

57 Sixty Shares in the Commercial Bank of Columbia \$100 per share
Eight Hundred and Seven Dollars City of Charleston stock of the City of Charleston
in the said name

Fifty Hundred Dollars in five per cent stock of the State of South Carolina in
the said name

One Hundred and forty Seven Dollars 9% United States Three per
Cent Stock now or hereafter

Thirty Eight Hundred and Sixteen Dollars in Cash deposited in the
Office of Discount and Deposit at Charleston to the credit of the
said Henry Wright

The following owing to my Nancy, Henry, Mrs and her two
children Jane and James Economy and his wife Kelly

Signed sealed and delivered by the parties to the foregoing
deed, land as a part of the same the fourteenth day of May
One Thousand Eight Hundred and Thirty Three and in the fifty
second Year of American Independence

Signed Sealed & Delivered in

the presence of

By H. Mackie

Thomas Pickney

Mary Wright (S)

Peter I. Hand (S)

J. J. J. Bright (S)

South Carolina

Thomas Pickney affirms and made
only that he saw Mary Wright, Peter I. Hand & J. J. Bright
sign and deliver the instrument to the above named
and that he with Dr Mackie witnessed the same

Done to before me

21 January 1833
Samuel Thompson
Not Pub

Recorded 21 Jan 1833
The State of S. Carolina

This Indenture of three parts made this
seventeenth day of December in the Year of our Lord One thousand
Eight hundred and thirty two between Wm B Harwood of Char-
leston City tradesman of the first part Sarah B Morrison of said
Charleston City widow of the second part and Thomas G. C. H.
Woodburn of Charleston City aforesaid Clerk of the third part

Whereas a marriage is intended by God's permission to be
shortly celebrated between the said William B Harwood &
Sarah B Morrison, and the said Sarah B Morrison is possessed
of certain property herein after mentioned and more particularly de-
scribed and it is agreed on the treaty of marriage to be

had between them the said William B. Harwood hereby 13th
 M^rriⁿ that the property to which the said Sarah Bellmorion is
 entitled as aforesaid shall be settled and divided to the said
 hereinafter mentioned as a provision for the said Sarah Bellmorion
 in case the said marriage shall take effect upon the death of the
 wife fully that for and in consideration of the said intended mar-
 riage and agreement as aforesaid, the said Sarah B. Mor-
 rison by and with the consent of the said William B. Harwood
 (signified by his sealing and being in party to this present instrument)
 granting bargains alien^s released and confirmed and by these
 presents doth grant bargains alien^s release and confirm unto the
 said Thomas C. C. R. Wood from his heirs & assigns all the houses
 holds furniture consisting of Beds Bedding, Side Boards, Sofas
 Chairs, Crockery Glassware and all the plate to every other article
 which is now in the dwelling house at 80 Queen Street
 which is not particularly mentioned in this instrument also
 Anne Negley being named as follows falls, Lucy & Nancy &
 Philip Graham Thomas Henry Camm and Emma with
 their posterity issue, I have and to hold the said property
 to and for the several uses interests and purposes hereinaf-
 ter mentioned limited express and declare that is to say
 to the one and separate use and beho^v of the said Sarah
 Bellmorion during her natural life not subject to the
 debt Contracts or agreements of the said Mr. W^m B. Harwood and
 from and after the decease of the said Sarah B. Morrison to
 the use of such persons and posterity and to and upon such
 uses and trusts as the said Sarah Bellmorion by my writing
 in nature of her last will and testament whether sole or
 married may limit and appoint and in default of such
 appointment to the uses of the said Sarah B. Harwood during
 his natural life in trust for the support & maintenance of
 himself and the issue of any of the intended marriage
 and from and after the decease of the said W^m B. Harwood then
 to the children or issue of the said Sarah B. Bellmorion to be
 equally divided among them in the order of distribution as
 the said Sarah B. Bellmorion had or possessed thereof
 intestate without leaving a husband And the said Sarah B.
 Morrison for the executing of the trust aforesaid hath ordained
 nominated and appointed and by these presents doth
 ordain nominate and appoint the said Thomas C. C. R. Wood
 her attorney and attorney in general to transfer the
 property hereinafter mentioned unto the name of the said Tho-
 mas C. C. R. Wood from that he may be possessed of the same

by a clear ipso factu and legal right, and upon the same
had tract, afairint, and it is further agreed by us aforesaid
between thy first andd thens party, that if the said Clark Bellomini
stiles become entitld, to any other property it shall stand confirmed
legitidly and, chareed to, the same age and tynts as the property a-
bove mentioned. A witness whereof the parties have hereunto
settd and delivrd in the presene of

W D Hamond

J Bellomini

J C C R Woodburn

Norman Smitty

Ct C R Moroni

State of S^t Carolina

Charleston District Personally appeared Norman Smitty
and made vathy that he saw Wm D Hamond J. Bellomini
& J. C. C. R. Woodburn sign & seal this doc as they actated
for the uses & purp[os]es therin mentioned & that he with J.
M. Moroni witnesseth the same.

From h[er] before my this
26th day of Jany 1833

Samuel Chapman

Not Rb

Recorded 26th Aug 1833

Extrait du Registre des actes, tenu en la chancellerie du
Consulat de France à Charleston - Jejouurd'au dix neuf
Decembre, Mil huit cent trente deux - Par devant moi,
Robert de Leumont, chancelier du Consulat de France à
Charleston - En présence des témoins ci-après —
dénommés et désignés — Sont comparses —
1^e le s^r. Jean Baptiste Chapeau, natif de l'orée, île de
St Domingue — Major, veuf en première nuptie d'ab^e —
Béatrice Léader, propriétaire résident à Charleston, d'autre part —
2^e Melle Marie Magdalaine Piffonau, fille Major et
héritière du feu s^r. Jean Piffonau, et de Marie Blaize —
Galibert, résident à Charleston, d'autre part —
3^e M^e Françoise Sunillard, veuve Léader, résidant à Charleston
l'assente pour la stipulation ci-après renoncié, aussi
d'autre part, lesquels parties ont fait et arrêté, ainsi
qu'il suit, les clauses et conditions civiles du mariage —
Proposé entre le dit s^r. Jean Chapeau, et la dite Melle
Piffonau, en présence des témoins ci-après nommés,
savoir le s^r. Charly Hacket, Major, profession des
propriétaires; le s^r. Timothée Street Major, profession
de négociant; le s^r. Victor Durand, Major, profession
de marchand; le s^r. Pierre Painier, Major, profession de

Article 1^e

Il y aura une communauté de biens entre le futur époux, conformément aux dispositions du code civil de France, qui réglera tout les effets et le partage de cette communauté, même lorsque ils continueront à faire leur demeure ou des acquisitions hors du territoire français.

