

J. A.

Recorded 14 Aug 1834

The State of South Carolina

This Indenture made the seventh day of January in the year of our Lord One thousand eight hundred and thirty four between Jacob Drayton Danson of the City of Charleston in the State of South Carolina of the first part Cecilia Isabella Richardson of the City and State aforesaid of the second part and Samuel Patterson of the City and State aforesaid of the third part Whereas a marriage has been agreed upon and is intended to be shortly solemnized by and between the said Jacob Drayton Danson and Cecilia Isabella Richardson and whereas the said Cecilia Isabella Richardson is interested in and entitled unto a certain undivided proportion of the personal estate mentioned and described in a Schedule thereof hereto annexed and marked Number (1st) One, under and by virtue of a certain deed of Marriages Settlement duly made and executed by and between her Parents, Doctrs Henry Richardson and Mary Richardson bearing date the \_\_\_\_\_ day of \_\_\_\_\_ in the year of our Lord One thousand eight hundred and one, as in and by the said deed of Marriages Settlement referred being hereunto had view more fully and at large appears And whereas the said Cecilia Isabella Richardson is also interested in and entitled unto a certain undivided proportion of the Estate real and personal mentioned and described in a Schedule thereof hereto annexed and marked Number (2d) Two, under and by virtue of the

last will and testament of Sarah Richardson bearing date the twentieth  
 day of September in the year of our Lord One thousand eight hundred  
 and thirty two, as in and by the said last will and testament  
 referred being thence had well more fully appears and under the same  
 will she is believed entitled unto Twenty Shares in the stock of  
 the United States Bank. And whereas upon the said treaty of marriage  
 it was agreed that the said Cecilia Sarah Richardson should release convey  
 assign and transfer all her estate right title interest claim and  
 demand whatsoever both in Law and Equity under and by virtue of the  
 said recited marriage settlement and will to which she is entitled  
 unto the said Samuel Patterson His Executors Administrators and  
 assigns upon the Trust and for the intents & purposes hereinafter  
 expressed and declared of and concerning the said Mrs. Cecilia  
 Richardson's willfully that in consideration of the said intended mar-  
 riage and in pursuance of the said recited agreement and also  
 in consideration of the sum of Five Dollars to her the said Cecilia  
 Sarah Richardson in hand paid by the said Samuel Patterson  
 at and before the sealing and delivery of these presents the receipt  
 whereof is hereby acknowledged she the said Cecilia Sarah Rich-  
 ardsen with the consent and approbation of the said Chief Justice  
 James her intended Husband testified by his being a party to  
 and sealing and delivery of these presents hath granted for-  
 gained sold released conveyed assigned transferred and set over  
 and by these presents doth grant bargain sell release convey  
 assign transfer & set over unto the said Samuel Patterson His  
 Executors Administrators and assigns all and singular the undi-  
 vided share or proportion of her the said Cecilia Sarah Richardson in to  
 and out of all and singular the estate real and personal & the the  
 premises mentioned and described in the Schedule thereof hereunto  
 annexed and marked Number (A) One and Number (B) Two  
 which she or the said Chief Justice James shall or may  
 in her right or otherwise might be entitled to under or by vir-  
 tue of the said recited marriage settlement of Henry Richardson  
 Mary Richardson and the said recited will of Sarah Richardson  
 any or either of them and all the right title interest property  
 claim or demand whatsoever both at Law and in Equity of her the  
 said Cecilia Sarah Richardson of in and to the said James  
 part and parcel thereof respectively And also Twenty Shares  
 in the stock of the Bank of the United States mentioned in Sched-  
 ule Number (B) Two together with all singular the rights  
 Members Advancements and appurtenances to the said premises  
 belonging or in any way incident or appertaining with the  
 share or proportion of the future issue and increase of the

female of the said Mary do here and to hold, all and singular the said  
 premises hereby conveyed and assigned or intended to be conveyed, first of all  
 thereof respectively unto the said Samuel Patterson his heirs Executors Admini-  
 strators and assigns in trust respectively upon the trusts and for the intents  
 and purposes hereinafter expressed and declared of and concerning the said  
 is to say in trust to and for the use and benefit of the said Ceciliaabella  
 Richardson her heirs Executors Administrators & assigns until the said mar-  
 riage shall be had And from and immediately after the celebration  
 thereof then in trust to and for the joint use benefit and behoof of the  
 said Jacob Dreyfus Dorem and Ceciliaabella Richardson for & during  
 their joint lives but not to be subject in any manner or way whatsoever  
 to the debts Contracts or engagements of the said Jacob Dreyfus Dorem  
 And from and after the death of either of the said Jacob Dreyfus Dorem  
 and Ceciliaabella Richardson then in trust to and for the use  
 benefit and behoof of the survivor of them for and during his or her  
 natural life Not to be subject to the debts Contracts or engage-  
 ments of such survivor And from and after the death of such  
 survivor then in trust to and for the use benefit & behoof of the  
 Child or Children grand Child or grand Children issue of the said  
 intended marriage his her or their heirs Executors Administrators  
 and assigns from to be equally divided between them share  
 and share alike such grand Children standing in their parents  
 stead and taking between them only their parents share But  
 in case upon the death of either of the said Jacob Dreyfus Dorem  
 & Ceciliaabella Richardson he or she should leave no Child  
 or Children grand Child or grand Children issue of the said in-  
 tended marriage living at his or her death then in trust  
 to and for the sole separate and peculiar use benefit and  
 behoof of the survivor of them the said Jacob Dreyfus Dorem  
 and Ceciliaabella Richardson his or her heirs Executors  
 Administrators & assigns from free and discharged from all  
 further and other trusts and purposes Provided always  
 Nevertheless that in case it should hereafter appear to the said  
 Jacob Dreyfus Dorem and Ceciliaabella Richardson during  
 their joint lives or to the survivor of them during his or her  
 life that the whole or any part of the premises hereinafter mentioned  
 had intended to be hereby granted and released should be sold  
 and disposed of and the proceeds thereof received in the purchase  
 of any other property real or personal or both then and in such case  
 it shall and may be lawful to and for the said Jacob Dreyfus  
 Dorem and Ceciliaabella Richardson or the survivor  
 of them by their his or her deed properly executed in the  
 presence of two or more credible witnesses to revoke & make

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 Marriages  
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via ad and every use and use heretofore limited of concerning  
 the premises heretofore mentioned and intended to be hereby  
 granted and released or any part and parcels thereof to  
 limit and appoint any new use or uses of or concerning the  
 same or as upon and at the time of making such assign-  
 ment and limiting any new use or uses of or concerning the said  
 premises or as soon thereafter as can be conveniently done  
 the monies or proceeds arising from the sale or disposal of the  
 said premises be vested by the said parties in the purchase  
 of any other property real or personal or both and the same well  
 and sufficiently conveyed and transferred unto the said Samuel  
 Patterson His Executors Administrators and assigns in trust  
 nevertheless to and for the same uses and purposes as those  
 already expressed Provided also nevertheless that the same  
 former subject to the same condition is hereby given to the  
 said parties from time to time as often as they might think  
 it advantageous to make the use and uses of the whole or any  
 part of any property acquired by the sale or disposal of the  
 aforesaid premises or any part thereof either immediately or  
 remotely and to appoint any new use or uses thereof