Article 2^e

Cependant leurs dettes, charges et le hypothéque antérieure à la célébration de leur mariage, seront payées et acquittées par celui des époux qui les aura contractées, sans que les biens de l'autre et de la part dans la communauté en puissent être aucunement touchés.

Article 3^e

Les biens du futur époux consistent dans la somme de trois cent piastres d'Espagne, tant en deniers comptant, qu'en deniers, lingots bijoux et autres objets mobilier à son usage, plus dans les droits qu'il a à l'indemnité accordée aux anciens colons de St. Domingue par la loi du 30 Avril 1826.

Article 4^e

Les biens de la future épouse consistent dans la somme de trois cent piastres d'Espagne, tant en deniers comptant, qu'en deniers, lingots bijoux et autres objets mobilier, plus dans les droits dans la succession non encore liquidée de ses père et Mère, dont elle est héritière pour un tiers. La totalité des biens, moins ceux du futur époux entrent en communauté; il en sera aussi de tout ce qui lui échera pendant le mariage, tant en Moulles qu'immeubles, par succession, donation, legs, ou autrement.

Article 5^e

La dite D^r Françoise Samillard, veuve Lender, en considération de l'amitié qui l'élle porte à la future épouse, lui fait don d'une somme de deux mille piastres d'Espagne qui sera payée à la future épouse en cas que celle ci survive à son mari; cette donation sera nulle et non avenue, en cas que la future épouse soit le survivant.

Dont acte; fait et passé en la chancellerie du Consulat de France à Charlestown, le ditz jour et an, en présence des témoins susdénommés, lesquels ont

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Sigui' avec lez comparyes d'Ising, Chauvelin, apres
lecture). Le registre des d'ignes Tillary Diffrand & B.
Chapelin "H. F. Leader" "Timothy Street" "J. Pinier"
D. Durand "Charly Huchet" & R. de Beaumont ".
Pour copie conforme au registre.

R. de Beaumont

La pour légalisation de la signature du J^r. Robert de
Beaumont, chancelier du consulat de France en cette ville
Charleston le dix huit Janvier, Mil six cent trente et un

Le consul de France

J. de Chauvelin

N. 474

minutos, cap. 2
lega?
fol. 75.



South Carolina

Charleston Feb^r 1833 J. D. Poyas — made orally
that, the above marriage ^{witnessed by} settlement ^{is an exact copy} from a true
copy of the Black Books — soon before the

15 Feby 1833

Samuel Chapman
Not. Pat

Received, Feby 7th 1833

The State of South Carolina

This Indenture of three parts made and ex-
ecuted this seventh day of February in the year of our Lord
one thousand eight hundred and thirty three; Between
Elizabeth Annis Livingston of Charleston in the State aforesaid
of the first part, Peter Mood of the same place of the
second part and Francis D. Poyas of the same place Trustee
of the third part

Whereas a marriage is intended soon to be had
and solemnized, Between the said, Peter Mood and the said
Elizabeth Annis Livingston, and upon the Treaty for the said
intended marriage it was agreed that all the Estate, real or
personal which the said Elizabeth Annis is now or may
hereafter be possessed of or entitled unto should be set-
tled and secured in trust to and for the several uses, in-
tents and purposes, and under and subject to the several
powers, provisions, limitations, declarations and agreements here-
inafter declared and expressed. Now in consideration of the
said intended marriage, and also in consideration of the
sum of one Dollar by the said Francis D. Poyas to be paid

Elizabeth Annis at and before the sealing and delivery
 of these presents, well and truly paid she the said Elizabeth
 Annis, hath granted, bargained, sold, released, assign-
 ed, delivered and confirmed and doth by these presents,
 grant, bargain, sell, release, assign, deliver and confirm unto
 the said Francis D. Poyas, three negro slaves namely Jane
 and her two Children Jemmy and Maria; To have and
 hold the said negro slaves with the future issue and in-
 crease of the females of them unto the said Francis D. Poyas
 his Executors, administrators, assigns and successors, in trust
 to and for the several uses, intents and purposes, upon the sev-
 eral trusts and with under and subject to the several po-
 wers, proviso's, limitations declarations conditions and agree-
 ments herein after expressed and declared of and concern-
 ing the same; That is to say, to the use of the said Elizabeth
 Annis until the said intended Marriage shall be had and
 solemnized; and from and after the solemnization of the said
 marriage, then upon trust for the sole and separate use of the
 said Elizabeth Annis during the continuance of her said
 intended Covernur, so as that the said slaves and their
 increase shall not be at any time or in any manner subje-
 ct or liable to the debts, contracts or control of the said
 Peter Mood, and upon the further trust that in case the
 said Elizabeth Annis should out live the said Peter,
 then the said slaves, shall upon the death of the said Peter
 become the absolute property of the said Elizabeth
 Annis free and discharged from all the uses, trusts, limi-
 tations, proviso's and conditions herein set forth; But in case
 the said Elizabeth Annis shall die before the said Peter,
 then upon trust from and after the death of the said Eliz-
 abeth Annis for the use of such person or persons and for
 such Estate or estates as she the said Elizabeth Annis shall
 appoint by last will and testament or writing in the na-
 ture thereof or Deed executed in the presence of three dis-
 interested witnesses and in case the said Elizabeth Annis
 shall die without having disposed of the said property by
 last will and testament, or writing in the nature thereof or
 by deed as aforesaid, then from and after her death upon trust
 for the use of such child or children of the said Elizabeth
 Annis as may be living at the time of her death, if one then
 to that one, and if more than one, then to be equally divided
 among them share and share alike; provided always that
 if either or any of the said children shall have died, leav-

issue, which shall be living at the time of the death of the
 said Elizabeth Annis, then such issue shall represent his
 her or their parent or parents and take the same share or share
 in the said property as the parent or parents would if alive
 have taken. But in case the said Elizabeth Annis should
 leave no child or children, or the issue of any child or
 children living at the time of her death, then upon trust
 from and after her death for the use of the said Peter
 and during his natural life and from and after his death
 then upon trust for the next of kin of the said Elizabeth
 Annis, who would by law be entitled to the said property
 and it is hereby declared and agreed, that it shall and may
 be lawful for the said Francis D. Poyas his Executors, ad-
 ministrators and successors at any time or times after the
 solemnization of the said marriage with the consent or
 approbation of the said Peter and Elizabeth Annis,
 testified in writing signed by them to grant, bargain
 sell or exchange all or any of the said slaves and the
 monies, choses in action, or other property whatsoever for
 which the said slaves or any of them shall be sold or ex-
 changed shall be subject to the same ends and intents,
 trusts, uses, limitations, provisos, conditions, declarations
 and agreements as are herein expressed and declared
 of and concerning the said slaves In Witness
 Whereof the parties to these presents have hereunto set
 their hands and affixed their seals the day and year first
 above written

Signed sealed and delivered
 in the presence of
 Martha S Poyas
 John V Holmes
 Samuel E Norton

E A Livingston L.S.
 P Mood L.S.
 F D Poyas L.S.

South Carolina

John V Holmes appeared and made oath
 that he saw E A Livingston P Mood and F D Poyas sign
 seal and deliver this Settlement and that he witnessed
 the same Worn to before me Feby 9. 1833

Samuel Kingman
 Not. Pub.

Recorded Feby 9. 1833

This Indenture Tripartite made
 the nineteenth day of December, in the year eighteen hun-
 dred and thirty two, Between Anne Dupre Gaillard of
 St James Santee in the said State, of the first part,
 Charles L Gaillard of the same place, of the second
 part, and William Gaillard of the same place, and Wil-
 liam Lance of Charleston of the third part; Whereas a
 marriage by God's permission is intended to be shortly
 had and solemnized between the above-named Anne
 D. Gaillard and Charles L Gaillard, and it has been
 agreed upon by and between the said parties, that all
 the estate of whatsoever description real and person-
 al of which the said Anne D. Gaillard may be seized
 or possessed of or entitled to or interested in, either at
 law or in equity at present, or to which she may hereaf-
 ter be entitled or which she may acquire in any manner
 whether by inheritance, devise or otherwise, should previ-
 ously to the said marriage taking effect, be conveyed by
 the said Anne L. Gaillard to the said William Gail-
 lard and William Lance, by way of settlement, subject
 to and under the several uses, trusts, limitations, and
 powers intended to be hereinafter declared; Now this
 Indenture witnesseth, That the said Anne L. Gaillard
 in consideration of the said intended marriage taking
 effect, and by and with the consent of the said Charles
 L Gaillard her intended husband testified by his
 being made a party to and signing and sealing these
 presents, and also in consideration of Five Dollars to
 her in hand paid by the said William Gaillard and
 William Lance, at and before the sealing and delivery
 hereof, hath granted bargained sold released and
 confirmed, and by these presents doth grant, bargain
 sell release and confirm unto the said William Gail-
 lard and William Lance all the undivided moiety or
 half part, of that plantation or tract of land situate
 lying and being in St James Santee aforesaid, containing
 two hundred and fifty acres more or less, and butting and
 bounding on lands of Josiah Gaillard and Charles Gaillard
 and on lands of Daniel Dupre also all the undivided moiety
 a half part, of that plantation or tract of land situate lying
 and being in St Stephen's parish in the said state, contain-
 ing one thousand acres more or less, and butting and bound-

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say on lands of Together with all and singular the
 rights members and appurtenances to the said premises be-
 longing or in any wise incident or appertaining and also all
 the Estate, right, title, and interest whatsoever both at
 law and in equity of the said Anne D. Gaillard of in or to the
 said undivided moiety or half part of the said lands and
 premises; And this Indenture further witnesseth that
 in consideration of the premises and in further pursuance
 of the said marriage agreement, the said Anne D. Gaillard
 hath bargained and sold, and by these presents, doth bargain
 and sell and in plain and open Market deliver to the said
 William Gaillard and William Lance, all the undivided
 moiety or half part of the following negro slaves, being fifty
 in number, and named; Hagar, Betty, Sirette, Eleanor,
 Lorenzo, Albert, Nolsey, Poit, Edward, Emma, Sanchez,
 Hannah, Charlotte, Charity, Derry, Sanchez, Jacob, Charles,
 Will, Clarissa, Nelly, Leonora, Rachel, Plenty, Lydia, Ben,
 Diana, Isaac, Lucy, Nancy, Landa, Billy, Henry, Castillo,
 John, Carolina, William, Rachel, Amarilla, Charles,
 Matina, Frank, (Carpenter) Hector, Cecilia, Lucy, Grace, Harry,
 Lander, York and Tommy, together with the increase of
 the females of them; and also the undivided moiety or half
 part of the Cattle and other animals, and of the articles and
 things mentioned in the schedule thereof / with that of the
 said negro slaves) hereto annexed: (the other undivided
 moiety or half part of the said lands, slaves and the other
 things, being the property of Jane Harvey Gaillard the
 sister of the said Anne D. Gaillard, and the whole pro-
 perty being derived from the Estate of their late father
 and mother David and Mary Gaillard) To have and
 to hold all and singular the premises before mentioned,
 and also all the Estate both real and personal to which
 the said Anne D. Gaillard may become entitled to or
 acquire during the said marriage unto the said William
 Gaillard and William Lance, and the survivor of them,
 their or his heirs, executors, administrators and assigns for
 ever; In trust nevertheless, and to and for the several
 uses, intents and purposes and subject to the limitations
 herein declared and expressed of and concerning the same
 That is to say, to the use of the said Anne D. Gaillard
 her heirs executors and administrators until the said
 intended marriage shall be had and solemnized and
 from and immediately after, Then in trust to and for

the joint use, benefit and behoof of the said Charles L. Gaillard and Anne D. Gaillard during their joint lives, and to permit and suffer them to receive and take the rents, issues, profits, wages, labor and other proceeds thereof; and on the death of the first of them, that is, of the said Charles L. Gaillard, if he should die first. Then in trust to and for the sole and separate use of the said Anne D. Gaillard during her natural life and from and immediately after her death, then in trust for such child or children as she may leave living at her death, and the child or children of such as may have died before her (they taking among them the share of their respective parents) equally to be divided among them share and share alike their heirs or her heirs executors administrators and assigns. But if the said Anne D. Gaillard should die first, leaving a child or children, grand child or grand children as aforesaid, then in trust to and for the separate use of the said Charles L. Gaillard during his natural life, and from and immediately after his death, then in trust, and to and for the same uses and purposes as have herein been declared in the event of her surviving the said Charles L. Gaillard. And in case of the death of either of them the said Charles L. Gaillard and Anne D. Gaillard, without there being a child or children, grand child or grand children as aforesaid, or a child born in a reasonable time after, then in trust and to and for the sole benefit and behoof of the survivor of them, his or her heirs executors and administrators, and in trust to convey to him or her the legal Estate therein accordingly.

In witness whereof, the said parties to these presents, have hereunto interchangeably set their hands and seals, the day and year first above written.

Signed, Sealed and
delivered in the presence of

Witness to the signature
of William Lance

John Phillips
W. H. Lance
Witness to Ann & Charles
Gaillard R. M. Gourdin

(L.S.)
Anne D. Gaillard

(L.S.)
Charles L. Gaillard

(L.S.)
W^m Gaillard

(L.S.)
W^m Lance

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61 State of South Carolina
Charleston District

Personally appeared the Rev. Mr. H. Lance and made oath that he saw Ann D. Gaillard, Charles L. Gaillard W^m. Gaillard & W^m. Lance sign and seal the foregoing Deed, and that he subscribed his name a witness thereto with John Phillips & R. M. Gourdin. Sworn to before me this 2nd February 1833.