And this Indenture further Witnesseth that the said Thos  
 Drayton Darnem for and in consideration of the said intended mar-  
 riage and for the other consideration above mentioned hath truly  
 Covenant promised and agree to and with the said Samuel Patterson  
 His Executors and Administrators That he the said Thos Drayton  
 Darnem shall and will within three months next ensuing the  
 day on which the share or proportion of the said Cecilia Dea-  
 bella Richardson of the Estate real and personal mentioned  
 in the same Schedule hereunto annexed and marked number  
 One and number two shall be ascertained in due form of  
 Law well and sufficiently convey transfer and assign or  
 cause or procure to be conveyed transferred and assigned  
 app and singular the share or proportion of the said Cecilia  
 Deabella Richardson of and in all the said premises under or  
 by virtue of the aforesaid deed of Marriage Settlement and  
 Last Will and Testament or either of them unto the said  
 Samuel Patterson His Executors Administrators & assigns for  
 the intents and purposes aforesaid And also that he the said  
 Thos Drayton Darnem shall and will from time to time and at  
 all times hereafter join and consent to and with the said Cecilia  
 Deabella Richardson his intended wife in all such acts deeds  
 assignments and assurances in the Law as by the Council of  
 the said Cecilia Deabella Richardson & Samuel Patterson

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 shall be advised or deemed necessary for effectually carrying  
 transferring settling and assuming unto the said Channel  
 Patterson King Executors Administrators and assigns for the use intents  
 and purposes aforesaid all such property real or personal or both as  
 she the said Cecilia Shuttleworth Richardsons own is or as she or the said J. Drayton  
 Drayton Dawson in her right at any time hereafter shall or may  
 become possessed of or entitled unto either by descent distribution  
 gift devise bequest or otherwise - In Witness whereof the  
 parties to these presents have hereunto set their hands and seals  
 the day and year first above written -

signed sealed and deliv'd in the presence of  
 Mr Richardson  
 B F Dunkin  
 J. Drayton Dawson  
 Cecilia Shuttleworth Richardson  
 Samuel Patterson

Schedule No 1

List of Negroes included and settled in and by the man-  
 nage Settlement made and executed between Dr Henry Richardson  
 and Mary Richardson dated in the year Eighteen hun-  
 dred and one,

- Billy, James Hercules, Catharina Delia Maria
- Diana Boston Dorinda Jact. Francis Emory William Charles
- Cesar Anderson Louisa Abby Diana Cath Belinda Amy Peter
- Jonah Peggy Puff Bella James Pat Betty Beck Betty Tom
- Lavinia Ched Maria Jim Emory January Mingo Pompey Sam
- Annina Betty Bella Ched Rina James Edmund Billy James Abby
- amy Liddy Trinius Grummett Moll John Lunge Harriet Achill Eye

signed sealed and deliv'd  
 in the presence of  
 Mr Richardson  
 B F Dunkin  
 Cecilia Shuttleworth Richardson  
 J Drayton Dawson  
 Samuel Patterson

Schedule No 2

Schedule of Property left by Mrs Sarah Richardson to Mary Richardson  
 and as her devise to her children by her last will and Testament -  
 being unto the twentieth day of September in the year of our Lords One  
 thousand eight hundred and thirty two -

A Plantation in St Peter's Parish on Black Swamp called Drapalgar con-  
 taining about four thousand six hundred and fifty seven acres. and  
 the following Negroes that is to say Miam, Maria, Lary Aggy  
 Chedon Syphax Peggy Eric Silla Sam Abram Rhina Dorea Jonah  
 Silla Jehan Tom Sandy Joseph, Liza Phillis Kinchy, Affy, Polydore -  
 Tony, July, Maria, Martha, etc Mordca Monday Betty March

Scabel Bep Patience Coffy Shonpur Phillis Hector Greasy Clincon  
Betty Mallye Rachal Shady an infant Lot Frank Brown Hagan  
Richard Gatto Jeanne Patience Hagan Lucy Melissa Gato John Pot  
Anne Harriet Charlotte Jane Henry clean and Sally - also amongst them  
in the United States want stock bequeathed by the aforesaid Will to  
Cecilia Scabella Richardson -

Signed Seals & Observed  
in the presence of  
Mrs Richardson

Cecilia Scabella Richardson (Seal)  
J. Drayton Dorem (Seal)  
Samuel Patterson (Seal)

13<sup>th</sup> Februrary

South Carolina

Personally appeared before me John Richardson and made oath that he saw Cecilia Scabella Richardson J. Drayton Dorem and Samuel Patterson sign seal & deliver this instrument of writing and that he with 13<sup>th</sup> Februrary witnessed the same - and do take this foregoing Schedule down to before me this 15<sup>th</sup> Aug 1834

James Kingman  
Notary Public

Recorded 15 Aug 1834

The State of South Carolina

This Indenture made this thirtieth day of December in the year of our Lord One thousand eight hundred, and thirty three between Edward Lawrence Roche Merchant Sailor of the first part Elizabeth O'Keilly Spinster of the second part and William Waller Saddle of the third part Whereas a marriage is intended with Gods permitting to be shortly had and solemnized between the said Edward Lawrence Roche and the said Elizabeth O'Keilly and upon the treaty of the said intended marriage it has been agreed that five negro Slaves belonging to the said Edward Lawrence Roche and two negro Slaves belonging to the said Elizabeth O'Keilly shall be conveyed to the said William Waller to the use and trust hereinafter mentioned as a provision for the said Elizabeth O'Keilly and the issue if any of the said intended marriage Now This Indenture witnesseth that the said Edward Lawrence Roche for and in consideration of the said intended marriage hath granted, bargained and sold, and by these presents doth grant bargain and sell unto the said William Waller the following negro Slaves that is to say John Charles Romeo &c and Pickering & the said Elizabeth O'Keilly in consideration of the said intended marriage hath granted, bargained and sold, and by these presents doth grant, bargain and sell unto the said William Waller two negro Slaves that is to say Cynthia and her daughter Susan

In There and, to There, the said day and the future issue of the  
 female, to the said William Waller his Executors administrators and assigns  
 In Trust Monthly and to and for the following use intents and  
 purposes and to and for no other use intent or purpose whatever. That is  
 to say until the solemnizing of the said intended marriage to the use of  
 the said Edward Lawrence Roche as to the five negro slaves first above men-  
 tioned and to the use of the said Elizabeth O'Reilly as to the other negroes  
 And from and after the solemnizing of the said marriage then the  
 Trust to receive the wages hire and labor of all the said slaves and  
 to apply the same to the joint use maintenance and support of the  
 said Edward Lawrence Roche and Elizabeth O'Reilly for and during  
 their joint lives not subject to the debts of the said Edward Lawrence  
 Roche and from and after the decease of either of them the said  
 Edward Lawrence Roche and Elizabeth O'Reilly leaving issue of  
 the said marriage then In Trust for the survivor for life  
 for his or her use and for the decent maintenance, education  
 and nurture of the children of the marriage and from and after  
 the decease of the said survivor then In Trust to divide the said  
 negroes and their future issue and income equally between  
 the issue of the said intended marriage if more than one but  
 if the survivor should leave no more than one then to such  
 only issue of the said intended marriage living at the decease  
 of the survivor for his or her use from acquittance & discharge  
 from all other or further trust But in case of the failure of such  
 issue of the said intended marriage then to the use of the  
 survivor of them the said Edward Roche and Elizabeth O'Reilly  
 absolutely and from and the said Edward Lawrence Roche  
 and Elizabeth O'Reilly do hereby grant promise and agree to and  
 with the said William Waller that it shall and may be lawful for  
 him the said William Waller from time to time and at all times dur-  
 ing the lives of the said Edward Lawrence Roche and Elizabeth  
 O'Reilly or the survivor of them to sell all or any part of the slaves  
 or the property that may be debtly in lieu of them and in trust  
 the purchase money to the same use as did herein before declared  
 In witness Whereof the parties to these presents have hereunto  
 subscribed their hands and seals the day and year  
 first above written

Witness & signed in the presence of  
 Charles Beckman, Nicholas, Wall

Edward L Roche  
 Elizabeth O'Reilly  
 Wm Waller

South Carolina

Nicholas Wall appeared & made oath that he  
 saw Edward L Roche Elizabeth O'Reilly & William Waller sign and

and before the instrument of writing and that he with Charles  
Berkman witnessed the same - Town to before on the 21<sup>st</sup>  
May, 1834 - James Kingman clerk  
Recorded 21 May 1834