Thos J. Jones N. P.

Schedule referred to in this settlement is contained in the two opposite pages

Witnesses

Mr. H. Lance

R. M. Gourdin

Ann Dupree Gaillard

Charles L. Gaillard

W^m. Lance

W^m. Gaillard

State of South Carolina }
Charleston District }

~~Rev. Mr. H. Lance and~~

Personally appeared the Rev. Mr. H. Lance and made oath that he saw Ann Dupree Gaillard, Charles L. Gaillard W^m. Lance & W^m. Gaillard sign the above and that he with R. M. Gourdin subscribed their names to the same as witnesses

Sworn to before me this

2nd February 1833.

Thos J. Jones

N. P.

An Inventory and Appraisement of the Goods & Chattels of David Gaillard deceased of St James Santee made on this the 25th day of April 1832 as follows

Fifty negroes are appraised as below.

Agar	400 00	Ben	200 00
Betty	350 00	Deanna	400 00
Lurette	250 00	Isaac	50 00
Eleanor	150 00	Jury	400 00
Lorenzo	200 00	Junny	350 00
Albert	500 00	Landa	300 00
Molsey	400 00	Billy	500 00
Port	150 00	Henry	500 00
Edward	100 00	Castiles	500 00
Emma	50 00	John	500 00

Sanchez	50 00
Hannah	50 00
Charlotte	400 00
Charity	300 00
Derry	200 00
Sancho	150 00
Jacob	100 00
Charles	50 00
Will	100 00
Clarissa	400 00
Nelly	400 00
Scanova	50 00
Rachel	300 00
Plenty	250 00
Lydia	195 00
	\$ 5525.00

Carolina	500 00
Williams	2500 00
Rachel	100 00
Amaritta	400 00
Charles	150 00
Malvina	50 00
Carpenter	Frank
Hector	500 00
Eretia	400 00
Suci	400 00
Grace	400 00
Harry	300 00
Lander	500 00
York	500 00
Tommy	.10
	\$ 8752.00
	5525.00

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80 Head Stock Cattle	a \$1	320 00
47 " Sheep	\$1	47 00
33 " Hogs	\$1	33 00
Mare & Colt		50 00
Bay Horse called John		5 00
Do Do " Rapid		60 00
Do Do " Davy		30 00
1 Set Dining Tables		20 00
12 oz. Chairs		5 00
Sea Tables \$2 Desk \$1 Side Board \$1		4 00
Books \$10 Beds Bedsteads & Bedding		80 00
1 Silver Tankard \$50 Silver Spoons \$5		55 00
Crockery & Glass Ware \$5 2 ou. Bar. Goods		25 00
1 Single Barrel Gun \$2 Kitchen furniture 5		7 00
Horse Cart \$3 Ox Cart \$7 Saddle \$2		12 00
Surveyor's Compass & Chain & Math & Instruments		10 00
Plantation Tools Old Iron &c		5 00
		768.00
		15.045.00

Mr. Gaillard (S.G.)
Daniel Dupree (D)
John S. Palmer (J.S.)

Appraisers

Ordinary's Office
Charleston District
December 3rd 1832

A True copy from the original

Received July 14. 1833.

Jos. F. O'Hear

This Indenture Tripartite made the eighteenth day of October one thousand eight hundred and thirty two. Between Richard Lane of the parish of St. Helena of the first part, Rachel Winkler of St. Peter's parish widow of the second part; and William Brooker of St. Peter's Parish of the third part as trustee. Whereas a marriage is intended to be shortly had and solemnized by and between the said Richard Lane and Rachel Winkler and whereas the said Rachel Winkler is possessed of some real property consisting of a tract of land containing three hundred and ten acres situated in St. Peter's Parish on or near the waters of Eowawhatchie swamp, being a moiety of a tract formerly owned by Knowles, the other moiety now owned by William Wynn also some personal Estate consisting of the following slaves to wit, Rachel, Hannah & Elsey. And it hath been agreed that the said Richard Lane, shall after the intended marriage had, receive and enjoy during the joint lives of them, the said Richard Lane and Rachel Winkler the interest and profits of the said real and personal Estate, but that the same, and the profits thereof, after the death of the said Richard Lane if he shall first depart this life, shall revert to the said Rachel Winkler if she shall be the survivor. But it is intended and agreed upon by the said parties that if the said Rachel Winkler shall first depart this life, that the said Estate both real and personal shall remain in the possession of the said Richard Lane and he to enjoy the benefits and profits therefrom accruing during his natural life, and no longer, then to such child or children as the said Rachel Winkler may have surviving at the death of the said Richard Lane, but in case there be neither child nor children, then the said tract of land containing three hundred and ten acres, and the negro slaves to wit Rachel, Hannah & Elsey, with their issue and increase to be equally divided between John Knowles and Edmund Knowles, Brothers of the said Rachel Winkler and the lawful heirs of their bodies forever. Now this Indenture witnesseth, that in pursuance of the above recited agreement, and in consideration of the sum of one dollar to the said Rachel Winkler in hand paid by the said William Brooker trustee the receipt whereof is hereby acknowledged, she the said Rachel Winkler by and with the concurrence, consent and agreement of the said Richard Lane

testified by his being made a party to, and sealing and delivery of these presents, hath granted, bargained, sold, assigned transferred and set over, and by these presents doth grant bargain sell, assign, transfer and set over, unto the said William Brooker trustee his executors, administrators and assigns. All the said tract of land as above recited and described, and also ^{the} three negro slaves to wit Rachel, Harn Elsey with their future issue and increase. To have and to hold the said lands and negroes unto the said Will Brooker his Executors, administrators and assigns in trust, nevertheless, and for such purposes and under such provisions and agreements as are hereinafter mentioned, that is to say, in trust for the said Rachel Winkler and her assigns, until the solemnization of the said intended marriage, and from and after the solemnization of the said intended marriage. Then in trust, that he the said Richard Lane during the joint lives of the said Richard Lane and Rachel Winkler, his intended wife and during the life of the said Richard Lane if he shall survive the said Rachel Winkler. To have, receive, take and enjoy all the interest and profits of the said real and personal Estate to and for his own use and benefit; and from and after the decease of the said Richard Lane then if the said Rachel Winkler shall survive him. In trust, that he the said William Brooker his Executors, Administrators shall assign, transfer and pay over all the said real and personal Estate to the said Rachel Winkler, but if she departs this life first, then unto such child or children as she the said Rachel Winkler may leave at her decease, in failure of child or children then to John Knowles and Edmund Knowles, and the lawful heirs of their bodies subject nevertheless to the life time Estates of the said Richard Lane as above made and provided. It is further agreed, by the said parties contracting viz. Richard Lane, Rachel Winkler, and William Brooker that no part or parcel, of the above described real or personal property, shall be at any time, now, or hereafter liable or subject to the debts, dues, contracts or engagements, now entered into, or contracted, or that hereafter may be entered into or contracted, by the said Richard Lane but that the right of property in the above premises shall remain in the said William Brooker as trustee for the use of the

65 said Rachel Winkler and her heirs forever. In testimony
whereof we hereunto set our hands and seal the day and
year first above written. Signed sealed and delivered
in the presence of

Benyt Lane
Thomas Lane

R. S. Lane (P.D.)
Rachel Winkler (P.D.)
^{her mark}

Witnesses to the signature
of William Brooker

William Brooker (L.S.)

John Riley
Thos Lane

Beaufort District St Peters Parish

Person only appeared before me Thomas
Lane who being duly sworn saith that he was present and saw
Richard S Lane, Rachel Winkler & William Brooker sign and
seal the within instrument as their act and deed for the
uses and purposes therein mentioned and that himself Ben-
jamin Lane & John Riley where the subscribing witnesses
thereto.

Sworn before me this
15th December 1832

Thos Lane

John Riley L.S.

Recorded February 18th 1833
The State of South Carolina

This Indenture of three parts
made the twenty first day of February in the year of our Lord
one thousand eight hundred and thirty three, Between John
S Geyer of the first part, Esther E Bonneau of the second
part and John E Bonneau of the third part all of the City
of Charleston and State aforesaid. Whereas a marriage is in-
tended to be had and solemnized between the said John S.
Geyer and Esther E Bonneau, and she the said Esther E.
Bonneau is possessed in her own right of two certain bonds and
mortgages, to wit, one bond of George Edwards to William Lovell
Gibbs Master in Equity, dated the seventh day of March one thousand
eight hundred and twenty two, the penalty whereof is twenty five
thousand two hundred Dollars with a condition thereunder written
for the payment of twelve thousand six hundred dollars as fol-
lows, the principal with interest from the first day of March
in one two and three years by equal annual installments of the
principal and the interest upon the whole amount remaining
unpaid at the end of each year, so that the whole of principal
and interest be paid on or before the first day of March one thou-

and eight hundred and twenty five, upon which said bond the principal sum of eight thousand dollars is now due, and the interest has been paid up to the sixth day of March next, and a mortgage of twenty seven negro slaves, by the said George Edwards to the said William Hassell Gibbs, bearing the same date as the said bond and given for the purpose of securing the same, which said bond and mortgage were signed on the same day of their dates, by the said William Hassell Gibbs to Jacob Bond. I On as guardian of the said Esther E Bonneau, and have been lately and now are pledged by her the said Esther E Bonneau to the bank of the United States to secure the payment of a certain note of Arnoldus Bonneau endorsed by her the said Esther E Bonneau, for eighteen hundred dollars dated twenty first November one thousand eight hundred and thirty two, and the renewals thereon; and one other bond, of Arnoldus Bonneau of Christ Church parish, to her the said Esther E Bonneau dated the seventh day of March one thousand eight hundred and twenty nine in the penal sum of six thousand dollars conditioned for the payment of three thousand dollars with lawful interest from the date to be paid annually and the whole amount to be paid on or before the seventh day of march one thousand eight hundred and thirty five, secured by a mortgage of the same date from the said Arnoldus Bonneau to the said Esther E Bonneau of a tract of land in Christ Church parish aforesaid containing six hundred acres, and twelve negro slaves; and she the said Esther E Bonneau is also possessed of a certain other mortgage bearing date the twentieth November one thousand eight hundred and thirty two from Susan Maybank to her the said Esther E Bonneau, of seven negro slaves given for the purpose of counter securing her the said Esther E Bonneau against any loss she might sustain by reason of her said endorsement of the note aforesaid of the said Arnoldus Bonneau. And whereas, upon the treaty of the said marriage it was agreed by and between the said John S. Geiger and Esther E Bonneau, that all the estate of the said Esther E Bonneau of whatever it consisted, should be conveyed assigned settled and apured, to the uses upon the trusts, for the intent and purposes, and by, under and subject to the powers, provisos, declarations and agreements hereinafter limited, expressed and declared of and concerning the same. Now this Indenture, witnesseth, that in pursuance and performance of the said agreement and for and

in consideration of the said intended marriage and for settling the
bonds and mortgage hereby assigned and released or intended to be
be; to the uses upon the trust, for the intents and purposes and by
with under and subject to the powers provisos and agreements herein
in after limited expressed and declared of and concerning the same
and in consideration of the sum of five dollars to her the said
Esther E Bonneau in hand paid by the said John E Bonneau at
or before the sealing and delivery of these presents, the receipt
whereof is hereby acknowledged, she the said Esther E Bonneau,
by and with the privity and consent of the said John S Geyer
(testified by his being a party to these presents) hath granted,
bargained sold aforesaid transferred and set over and by these
presents doth grant, bargain, sell, assign, transfer and set over unto
the said John E Bonneau his executors administrators and assigns
all and singular the said bond and mortgage of the said George
Edwards, the said bond and mortgage of the said Arnoldus Bonneau
and the said mortgage of the said Susan Maybank, hereinbefore
already particularly described and also hereafter specified in the
Schedule A hereto annexed, and also all the right title claim
and demand whatsoever of her the said Esther E Bonneau of in or
to the same or any part thereof. To have and to hold, receive and
take all and singular the bonds and mortgages and the several
sums of money now due or hereafter to grow due thereon with them
and every of their appurtenances, unto the said John E Bonneau his
executors administrators and assigns forever: Upon trust neverthe-
less, and to and for the sole use benefit and behoof of her the said
Esther E Bonneau her executors administrators and assigns until
the solemnization of the said intended marriage between her the
said Esther E Bonneau and him the said John S Geyer, then in
trust for and during the joint lives of them the said John S Geyer
and Esther E Bonneau, to and for the joint use benefit and behoof
of them the said John S Geyer and Esther E Bonneau and to suf-
fer and permit them to have take and receive the issues, income,
interest and profits arising from the said bonds and mortgages
and every part and parcel thereof to and for their joint use and
benefit without being in any manner subject to the debts contracts
or control of the said John S Geyer; and should she the said
Esther E Bonneau survive him the said John S Geyer then
from and after his death in trust to and for the sole use ben-
efit and behoof of her the said Esther E Bonneau her execu-
tors administrators and assigns freed and discharged from all
further and other trusts. And should she the said Esther E Bonneau
die before him the said John S Geyer, then in trust to and for the