The State of South Carolina

This Indenture made the  
twelfth day of December in the year of our Lord One thousand  
eight hundred and thirty three between Richard Adamson  
and Mary Videau his wife of the City of Charleston & State  
appraisers of the one part and Charles Mackety Esquire of the same  
place Trustee of the other part. Whereas the said Mary Videau  
the wife of the said Richard Adamson is now entitled by and  
under the last will and testament of her late father Francis  
Marion of the Parish of St John Baptiste deceased to an undi-  
vided share of the real personal estate, of which the said Francis  
Marion was seized & possessed at the time of his death, and  
whereas the said Richard Adamson in pursuance of a verbal  
promise made to his said wife before marriage is willing and  
desires to settle the property & means in trust for her benefit  
and whereas the said Mary Videau claims the performance of  
the said promise NOW therefore this indenture witnesseth  
that they the said Richard Adamson and Mary Videau his  
wife for and in consideration of the promise and for and in  
consideration of the sum of Ten Dollars to them in hand  
paid and truly paid by the said Charles Mackety Trustee at  
before the sealing & signing of these presents the receipt whereof  
is hereby acknowledged here granted & assigned also and  
conveyed confirmed assigned transferred and stored and by  
these presents do grant bargain sell assign transfer &  
set over release convey them firm unto the said Charles  
Mackety Trustee all that the undivided share of the  
said Mary Videau of and in the real personal estate  
of her said deceased father to which she is now entitled  
by and under his last will & testament and all the  
right title interest estate claim and demand of the said  
Richard Adamson & Mary Videau his wife of or to  
the same, the quantity & nature of which may be fully  
ascertained by reference to that said last will and  
testament duly executed & bearing date the nineteenth  
day of April in the year of our Lord One thousand eight  
hundred and thirty three & duly proved recorded in the  
office of the ordinary of Charleston District to have &

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to hold, the same and my part thereof with, assets right and after  
 parteners, tenants, helings, or in any wise incident or appertaining  
 unto the saids Charles, Marchall, his heirs, successors, executors, admin-  
 istrators and assigns from according to the nature of the above  
 estate. In trust nevertheless to and for all and singular the uses  
 trusts and limitations, and subject to all the Covenants hereinaf-  
 ter set forth and declared of and concerning the same that is  
 to say in trust that he the said Charles Marchall Trustee as  
 aforesaid his heirs, successors, executors and administrators, shall & will  
 suffer and permit the said Mary Vidcan from time to time and at  
 all times during her natural life to have the sole and separate  
 use and enjoyment thereof and to receive and dispose of at  
 her own pleasure the income & profits thereof notwithstanding  
 her Covenants in the same manner as if she were single & not  
 married but subject to & absolutely discharged free from  
 the present or future debts, liabilities, contracts, engagements -  
 control, or interference of her present or any future husband  
 and from and immediately after the decease of the said Mary  
 Vidcan the said Richard Yearwood then surviving, then  
 in like manner that he & they shall and will suffer and permit  
 the said Richard Yearwood then from time to time and at all  
 times hereafter during his natural life to have the use  
 and enjoyment thereof and to receive and dispose of the  
 income and profits thereof at his own and pleasure  
 from and immediately after the death of the survivor of them  
 the said Richard Yearwood then and Mary Vidcan his wife  
 in trust that he and they shall and will forthwith convey  
 the same in fee simple as to real estate & absolutely as to  
 personal estate to the Child or Children of the Marriage be-  
 tween the said Richard Yearwood then & Mary Vidcan his wife  
 (the Child or Children of a deceased Child or Children to stand  
 in the place of his they or their parents, respectively and  
 so also of Remotes issue) who shall be living at the time  
 of the death of such survivor and in case the said  
 Mary Vidcan shall be the survivor then being no issue  
 of the Marriage living at the time of the death of the said  
 Richard Yearwood then in trust that he and they shall  
 and will convey the same from and immediately after  
 the death of the said Mary Vidcan to such person or per-  
 sons and for such estate or estates as the said Mary Vidcan  
 shall or may by any writing executed in her life time in  
 the presence of two or more witnesses or by her last will &  
 testament duly executed direct or appoint and in default

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of such appointment also w<sup>th</sup> to the right heirs of the said Mary  
 Viscan and in case the said Richard Yeoman Jan shall be the sur-  
 vivor then being no issue of the marriage living at the time of the  
 death of the said Mary Viscan then in trust that he & they shall  
 time from and immediately after the death of the said Mary Viscan  
 carry the same absolutely to the said Richard Yeoman Jan & here  
 and to hold the same to him his heirs, executors & administrators  
 from according to the nature of the several estates free & absolutely  
 discharged from all further and other trust & Confidence whatsoever  
 And the said Richard Yeoman Jan & Mary Viscan his wife do hereby  
 bind themselves their heirs, executors & administrators to warrant  
 & defend all and singular the premises unto the said Charles  
 Machell his heirs, successors, executors & administrators, & assigns from  
 against themselves & all other persons lawfully claiming or to claim  
 the same or any part thereof And the said Richard Yeoman Jan  
 & Mary Viscan for themselves their heirs, executors and adminis-  
 trators do hereby jointly & severally promised covenant grant & agree  
 to and with the said Charles Machell his heirs, successors,  
 administrators, executors & assigns in manner & form following that  
 is to say That it shall and may be lawful to and for the said  
 Charles Machell his heirs, successors, executors, administrators &  
 assigns from time to time & at all times hereafter peaceably & an-  
 quietly to enter upon receive take possession of & receive rents  
 possession all and singular the undivided share or portion  
 appertaining to which the said Mary Viscan is now entitled under the  
 last will & testament of her said deceased father of and in the real  
 & personal estate of which he did devise & possessed & peaceably & an-  
 quietly to enter upon & possess the lands, tenements & to take receive  
 & turne into possession the other personal estate for the purposes  
 hereinbefore herein after stated that shall be allotted to her as  
 her share of the estate of her deceased father whenever the di-  
 vision thereof shall be made by his executors or otherwise without  
 the let hindrance molestation trouble interruption or interference of  
 them the said Richard Yeoman Jan & Mary Viscan his wife or  
 either of them or of any one else by them or either of their direction  
 And it is hereby further covenanted & agreed by and between  
 the parties to these presents for themselves their heirs, successors  
 executors administrators and assigns jointly and severally that  
 it shall and may be lawful to & for the said Richard Yeoman  
 Jan & Mary Viscan his wife & the survivor of them from time to time  
 and at all times hereafter by their request in writing or that of  
 the survivor to empower authorize require the said Charles  
 Machell or some or as aforesaid to sell mortgage or otherwise

100  
 dispo of all or any part of the real and personal estate hereunto  
 mentioned, and to hinder the process in any other property and personal  
 in possession or in action that the said Richard Yeoman and Mary  
 Viduan or the survivor of them may direct subject nevertheless to all the  
 new trusts purposes limitations & covenants (including the one) herein  
 before hereinafter declared set forth and that the said Charles  
 Machette his heirs successors executors and administrators shall and  
 will from time to time and at all times hereafter make do execute join in  
 any conveyance or instrument of writing that may be necessary to effect  
 the said mortgage or other disposition aforesaid for the purpose aforesaid  
 And it is fully further covenanted & agreed by between the said  
 parties that it shall & may be lawful to for the said Richard  
 Yeoman and Mary Viduan his wife & the survivor of them from  
 time to time and at all times hereafter at their will and pleasure  
 and at the will and pleasure of the survivor to appoint and  
 substitute another trustee or other trustees under this deed in the  
 place & stead of the said Charles Machette or of any former acting  
 trustee or any substituted trustee under this deed by any  
 writing that the said Richard Yeoman and Mary Viduan his  
 wife or the survivor of them may execute for the purpose & the  
 trustee or trustees so appointed & substituted shall be bound  
 by all the provisions covenants of this deed, she entitled  
 to all the rights of the original trustee And Lastly that  
 the said Richard Yeoman and Mary Viduan his wife for  
 the better & more perfect conveying assuring confirming, re-  
 signing transferring & setting over all and obligating the  
 real & personal estate hereunto mentioned unto the said  
 Charles Machette as trustee aforesaid his heirs successors  
 executors & administrators from & for the purposes aforesaid  
 shall and will from time to time & at all times hereafter  
 upon his or their reasonable request pay the proper cost &  
 charges of the trust estate aforesaid make do represent  
 or cause or procure to be made done executed, all & every  
 assurance conveyance release assignment & transfer, deed  
 matter and thing in the law that shall by his or their  
 counsel learned in the law be advised devised or required