use, benefit and behoof of all, and every person or persons, for such estate in such parts, shares and proportions, manner and form and subject to such provisos, conditions restrictions and limitations and with such remainders over as she the said Esther E Bonneau at any time or times hereafter during her life, notwithstanding her coverture, by her last will and testament in writing or any writing purporting to be her last will and testament to be signed and published by her in the presence of and to be attested by three or more credible witnesses, shall limit direct or appoint; and in default of any such limitation direction or appointment, and in case she the said Esther E Bonneau should so die before him the said John S Geyer without leaving issue living at the time of her death, then in trust as to one moiety of the said property to and for the use benefit and behoof of him the said John S Geyer his executors administrators and assigns free and discharged from all further and other trusts; and as to the other moiety of the said property, to and for the use benefit and behoof of such of the children of William H. Bonneau, as shall be alive at the time of the death of her the said Esther E Bonneau, their executors administrators and assigns free and discharged from all further and other trusts. And in default of any such limitation direction and appointment as aforesaid and in case she the said Esther E Bonneau should so die before him the said John S Geyer leaving issue living at the time of her death then in trust to suffer and permit him the said John S Geyer to have take and receive the said issue's income, interest and profits of the said property, for and during the term of his natural life, and at the death of him the said John S Geyer then in trust to and for the use benefit and behoof of such of the issue of the said Esther E Bonneau by this intended marriage as shall be then living, if more than one share and share and share alike among them, and if but one then to that one, their, his or her executors administrators and assigns free and discharged from all further and other trusts; the issue of any deceased child of the said intended marriage presenting their parents and taking such part or share as the parent if alive at that time would have taken, provided always nevertheless, should all the said issue of the said intended marriage so living at the death of the said Esther E Bonneau, die during the life time of the said John S Geyer without any of them having attained the age of twenty one years or having married, then at the death of the last survivor of them the said issue in trust

as to one moiety of the said property, to and for the use of the children of John S. Geyer his executors administrators and assigns, and his and their proper benefit and behoof free and discharged from all further and other trusts, and as to the other moiety of the said property, to and for the use benefit and behoof of such of the children of the said William H. Bonneau as shall be then living, their executors administrators and assigns free and discharged from all further and other trusts, and it is hereby declared to be the true intent and meaning of these presents, that in any of the events herein before stated, in or by which the children of William H. Bonneau are provided for that in any such case or even the issue of any deceased child of the said William H. Bonneau shall represent the parent of such issue and take the same share among them which his/her or their parent would have taken if then alive. And it is hereby further declared, that it shall and may be lawful to and for the said John E. Bonneau and his successor and successors as Trustee under this Deed from time to time and at all times hereafter when and as often as may be thought proper by and with the advice and consent of the said John S. Geyer and Esther E. Bonneau or of the said John S. Geyer surviving her, to take collect and receive the principal moneys due on the said bonds and mortgages and the moneys thence arising again to invest in such other property real or personal as may be thought most beneficial and advantageous and the same again to sell and dispose of and to the proceeds thereof to reinvest, when and as often from time to time and at all times hereafter as may be thought proper, subject nevertheless and always to and for the same uses, intents and purposes hereinbefore expressed and declared of and concerning the same, and lastly, that it shall and may be lawful for the said John S. Geyer and Esther E. Bonneau or of the said John S. Geyer surviving her, from time to time and at all times hereafter in and by their or his Deed under their or his hand and seal executed in the presence of two witnesses when and as often as may be thought proper by and with the advice and consent of the said John E. Bonneau or his successor or successors, and should there be no acting nominated trustee then alive, without such consent and advice, to constitute, nominate and appoint another trustee or trustees in the place and stead of the said John E. Bonneau, his or either of his successor or successors as trustee or trustees as aforesaid. And the successor or successors as trustee or trustees as aforesaid last constituted nominated and appointed shall and will possess and enjoy all and singular

the rights, powers, privileges and authorities and be subject to the duties and responsibilities of the original trustees and the person or persons formerly trustee or trustees in whose place and stead such new trustee or trustees may be appointed shall henceforth herefrom forever exonerated and discharged.

Witness the hands and seals of the said John S. Geyer Esther E. Bonneau and John E. Bonneau hereunto set the day and year first above written, the property having been already fully and particularly described above, Schedule is not annexed hereto.

Signed, Sealed, and Delivered
in presence of

W. H. Bonneau
Jno S. Payne

John S. Geyer (L.S.)
Esther E. Bonneau (L.S.)
J. E. Bonneau (L.S.)

South Carolina

Jno S. Payne appeared and made oath that he saw John S. Geyer Esther E. Bonneau and J. E. Bonneau sign seal and deliver this instrument of writing and that he with Wm. H. Bonneau witnessed the same. Sworn to before me 27th Feby 1833

Samuel Kingman
Not. Publ.

Recorded 27th February 1833

The State of South Carolina

This Indenture tripartite

made and entered into the Twentieth day of April in the year of our Lord one thousand eight hundred and twenty four between Benjamin Parry of St Paul's Parish in the State aforesaid, of the first part; Jane Bolton Johnston of the said Parish and State, of the second part; and Agnes Bolton Johnston of the Parish and State aforesaid and Matilda B. Ewing of the City of Charleston and State aforesaid of the third part: Whereas the said Jane Bolton Johnston under and by virtue of certain articles of agreement and Marriage contract entered into and concluded on the eighth day of April anno Domini 1807, between her deceased father Archibald Simpson Johnson and her beloved mother Agnes B. Ewing, now Agnes B. Johnston, is entitled to an equal and distributive share of all the Estate, real as well as personal, settled and secured by said Marriage settlement, agreeably to a Schedule thereto appended and a copy of which is hereto annexed, and which said Estate, real and personal, so settled and secured, is conveyed to trustees herein mentioned and appointed, in the words following "That from and after the dissolution of said Marriage all and singular the Estate, Right, title and interest of her the said Agnes B. Ewing dwelle, dwelt or to be dwelt has or obtained from the estate of her said deceased father Adam Ewing or under

72 Jane Balfour Johnston, daughter of the said Archibald and Agnes by the marriage
aforesaid, upon the contract of which Marriage the said Benjamin Penny hath agreed
that if the same shall take effect, that he notwithstanding the said Marriage, he
the said Benjamin Penny his executors, administrators or assigns shall not nor will inter-
meddle with or have any right title or interest either in Law or Equity, in or to
any part of the rents, issues, yokes and proceeds of the estate, right, title and in-
terest of the said Jane B Johnston derivable, derived, or to be derived from the
said settlement of the said Archibalds and Agnes; neither shall he the said Benjamin
Penny his executors, administrators or assigns intermeddle with or have any right title
or interest either in Law or Equity, of, in or to the said estate right title and
interest derivable, derived, or to be derived by the saids Jane B Johnston
from the above recited settlement but the same shall remain, continue and be subject
to the uses, trusts and confidences hereinafter named. Now this Indenture
witnesseth that for and in consideration of the said intended marriage and
for the purpose of preserving the estate right title and interest derivable derived
or to be derived from the said Marriage settlement of the said Archibalds
and Agnes, to and for the separate use, benefit and behoof of the said Jane B
Johnston, It is agreed between the parties to these presents that all the
said Estate, right, title and interest derivable, derived, or to be derived from the
said Marriage settlement wheresoever and as the said Jane B Johnston shall
become entitled to the same, shall be conveyed, assigned and transferred to the
said Agnes B Johnston and Matthew G Gibbs trustees hereby nominated and appointed
under this Marriage settlement to them and the survivors or survivor of them and the
heirs, executors and administrators of such survivor In trust that they and each of them
so present and suffer the said Jane B Johnston from time to time and at all times
during the existence and during the natural life of the said Jane B Johnston to take
to herself and to and for her sole and separate use benefit and behoof notwithstanding the
said covenant and not liable to or for the debts or engagements of her said intended
husband the rents, issues, profits and proceeds thereof and of every part and parcel
thereof as they arise and accadden; And from and immediately after the death of
the said Jane B Johnston In trust for the use, benefit and behoof of such
issue of the said Marriage as shall be appointed or designated by the saids
Benjamin and Jane in an instrument of writing signed by them and hands and
witnessed by two or more credible witnesses, to such child or children the issue of
said marriage, if more than one to be equally divided amongst them share and share
alike and their attaining the age of Twenty one years or day of marriage to them
and their heirs forever and if but one then to such issue so appointed and designated
by or her heirs and assigns forever; But in default of such appointment or designation
as aforesaid by the said Jane and Benjamin then from and immediately after the
death of the said Jane B Johnston In trust for the joint and equal
use, benefit and behoof of such issue of the said Marriage as she may have
living at the time of her death, if more than one to be equally divided
amongst them share and share alike, on their attaining the age of

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to such person his or her heirs & executors. But should the said Dame Agnes Johnston have predeceased by the said marriage. It is then agreed by the parties to these presents that the said Dame Agnes Johnston shall in that event have it in her power only by the said marriage to hereby grant by the said Dame Agnes Johnston to give, devise, order and dispose of the property herein settled and secured or any part thereof either by her last will and testament in writing or by any other writing whatsoever signed with her hand in the presence of two or more credible witnesses to such person or persons as she may think fit. And it is further agreed that he the said Benjamin Perry shall and will from time to time at all times from and after the said intended marriage shall take effect upon every reasonable request and at the proper cost and charges of the said Dame Agnes Johnston and Matthew G Gibbs or the survivor of them or the executors or administrators of the survivor of them, payable do and execute all and every such further act or acts thing and things for the better settling recovering and receiving the monies, goods and estates of the said Dame Johnston allotted and declared for her separate and benefit, and disposal as aforesaid as by the said Dame Agnes Johnston and Matthew G Gibbs or the survivor of them or the executors or administrators or the survivor of them or the executors or administrators of the survivor of them or their or any of their counsel learned in the law shall be reasonably devised, advised or required: Provided always, and it is clearly concluded and agreed by and between all the said parties to these presents and it is the true intent and meaning thereof any of the said parties hereunto, that they the said Dame Agnes Johnston and Matthew G Gibbs and the survivor of them and the executors and administrators of the survivor of them, shall and may from time to time reimburse, satisfy and pay him and themselves out of the said Estate all such necessary and reasonable charges as they shall sustain or be put unto by reason of their being made parties to these presents or transacting any thing pursuant thereto; and that neither of them the said Dame Agnes Johnston and Matthew G Gibbs shall be any ways accountable for the act of the other or liable to make good any more of the said estate than what shall really and bona fide come into their hands or custody: Provided also, and it is declared, concluded and agreed by and between the said parties to these presents that the said Benjamin Perry his executors and administrators shall from time to time at all times hereafter be indemnified and saved harmless out of the separate estate of the said Dame Agnes Johnston of and from all costs, charges or damages that he or they shall or may sustain, incur, or be put unto for or by reason of the said Benjamin Perry's joining or being made a party in any action or suit for recovering any part of the separate estate of the said Dame Agnes Johnston, or his joining or being made a party in any receipt or release to be made and given upon receiving any part of the separate estate of her the said Dame Agnes Johnston as aforesaid or any other account whatever relating to the said separate estate. On witness whereof the Parties to these presents have hereunto set their hands and seals the day and year above written
 Agnes Johnston (AS) Matthew G Gibbs (MD) Benjamin Perry (BD)

Dane G Johnston (L D) - Sealed and Delivered in the presence of the following witnesses being first made in the body of this deed previously to the execution of these presents viz; The provision commencing in the Sixteenth line of the second page and ending in the nineteenth line of the same page, which provision is repeated in the following words and included in black lines, "But should the said Dane G Johnston depart this life leaving no issue of her body if the surviving spouse should depart this life before attaining the age of twenty one years or day of marriage then to the use of her brothers or the survivors or survivor of them to them and their heirs to be equally divided amongst him or them or his or their attaining the age of twenty one years, "But should the brothers of the said Dane G Johnston depart this life before the said Dane she having no issue by said marriage" is cancelled; and between the eighteenth and nineteenth lines of the same page immediately after the said black lines the following words, "But should the said Dane G Johnston have no issue by the said marriage" are interlined and form a part of the deed.

Joseph T Waring - John Bent Peake

Copy of Schedule of the real and personal Estate passed by the marriage Settlement of Archibald G Johnston and Agnes G Ewing and referred to in the verbal of said Marriage Settlement in order to ascertain the estate right title and interest derivable, derived or to be derived by Dane G Johnston under the aforesaid Settlement.

Estate of Adam Ewing deceased of which Agnes G Ewing is entitled to an equal sixth part agreeably to his last will and testament viz; A Plantation in St Paul's Parish called Bot Savannah containing 2000 acres more or less.

Slaves in England £ 7000 or £ 8000 Sterling or thereabouts after the debts of the Estate shall be all paid off.

The Estate interest - in the former Partnership of Adam and Adam Ewing of Charleston when settled.

The following negro slaves belonging to the said Estate viz;

Daniel
Jeffrey
Jacob
Nancy
Kitty
Monday
Sarah
Diana
Asaph
Deborah
Maggy
Sam
Thomas

John
Silvey
Sam
Lidy
Dick
Jacob
London
Tusy
Phryne
Polydore
Jane
Carolina
Glagow

Philander
Lanwick
Heggea
Elise
Joe
Sanbo
Araham
Gelbo
Cylinder
Drafa
Dane
Chachie
Limeras

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D Ewing

Johnael
Greenock
Mary Ann
Betty
Polydore
Derrick
Dohany
Kathy
Andrew
Bob
Sarah
Marinbal
Dunbar

Dudges
Aest
Sarah
Prince
Emma
Ebbie
Quash
Phillis
Davy
Dingo
Johnstone
Caesar
Rose

Allen
Brad
Phillis
Jack
Lawick
Bley
Bar
Robert
Motherville
Duly
Garrison
Bess
Brain
Dana

Total 79 Negroes

Real Estate of Chichaldo & Johnston et al.
A plantation in St. Bartholomew's parish called Roslin containing about
2500 acres more or less situated on the Saltwater River
Negroes belonging to Chichaldo & Johnston et al.