In witness whereof the said parties to these presents  
 have hereunto set their hands & affixed their seals the  
 day and year first above written  
 Signed Sealed & Delivered in the  
 presence of  
 J. M. Dwight  
 Matthew M. Dwight

Richard Yeoman (L)  
 Mary Viduan Yeoman (L)  
 Charles Machette (L)

Mary  
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The State of North Carolina }  
 Charleston District — } I, John Michels one of  
 the Justices of the Peace in & for the district & state aforesaid  
 do hereby Certify unto all Whom it may Concern that Mary  
 Viduan Yeaton the wife of the within named Richard  
 Yeaton have did this day appear before me separately  
 privately & separately examine before me did declare that  
 she did, freely & voluntarily without any Compulsion dread or  
 fear of any person or persons whomsoever at least she says  
 she & this her examining, actually join her said husband in  
 the execution of the within release and, that she does still freely  
 voluntarily without any manner of Compulsion dread or fear  
 of any person or persons whomsoever as she did, then renounce release  
 & former relinquish all her estate interest & inheritances in the premises  
 mentioned in the said release unto the within named Charles Mac-  
 betty his heirs successors executors & administrators for the pur-  
 poses therein mentioned And that she did further declare that the  
 said release was freely & bona fide executed at least seven  
 days before this her examining — Given under my hand & seal  
 at Charleston this second day of January Anno Domini 1834

(S) John Michels J. W.

Mary V Yeaton

North Carolina

Personally appeared before me John Wright  
 and made oath that he saw Richard Yeaton the Mary Viduan  
 Yeaton & Charles Macbetty sign seal and deliver the within  
 instrument of writing & that he with Matthew W. Wright witnessed the same  
 shown to before me this 18<sup>th</sup> day 1834

James Kingman  
 Notary —

Recorded 31 Jan'y 1834

The State of North Carolina

This Indenture made this second  
 day of January in the year of our Lord One Thousand Eight  
 hundred and thirty four between Wm G. Verren of the  
 district of Marion of the first part James D. Ervin of the  
 district of Chesterfield of the second and John C. Davis (and  
 Ad. Scarborough of the district of Marion and all of the  
 State aforesaid of the third part Witnesseth that whereas  
 a marriage by Gods permission is intended shortly to be had  
 & solemnized between the said Wm G. Verren and the said



may stand whole the said purchase is or shall be made the said whole  
 real or personal shall be in trust (and conveyed) to and for the use  
 & benefit as is herein and may be hereinafter expressed and subject to the  
 same limitations and conditions & purposes as the negro and who are  
 herein before more particularly named & these and to hold all & singular  
 the said slaves Bonds & Mortgage and other securities for the pay and  
 of money unto the said John C Davis & his heirs and assigns and the suc-  
 cessor of them his heirs Executors administrators or assigns In Trust  
 nevertheless to and for the following uses and purposes that is to say  
 until the solemnizing of the said intended marriage In trust to  
 for the use and behoof of the said Ann G Green her Executors Adminis-  
 trators and assigns And from and after the solemnizing of the  
 said marriage then in trust to and for the use benefit & behoof  
 of such person and persons and in such portions & proportions  
 & estates and estates Manors & farms as the said Ann G Green  
 notwithstanding her intended Coverture by any deed or deeds  
 executed in her lifetime (with the Consent of her aforesaid trustee  
 or the Survivor of them shall express limit and declare And  
 until such declaration & appointments In trust to and for the  
 joint use and benefit and behoof of the said Ann G Green  
 And the said James R Ervin for and during their joint  
 lives But not to be subject in any manner or way what-  
 soever to the debts Contracts or engagements of the said James  
 R Ervin And from and after the Determination of such liability  
 then in trust to and for the use benefit and behoof of  
 such person or persons in such portions & proportions & estates  
 and estates Manors & farms as the said Ann G Green shall  
 by her last will and testament in writing duly executed  
 express limit declare and appoint which said deed or deed  
 or last will and testament the said Ann G Green notwithstanding  
 her intended Coverture by these presents is fully empowered and  
 authorized to make do and execute But in Case the said James  
 R Ervin should depart this life in the lifetime of the said Ann  
 G Green then in trust for the sole and separate use benefit  
 and behoof of the said Ann G Green her Executors Administra-  
 tors and assigns from and absolutely discharged of  
 and from all further trusts But in Case the said Ann  
 G Green should depart this life in the lifetime of the  
 said James R Ervin leaving issue of the said intended mar-  
 riage or should die leaving no issue and without having  
 made any disposition Nominating or appointment by  
 any deed or deeds executed in her lifetime as aforesaid or  
 by her last will and testament then in trust to and for the

use benefit and behoof of the said John R Ervin during his natural life and after  
 and after the death of the said John R Ervin then in trust to and for the use  
 benefit and behoof of the Child or Children Grand Child or grand Children  
 issue of the said intended marriage his her or their respective administrators  
 executors or assigns from if more than one as tenants in Common such grand  
 Child or Children representing his her or their respective parents standing  
 among them only their parents share and the said Ann G Green  
 doth convey in trust also and with the power and authority to the said  
 John C Davis and Art Cartmough that in case it shall or may here  
 after become necessary to sell and convey any of the said Slaves now in  
 possession then issue and increase or any Slaves which may be bought  
 as is contemplated or in case any land or real estate shall here  
 after be bought subject to the trusts hereinafter and consisting here  
 in before stated that it shall and may be lawful for my said  
 trustees by and with my consent in writing to sell and convey  
 any such slave or slaves or real estate and with the proceeds  
 arising from such sale or sales to purchase other Slaves or Slaves  
 or real estate which shall be substituted for such Slave or real  
 estate so sold and shall be in trust subject to the same uses  
 intents limitation, and provisions as the property herein conveyed  
 to my said trustees shall or may be subject

In Witness Whereof the parties to these presents have  
 hereunto set their hands and seals the Day and Year first  
 above written

Benjamin Holt  
 Francis Davis

Ann G Green (L)  
 John R Ervin (L)  
 John C Davis (L)  
 Art Cartmough (L)

State of South Carolina  
 Marion District

Before me personally appeared  
 Benjamin Holt who being duly sworn deposes and swears  
 that he was present & saw the within named Ann G Green  
 by R Ervin John C Davis & Art Cartmough sign seal and  
 deliver the within instrument of writing for the purposes therein  
 mentioned and that Francis Davis signed his name with  
 him as a subscribing witness

Sworn to before me this  
 11<sup>th</sup> day of Jan 1834

Benj Holt

Jay C Bellum (JW)

Recorded 3 Feby 1834

may devise and then such purchase is or shall be made the said estate  
 real or personal shall be in trust (and conveyed) to and for the use  
 objects as is herein and may be hereinafter expressed and subject to the  
 same limitations, and Conditions, & purposes as the negro and who are  
 herein before more particularly named & here and to hold, all & singular  
 the said slaves Bonds & other Mortgages and other securities for the pay and  
 of money unto the said John C. Davis & his Executors and the sur-  
 vivor of them his Heirs Executors administrators or assigns In Trust  
 Nevertheless to and for the following uses and purposes that is to say  
 until the solemnization of the said intended Marriage In trust to  
 for the use (and behoof) of the said Ann G. Green her Executors Adminis-  
 trators and assigns, And from and after the solemnization of the  
 said Marriage then in trust to and for the use Benefit & behoof  
 of such person and persons, and in such portions & proportions  
 & estate and estates Manner & form as the said Ann G. Green  
 notwithstanding her intended Coverture by any deed or deeds  
 executed in her lifetime (with the Consent of her aforesaid trustee  
 or the Survivor of them shall express limit and declare And  
 until such declaration & appointments In trust to and for the  
 joint use and Benefit and behoof of the said Ann G. Green  
 And the said James R. Erwin for and during their joint  
 lives But not to be subject in any manner or way what-  
 soever to the debts Contracts or engagements of the said James  
 R. Erwin And from and after the Determining of such debts  
 then in trust to and for the use Benefit and behoof of  
 such person or persons in such portions & proportions estate  
 and estates Manner & form as the said Ann G. Green shall  
 by her last will and testament in writing duly executed  
 express limit declare and appoint which said Deed or deed  
 or last will and testament the said Ann G. Green notwithstanding  
 her intended Coverture by these presents is fully empowered and  
 authorized to make do and execute But in Case the said James  
 R. Erwin should depart this life in the lifetime of the said Ann  
 G. Green then in trust for the sole and separate use Benefit  
 and behoof of the said Ann G. Green her Executors Adminis-  
 trators and assigns from and absolutely discharged of  
 and from all further trusts But in Case the said Ann  
 G. Green should depart this life in the lifetime of the  
 said James R. Erwin leaving issue of the said intended Mar-  
 riage or should die leaving no issue and without having  
 made any disposition (nominating or appointment by  
 any deed or deeds executed in her lifetime as aforesaid or  
 by her last will and testament then in trust to and for the

we benefit and behoof of the said James R Ervin during his natural life and after  
 and after the death of the said James R Ervin then in trust to and for the use  
 benefit and behoof of the Child or Children Grand Child or grand Children  
 issue of the said intendedly marriage his her or their respective administration  
 trust or assigns from if more than one as tenants in Common such grand  
 Child or Children representing his her or their respective parents standing  
 among them only their parents share and the said Ann G Green  
 doth convey in trust also and with the power and authority to the said  
 John C Davis and Act Cartwright that in case it shall or may here  
 after become necessary to sell and convey any of the said Slaves now in  
 possession then issue and increased or any Slaves which may be bought  
 as is contemplated or in case any land or real estate shall here  
 after be bought subject to the trusts hereinstated and consisting in  
 witness whereof that it shall and may be lawful for my said  
 trustees by and with my consent in writing to sell and convey  
 any such Slave or Slaves or real estate and with the proceeds  
 arising from such sale or sales to purchase other Slaves or Slaves  
 or real estate which shall be substituted for such Slave or real  
 estate so sold, and shall be in trust subject to the same uses  
 intents limitation, and provisions as the property herein conveyed  
 to my said trustees shall or may be subject

In Witness whereof the parties to these presents have  
 hereunto set their hands and seals the Day and Year first  
 above written

Benjamin Holt  
 Francis Davis

Ann G Green (L)  
 James R Ervin (L)  
 John C Davis (L)  
 Act Cartwright (L)

State of South Carolina  
 Marion District

Before me personally appeared  
 Benjamin Holt who being duly sworn deposes and swears  
 that he was present & saw the within named Ann G Green  
 by R Ervin John C Davis Act Cartwright sign seal and  
 deliver the within instrument of writing for the purposes therein  
 mentioned and that Francis Davis signed his name with  
 him as a subscribing witness

Sworn to before me this  
 11th day of Jan 1834  
 J. C. Bellum (JW)

Benj Holt

Recorded 3 Feb 1834

South Carolina  
 Beaufort District  
 Prince Williams Parish

This Indenture made this the Nineth day of Jan: in the Year of our Lord One thousand Eight Hundred and thirty four, between Mary H. Somerset of the County of Burke, in the State of Georgia, of the One part, and James Pattison and Mary Pattison Minor Children of the said Mary H. Somerset of the other part, Witnesseth, that it is covenanted by and between the parties to these presents, in manner & form following, that is to say, whereas the said Mary H. Somerset the day of the date hereof, hath but one only Son J<sup>r</sup>. Pattison and one only Daughter Mary Pattison, & is anxious, being about to marry, to make provision out of a portion of her Estate, for the said James & Mary Pattison, Children by her first Husband, James Pattison, she the said Mary H. Somerset as well for the Consideration aforesaid, as also for the natural Love and affection she bears to her said Children doth covenant and grant, for her and her Heirs to and with the said James Pattison & Mary Pattison their Executors and assigns, that she the said Mary H. Somerset her Heirs, Executors, and assigns by these presents, that she the said Mary H. Somerset her Executors administrators and assigns, and all and every other person or persons and their Executors administrators and assigns, that now hold or are possessed of the following Negro Slaves, to wit, Silvia, Hagar, Nancy, & Charles or that hereafter shall be possessed of the said Slaves, Silvia, Hagar, Nancy, and Charles or the future issue and increase of the females, shall stand, and be possessed thereof, and of every part thereof to such uses, intents and purposes, and upon such Conditions & limitations of uses, as in these presents shall be expressed & declared and to no other use or purpose whatsoever, that is to say, To the only use and behoof of the said Mary H. Somerset for and during the term of her natural life full and discharged, from the debts contracts or Control, of any future Husband and from and after the death of the said Mary H. Somerset to the use of the said James Pattison

and Mary Pattison then their Executors, administrators  
and assigns for ever, and in case either of the said  
James Pattison or Mary Pattison should die  
during the life time of the said Mary H. Somerset  
their Mother unmarried, then to the use of the Survivor  
him or her Executors, administrators and assigns  
for ever - In Witness whereof I the said Mary H.  
Somerset have set my hand, and seal, the Year  
and day first above written -

Sealed and delivered  
in the presence of  
Archibald R. Danner }  
William M. Hazell } Mary H. Somerset (L.S.)  
South Carolina }  
Beaufort District }

Personally appeared before me Archibald  
R. Danner one of the subscribing Witnesses to this  
Deed who being duly sworn made Oath that he  
together with William M. Hazell were present and  
saw Mr. Mary H. Somerset sign seal and deliver  
this Instrument of Writing as her act and deed and  
that they signed their Names as subscribing Witnesses  
thereto -

Sworn to before me  
this 9<sup>th</sup> Jan: 1834  
Lawrence C. Dawson }  
Not. Pub. for the } Archibald R. Danner  
said District }

Recorded 4<sup>th</sup> Feby: 1834

South Carolina

Know all men by these presents that  
I Raphael J. Moses of the City of Charleston am held & firmly  
bound, unto Isaac C. Moses & Charles Brown Moses in the full  
and just sum of Ten thousand Dollars to be paid to the said  
Isaac C. Moses & Charles Brown Moses or their certain attorneys or  
agents administrators or assigns for which payment well & truly  
to be made & done I bind myself and each and every of my  
heirs executors & administrators firmly by these presents sealed with  
my seal & dated this twenty first day of January One thousand  
eight hundred and thirty four, Whereas a marriage is  
intended shortly to be had and solemnized between the said  
Raphael J. Moses and Eliza Matilda the daughter of



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South Carolina  
 Charles District } I solemnly swear before me Charles Campbell  
 who on oath says that he was present when John Wallington  
 Esq. read & Admin. the will of the said as his proper Act & deed  
 for the purpose therein set forth & that he with George Chisholm  
 subscribed their names thereto as witnesses  
 Given to Henry on Feb. 10. 1834  
 Chas. Kingman  
 Not. Pub.

Recorded 11 Feb 1834

South Carolina  
 This Indenture tripartite made the thirteenth day of February in the year of our Lord One Thousand Eight hundred and thirty four and in the fifty eighth of the Liberty & Independence of the United States of America between first Amariah the Son of the County of Charleston in the State of South Carolina  
 first part Lewis Morris of the same place of the second part  
 & William Brittain & Nathaniel DeWane of the same place  
 trustees of the third part Whereas a Marriage by Gods  
 permission is intended to be shortly had and solemnized  
 by and between the said Lewis Morris and Amariah the  
 Son of the County of Charleston and Whereas the said Amariah the Son of the County of Charleston is now  
 seized in his own right and as his individual property  
 of a Negro Slave named Daphne and her five Children  
 named Rachel Harry Lydia Betty & Child and of Certain  
 Bank Stock specified and described in the Schedule here  
 unto annexed, And Whereas it has been stipulated and  
 agreed upon by and between the parties to these presents  
 before the solemnizing of the said Marriage that the  
 said Negro Slaves and Bank Stock should be assigned  
 released and conveyed by the said Amariah the Son of the County of Charleston with  
 the assent of the said Lewis Morris to the said William  
 Brittain & Nathaniel DeWane their executors administrators  
 and assigns in trust to and for the uses trusts limitations  
 intents and purposes hereinafter limitedly expressed & declared  
 of and concerning the said Amariah the Son of the County of Charleston  
 Intimeth that in pursuance of the aforesaid Agreement  
 and in consideration of the said intended Marriage and  
 also in consideration of the sum of One dollar by the  
 said William Brittain & Nathaniel DeWane to the said  
 Amariah the Son of the County of Charleston in hand well and truly paid at or



and to their heirs executors and administrators & assigns from full  
 Clean and <sup>absolutely</sup> discharged of and from all and every further or other  
 use trust or limitation whatsoever and if any Child or Children  
 of the said Marriage should depart this life before the death  
 of such Survivor leaving issue then such issue shall likewise  
 stand represent and take equally among them if more than  
 one such share or shares of the said Negro Slaves with  
 their increase and of the said Bank Stock as his or of  
 their parent or parents respectively would have taken if  
 such parent had survived such Survivor But in case there  
 should be no issue of the said Marriage Children or grand  
 Children living at the time of the death of the said  
 Lewis Morris or Amaranthia Lomax then the aforesaid  
 Negro Slaves with their increase and the said Bank Stock  
 shall enure to, be transferred and conveyed unto and be  
 vested in the survivor of them the said Lewis Morris &  
 Amaranthia Lomax as the case may be his or her ex-  
 cutors administrators or assigns absolutely free Clean  
 and discharged of and from all further or other use  
 trust Condition or limitation whatsoever And it is fur-  
 ther stipulated Covenanted and agreed upon by and  
 between the parties to these presents that in case the said  
 Lewis Morris and Amaranthia Lomax shall at any time  
 hereafter during the continuance of the Survivor of them  
 if they should be issue of the said Marriage shall think  
 it beneficial to their interest to have the whole or any part  
 of the said Negro Slaves with their increase or of the said  
 Bank Stock sold disposed of invested in or exchanged  
 for other property real or personal and the said monies  
 invested in other property or placed at interest that then  
 the said William Brisbane & Act DeWane and trustees  
 aforesaid or being thereunto requested in writing by them the said  
 Lewis Morris and Amaranthia Lomax jointly or by the Survivor  
 of them shall absolutely sell dispose of invest convert or ex-  
 change the same or any part thereof as may be required of  
 them for or into money or other property real or personal at the  
 discretion of and as often as required by them the said Lewis  
 Morris and Amaranthia Lomax in writing or the survivor of  
 them and such purchase or exchange or substituted property  
 real or personal shall be taken and held by the said  
 Trustees their executors or administrators subject to the same  
 uses trusts limitations and conditions as are herein before limited  
 expressed and declared of and concerning the aforesaid

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 Negro Slaves with their increase and the adjoining Bank stock and to  
 any for No other use trust intent or purpose whatsoever And it is  
 further stipulated, Covenanted and agreed upon by and between the  
 parties to these presents that in case further assurance be hereafter  
 required the more effectually to carry into effect the intent of  
 the parties to these presents that they the said Saml. Morris  
 Septiman this Sonnes, or the Survivor of them shall and will  
 from time to time and at all times hereafter upon the reason-  
 able request and at the proper Costs and Charges of the said  
 William Brisbane & M<sup>r</sup> Duboussan Comtee aforesaid make  
 Or send and execute or cause to be made done sealed, and  
 executed all such further and other lawful and reasonable  
 acts deeds, Conveyances, and assurances in the Law whatsoever  
 for the further and more perfect granting and securing all  
 and singular the said premises for the use and purposes hereintofore  
 expressed and declared of and Concerning the same as by the said  
 William Brisbane & M<sup>r</sup> Duboussan their executors 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 have hereunto set their hands & seals  
 on the day and in the year first above writing  
 Sealed and delivered in the presence of The name of M<sup>r</sup> A. Lomdes (L)  
 at Duboussan being formerly Saml. Morris (L)  
 added as a joint Comtee before Wm Brisbane (L)  
 the executing thereof M<sup>r</sup> Duboussan (L)  
 Edward Hammett for  
 W. J. Elliott

Schedule of property referred to in the  
 preceding Deed of Marriage Settlement & identified goods  
 Annually thought at the time of the executing thereof  
 Daphne, Harry, Lydia, Peter, Rachel (children) dead  
 Twenty four shares in the Capital stock of the Bank of the United  
 States Twenty nine shares in the Capital stock of the Bank  
 of South Carolina Seven shares in the Capital stock of the  
 State Bank. One Certificate for Sixteen Hundred and twenty  
 One dollars five Cents of South Carolina State three per  
 cent stock One Certificate for Seven Hundred & Eight dollars  
 97 cents of the same three per cent stock One Thousand and  
 Sixteen shares in the Capital stock of the Bank of the  
 United States (These 16 shares given by James Lomdes Esq to  
 his daughter Miss Amarithia Lomdes - dated 13 February  
 1834 M<sup>r</sup> A. Lomdes (L) Saml. Morris (L) Wm Brisbane (L)

A. A. Dufresne (do), signed seals and returned in the presence of Edward Barnwell & W. S. Elliott —  
South Carolina

William S. Elliott being duly sworn on the Holy Evangelists make the oath that he has seen and saw the within named American Commodore, Lewis Morris, William Brewster & Peter DeLancey sign seal and return the foregoing deed of Marriage Settlement and the release thereunto annexed to and for the best purposes therein specified and this deponent together with Edward Barnwell Jr deposited their names as witnesses to the said executing thereof sworn to before me this 13 February 1834

Deot Jm

W. S. Elliott

Attest

Recorded 15 February 1834

South Carolina  
Colleton District

Whereas Alex<sup>r</sup> & Edward Rache McEwen were married on the tenth day of February in the year of our Lord, One thousand eight hundred and thirty & previous to their intermarriage an agreement was executed between them whereby they agreed to execute a marriage settlement between them and whereas afterwards in compliance with the said agreement they did on the \_\_\_\_\_ day of \_\_\_\_\_ in the year One thousand eight hundred and thirty execute a marriage settlement whereby such property as the said Rache McEwen had before the marriage to Malachi Ford and John D. Edwards upon certain special trusts as well more fully appears by reference to the said settlement and whereas by a clause in said settlement Alex<sup>r</sup> & Edward found himself to make such conveyances as might be necessary from time to time to settle such property as might thereafter be acquired by the said Rache McEwen by deed devise or in any other way and whereas upon a partition of the Estate of Mrs Margaret Ann Ford the following Negro Slaves viz Polly, Lincy, Peggy, Maria, were allotted to Rache McEwen and Alex<sup>r</sup> & Edward as their portion of said estate Now therefore know all men by these presents that we Alex<sup>r</sup> & Edward and Rache McEwen found in consideration of the above agreement and in further consideration of the sum of three Dollars to us in hand paid the receipt of which is hereby acknowledged have granted bargained and sold and by these presents do grant bargain

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and sell to the saids Malichi Ford and John D Edwards the following slaves to wit Jolly Grey Peggy omnia together with the future issue & increase of the females. To have and to hold to them their heirs executors and administrators upon special trust and Confidence nevertheless that the saids Malichi Ford and John D Edwards shall permit the saids Abel & Edwards and Rachel M Edwards to possess and use the saids slaves together with the future issue of the females during their joint lives and after the death of either of them then to permit the survivor to have possess and use the said slaves with the future issue of the females during his or her natural life and at the death of the survivor all trusts and limitations arising there to define the said slaves and the increase of the females to such issue of the saids Abel & Edwards and Rachel M as shall be then alive the saids slaves nor the future issue of the females not to be liable to the debts of either of the aforesaid trusts.

It is however agreed that the above named slaves and the increase of the females or any part of them may be sold or exchanged or otherwise disposed of by the joint consent of the trustees and aforesaid John D provided the proceeds of such sale or exchange be debited upon the same trusts as above set forth. In testimony of which the parties to this deed have hereunto set their hands and seals this 1<sup>st</sup> day of February 1834.

Signed Sealed and Delivered in presence of  
M E Carn

Abel Edwards (L)  
Rachel M Edwards (L)  
Malichi Ford (L)  
John D Edwards (L)

John Carolina }  
Charles W Diet }

I solemnly appeared before me M E Carn who upon oath deposes that he was present & saw the within named A L Edwards, Rachael M Edwards, Malichi Ford & John D Edwards sign seal & deliver the within instrument of writing, as their act and deed & that he subscribed his name as a witness thereto.

Shown to before me  
this 19<sup>th</sup> Feb 1834.

M E Carn

Wm D. Dubois  
Notary Public

Recorded 20 Feb 1834

South Carolina  
Beaufort District

This Indenture of two parts made this the eleventh day of February in the year of our Lord, One thousand, eight hundred, and thirty, four between John Fitzpatrick of Prince Williams Parish in the said state of the first part and Thomas W. Chesse of St Helena Parish in the said state of the second part Witnesseth, That whereas James Reynolds late of St Helena Parish in the said state departed this life some time in the year of our Lord, One thousand, eight hundred and            Substante leaving his near Mrs Elizabeth Reynolds and the following children Richard Reynolds, William Reynolds Robert Reynolds and Sarah Reynolds living at the time of his death in whom his said estate vested under an act commonly called the Act of Intestacy as in the following portions, One third to his said widow and the residue to and among his said children and whereas no administration of the said estate has ever been had, but the same remains yet unadministered in the hands of his widow the said Elizabeth Reynolds now the wife of the party, of the first part and whereas prior to and in consideration of a marriage contemplated between the said John Fitzpatrick and the said Elizabeth Reynolds it was agreed on by them that her estate should be settled to her sole and separate use and a deed of conveyance in the nature of a marriage settlement was drawn on the fourteenth day of June of the year One thousand eight hundred, and thirty, two but in consequence of some misunderstanding respecting the contents of the said deed the same was never executed but cancelled and whereas the said John Fitzpatrick at the time of his said marriage was and still is largely indebted and believing that it would be most dishonest and unjust towards his said wife and his said children that any portion of her estate denied under her former husband James Reynolds should be subjected to said debts and being advised that his marital rights have not attached in his said wife's portion of said estate but that her equities in the same would be preserved on applying to a Court of Chancery and being willing to demand the same in as ample a manner as such a Court would do and to demand a reasonable provision for his said wife and whereas all the estate of the said James Reynolds consists of the following negroes to wit Andy Pat Flora Brista Rose Sam Judy (20) Henry Nancy and Tom and whereas the said John Fitzpatrick is willing and has agreed to assign over and convey the interests of his wife (in consideration of the promises) in the said

46 Negro Slaves being one third part thereof to the said Thomas & Rhoads and the other two thirds hereinafter mentioned, respecting the same the said John Fitzpatrick in pursuance of the said agreement and in consideration of the promises and also in consideration of the love and affection he bears his said wife and of the sum of one dollar to him paid by the said Thomas & Rhoads the receipt whereof is hereby acknowledged, hath assigned and by these presents doth assign all the interest of his said wife in the above mentioned Negro Slaves to the said Thomas & Rhoads his Executors Administrators and assigns for ever and the said John Fitzpatrick doth Covenant promise and agree to and with the said Thomas & Rhoads that in Case administration should be taken on the said estate and a partition and division be made of the said Negro Slaves that such part or portion as may be allotted to his said wife shall be delivered to him the said Thomas & Rhoads held by him his heirs Executors Administrators and assigns for ever and notwithstanding and to and for the following uses purposes and trusts and none other, In the first place to permit & suffer the said Elizabeth Fitzpatrick to have use and enjoy the said Negro Slaves for her own benefit and behoof and to receive the proceeds of their labor as if she were a feme sole free and discharged from the let hindrance and Control of the said John Fitzpatrick during her Coverture and to be free and discharged of the let hindrance and Control of any future husband and to be in no wise subject to the debts contracts or engagements of the said John Fitzpatrick or any future husband and to be in no wise subject to the debts contracts or engagements of the said Elizabeth during her natural life and in the second Place from and immediately after the death of the said Elizabeth to deliver one the said one third part of the said Negro Slaves to the said Richard Reynolds William Reynolds Robert Reynolds & Sarah Reynolds free and discharged from all further and other trusts And the said John Fitzpatrick for himself his Executors and Administrators Covenants to and with the said Thomas & Rhoads his Executors and Administrators to execute all other and further Conveyances which his Council learned in the Law shall direct or advise more effectually to carry into effect the trusts purposes & intents of this Deed In witness whereof the said Parties have hereunto set their hands and seals the day & year first above written

Witnessed in the presence of the said Council John Fitzpatrick  
Witness in the second page being struck out  
Perryripp Lawrence E Dawson

South Carolina L. E. Dawson appears and made oath that  
 he saw John Fitzpatrick sign seal and deliver the in-  
 strument of writing that he with Perry Trapp witnessed the  
 same  
 sworn to before me 20 Feb'y 1834  
 J. Kingman  
 Not. Pub.

South Carolina }  
 Beaufort District } Whereas on the ~~adoption~~ of the  
 within deed I did require the names of Birlah and  
 her Children to be stricken out I do hereby vest them  
 and do declare that they are assigned and conveyed to the  
 same use, purposes and trusts mentioned in the within Deed  
 of and concerning the other negro Slaves, within mentioned  
 In witness whereof I have hereunto set my hand  
 and seal the day of the writing of the within deed  
 sealed and delivered in  
 the presence of  
 Lament E Dawson  
 John Fitzpatrick

South Carolina

L. E. Dawson appears and  
 made oath that he saw John Fitzpatrick sign seal and  
 deliver the above instrument of writing that he witnessed the  
 same  
 sworn to before me  
 20 Feb'y 1834  
 J. Kingman  
 Not. Pub.

Recorded 20 Feb'y 1834

South Carolina

This indenture, tripartite, made the  
 thirteenth day of Feb'y: in the Year of Our Lord One thousand  
 Eight Hundred and thirty four and in the fifty eighth Year  
 of the Sovereignty and Independence of the United States of  
 America, Between Miss Martha Cannon Webb of Charleston  
 in the State aforesaid of the first part, Mr. New Johnston  
 of the same place of the second part, and Daniel C. Webb  
 and Thomas Webb of the same place, Trustees mutually  
 chosen and appointed by the said parties for the purposes herein  
 after expressed, of the third part, Whereas a Marriage by Gods  
 permission is intended to be shortly had and solemnized by

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and between the said Mr. John Johnston and the said  
 C. Webb, And Whereas the said Martha C. Webb is possessed  
 in her own right and as her individual Estate of the property  
 specified in the Schedule A herunto annexed consisting  
 of Four Shares in the Capital Stock of the Bank of the United  
 States, Three Shares in the Capital Stock of the Bank of the State  
 of Carolina, Two Shares in the Capital Stock of the Union  
 Bank, Three Shares in the Capital Stock of the Union American  
 Company, One Certificate for Three Hundred Dollars in the  
 South Carolina State Five per Cent. Stock and Certain Bonds  
 or obligation of William Johnston, bearing date the first  
 day of July, One Thousand Eight Hundred and Thirty One,  
 conditioned for the sum of Three Hundred and Twenty Dollars  
 also of One undivided sixth part of the Estate of her Mother  
 Daniel C. Webb Junr. deceased, who departed this life  
 intestate on the fourteenth day of Novr. in the year of our Lord  
 One Thousand Eight Hundred and Thirty, which Estate  
 consisting of a House & Lot in Queen Street in Charleston  
 near the Planter Hotel and of a Certain Bond or obligation  
 of John Ryan's bearing date the fifteenth day of August  
 in the year of our Lord One Thousand Eight Hundred and  
 Thirty One, conditioned for the sum of Eight Hundred  
 Dollars, is now in the hands of Daniel C. Webb one of the  
 above named Trustees as administrator of the said Danl.  
 C. Webb Junr. and also of One undivided eighth part  
 or share of the residuary Estate of Mr. Sarah P. Legare under  
 her last Will and Testament bearing date the ninth day  
 of May in the year of our Lord One Thousand Eight Hundred  
 and Twenty Nine, Recorded in the Office of the Ordinary of  
 Charleston District, which residuary Estate consisting of  
 Certain Bonds or obligations is in the hands of Danl. C. Webb  
 as Executor of the said Sarah P. Legare, And Whereas the  
 said Martha C. Webb may or will hereafter become entitled  
 to Certain Contingent interests, rights, Claims, Estate or share  
 of property in remainder or expectancy which are specified  
 in the Schedule B herunto annexed, consisting of an undiv-  
 ded Child's Share of Certain real and personal Property  
 under the Marriage Settlement of her Father and Mother  
 Daniel C. Webb and Mrs. Eliza Ann Webb (formerly and  
 before her Marriage Miss Eliza Ann Ladson) bearing date  
 the Twenty Eighth day of November in the year of our Lord  
 One Thousand Eight Hundred and Five and Recorded

in the Office of the Secretary of State in Charleston on the  
 15<sup>th</sup> Decr. 1805. in Marriage Settlement Book N: 5 Page 102  
 also of whatever Estate Real or Personal, may be given, con-  
 -veyed or devised to her the said Martha C. Webb or her  
 issue by her said Mother M<sup>rs</sup>. Eliza Ann Webb, under M<sup>rs</sup>.  
 Eliza Ann Webb's power of appointment granted or secured  
 to her by the aforesaid Deed of Marriage Settlement, also of  
 whatever Estate Real & ~~and~~ Personal, may be devised or  
 bequeathed to her the said Martha C. Webb under and by  
 Virtue of the last Will and Testament of her Father Paul  
 C. Webb provided there be no special limitations or con-  
 -ditions to the same <sup>in</sup> his Will, and also of an undivided Child  
 Share, after the Death of her Mother M<sup>rs</sup>. Eliza Ann Webb  
 of the Estate Real and Personal of Charles S. Ladson late of  
 Colleton District deceased, bearing date in the Year of  
 Our Lord One Thousand Eight Hundred and Twenty Two  
 consisting of Lands, Negro Slaves and other personal Property  
 or Property, into which the same may be converted, & which  
 is in the hands of Daniel C. Webb as Executor of the said  
 Charles S. Ladson. And Whereas it hath been agreed upon  
 by and between the said Martha C. Webb and M<sup>r</sup>. Nelson  
 Johnston (testified by his being a party, here to and Sealing)  
 and delivering these presents) previously, to the said intended  
 Marriage that the aforesaid Real and Personal Estates  
 in possession, remainder or expectancy mentioned in the Schedules  
 A & B hereunto annexed, should by the said Martha C. Webb  
 be granted, released, conveyed and transferred, unto the said  
 Daniel C. Webb and Thomas L. Webb their Heirs Executors  
 administrators or assigns to for and upon the several uses  
 and subject to the Trusts, Conditions limitations, intents and  
 purposes hereinafter limited, expressed and declared of and  
 concerning the same, Now therefore for the purpose of  
 effecting the Views, intents and purposes aforesaid, This  
 Indenture Witnesseth that the said Martha C. Webb  
 for and in Consideration of the said Intended Marriage  
 and also for and in Consideration of the sum of One Dollar  
 to her in hand paid at or before the Sealing and delivery  
 of these presents the receipt Whereof is hereby acknowledged  
 and for divers other good causes and Considerations her-  
 -unto moving by and with the Consent & Privity and  
 approbation of the said M<sup>r</sup>. Nelson Johnston testified by  
 his being a party, here to and Sealing and delivering these

presents) have granted, bargained, sold, aliened, released  
 and conveyed, and by their presents, Deeds grant, bargain, sell,  
 alien, release and convey, unto the said Daniel C. Webb & Thomas  
 L. Webb, all the Estate, Property, Right and other Stock, Choses  
 in action, and undivided interests and Shares of her the said  
 Martha C. Webb-Specified and described in the Schedule A  
 hereunto annexed, that is to say Four Shares in the Capital  
 Stock of the Bank of the United States, Three Shares in the Capital  
 Stock of the Bank of South Carolina, Two Shares in the Capital  
 Stock of Union Bank, Three Shares in the Capital Stock of the  
 Union Insurance Company, One Certificate for Two Hundred  
 Dollars in the South Carolina State Five Per Cent. Stock, a Certain  
 Bond or obligation of William Johnston bearing date the first  
 day of July one Thousand Eight Hundred and Thirty One,  
 Conditioned for the sum of Two Hundred and Ninety Dollars,  
 One undivided Sixth part or Share of the Estate of Daniel C.  
 Webb Junr: consisting of a House and Lot in Queen Street in  
 the City of Charleston, Situate near the Planters Hotel, and  
 of a Certain Bond or Obligation of John Ryan bearing date  
 the Fifteenth day of August One Thousand Eight Hundred  
 and Thirty, One Conditioned for the sum of Eight Hundred  
 Dollars, and of One undivided Eighth part or Share of the  
 residuary Estate of Mr. Sarah P. Legard consisting of Bonds,  
 which undivided Sixth Share of the Estate of the said Daniel  
 C. Webb Junr: and undivided Eighth Share of the Estate of  
 Sarah P. Legard cannot now be accurately stated, but will  
 be specified hereafter in a Schedule and annexed hereto  
 when such division takes place, And also all the Property,  
 Estate and undivided interests, contingent rights & Shares  
 of Property in remainder or expectancy of her the said Martha  
 C. Webb-Specified and described in the Schedule B hereunto  
 annexed, that is to say, an undivided Childs Share of Certain  
 Real and Personal Property, under the Marriage Settlement  
 of Daniel C. Webb and Mr. Eliza Ann Webb his Wife  
 bearing date the Twenty Eighth day of November in the Year  
 of our Lord One Thousand Eight Hundred and Five, also  
 of whatever Estate Real or Personal may be granted or devised  
 to her the said Martha C. Webb or her issue by her Mother  
 Mr. Eliza Ann Webb, by Virtue of Mr. Eliza Ann Webb's  
 power of appointment under the afore said deed of Marriage  
 Settlement, also of whatever Real and Personal Estate  
 may be devised or bequeathed to her the said Martha C. Webb

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