Jimmy
Huncles
Charles
Bob
Duly
Marwells
Worke
Monday
Cyrus
Adam
Abraham
Peter
Jimmy
Peter
Dinah

John
Greenock
George
March
Phillis
Nelly
Hannah
Doll
Mary
Sarah
Judy
Beck
Silva
Rose
Tom

Lucy
Cesar
Tyro
Jimmy
Lucy
Chloe
Bella
Suey
Amy
Bellas
Rose
Sudy
Ebbie
Nancy
Brain

Total 45 negroes

Signed in the presence of
Joseph S. Wain
John Jane Peake

Benjamin Parry
Jane B. Johnston
Agnes B. Johnston
Matthew S. Gill

State of South Carolina

Be it remembered that at a period

subsequent to the execution of the within articles ~~and~~ of the colonization of the maine.
 and the Estate of Adam Owings share of the within parcels Agnes & Johnston
 was entitled to the one equal sixth part hath been divided by ~~and~~ under the decree
 of the Honble the Court of Equity in Charleston as will fully appear by the rec-
 ord thereof in consequence of which proceedings the following property hath been
 allotted to the said Agnes & Johnston as her in moiety ~~and~~ so hereby inden-
 tered on the within deeds to abide the sumes ~~and~~ trust therof that is to say
 The following Negroes Phille, Polydore, Gallo, Christie, Andrew, Teat, Duo,
 John Glasgow, Dram, Abram, Tunc in town being her specificall negroes from
 her fathers estate. * Christie was after the division exchanged for a wench
 called Lucy.

Also the following bonds viz;

Robert William Owings bonds delivered due 1st Decr for her share of the plantation
 Stock, implements, furniture &c in town ~~and~~ country ~~and~~ her share of certain negroes
 taken by Robert William at the valuation of Decree for £1,288.72⁵
 Robert William Owings other bonds for her $\frac{1}{6}$ of the valuation
 of the plantation which he took at the appraisement
 of Decree £180. -

Which bonds are given to James Owings one of the Trustees
 within parcels to David Banks one of the other Trustees for the uses ~~and~~ trusts of
 the settlement.

Signed by the Trustees to the Marriage Settlement of Agnes
 & Johnston & Christopher & Johnston as will more fully appear by reference
 to that deed in the Secretary of States office at Charleston in Marriage
 Settlement books Nos 5 page 291 on the 9th of April 1807

South Carolina

Be it remembered that subsequently to the giving of the bonds
 mentioned opposite facts which are subject to the within deed of settlement the
 monies due thereon have been paid in ~~and~~ the said monies invested in negroes which
 negroes are as follows viz;

Phille purchased from Mr W Desauvage 10 January 1810
 Moses Jeffay & Kit from Charles Attridge Do
 Maria from O Cuthbertson 20 January 1810
 Tom Sarah, July & Gibbo from J M Dab Do
 Nancy, Ben & Sephia from Wm Patterson Esq May 1810

To which said negroes purchased with the proceeds
 of the said Bonds Bills of Sale are held in the names of the trustees as ~~and~~
 for part ~~and~~ parcel of the property of Mrs Agnes & Johnston subject
 to the terms ~~and~~ provisions of this settlement Oct 25 1810 subscribed ~~and~~
 recorded as stated on the opposite side of this page

South Carolina

Collector District 3 Personally appeared before me

John Lewis Parker who being duly sworn saith that he was present and saw the within Deeds of Marriage settlement duly executed, that he saw Benjamin Penn Davis & Johnstone, Agnes & Johnstone & Matthew & Gill, Esqrs Seal and as their own proper act and Deeds execute the within instrument of Writing for the uses & purposes therein mentioned to be together with C & Waring subscribed their names as Witnesses to the due Execution of the same - Sworn to before me this 8th June 1824 Recd Penny 2 M

Register Alone Conveyance

Office Collector District I do hereby certify this Deed of marriage settlement to be duly recorded in Book C page 369 this 8 June 1824 by The Register

Recorded 10th March 1833

South Carolina

Whereas a Marriage is intended to be made, had and solemnized by an certain Joseph Clarke of Saint Bartholomew's Parish, Esquire and Elizabeth Godfrey his wife, Youngest daughter of Alexander Grover of the same parish, Physician and the said Joseph Clarke in prospect and Consideration of the said intended marriage hath agreed and consented to and with Doctor Alexander Grover for him and trustee for the said Elizabeth Godfrey that all and singular the estate real and personal of whatsoever nature or kind to which the said Elizabeth Godfrey shall be entitled at the time of her marriage and to which she may at any time thereafter become entitled either by descent gift devise or otherwise shall be and remain to and for her sole and separate use and benefit notwithstanding any other provision and that the same nor any part thereof shall not be in any manner Subject or liable to the debts contracts engagements or disposer of the said Joseph Clarke and the said Joseph Clarke hath also moreover agreed and consented that the said Elizabeth Godfrey notwithstanding her marriage shall have exercising and enjoying the same and every other part thereof in as full and ample a manner as if she were sole and unmarried and that in consideration whereof of the said agreement the said Joseph Clarke for himself his heirs executors and administrators doth covenant to and with the said Alexander Grover for and trustee for the said Elizabeth Godfrey his heirs executors and administrators that all and singular the estate real and personal of whatsoever nature

or time to which the child Elizabeth Godfrey shall be entitled, at the time of the said Marriage also all the estate both real and personal of whatever nature or kind, to which the child - Elizabeth Godfrey may at any time after her intermarriage aforesaid be entitled either by gift devise descent or otherwise shall be and remain to her own self and separate and distinct from and that the same shall not in any manner be subject or liable to the debts Contracts or engagements of hers the child Sarah Clarke and the child Godfrey for herself his heirs Executors and administrators Doffe for the last Covenant with the child Doctor Alexander Brown his heirs Executors Administrators that the child Elizabeth Godfrey shall notwithstanding her marriage have exercised and enjoy the same in as full and ample a manner as if she were sole and unmarried And furthermore that he will at all times hereafter at the request of the child Doctor Alexander Brown make do and execute all and every such further instrument of writing or deeds as may be necessary for the further better and more perfect carrying the premises - into execution according to the true intent meaning desiring of the present agreement On this 15th day of April whereof the parties have therunto set their hands and seals the fifty day of October in the year of our Lord One thousand eight hundred and thirty three -

Signed Sealed and Delivered

Presented by
Richd Cunningham
James McLean
Sam. Rigg

J. Clarke *(L)*
Alex Brown *(L)*

South Carolina {
Calhoun District } Personally appeared James McLean
who being sworn say that he together with Richard Cunningham & James Rigg saw the witness named J Clarke before whom he did seal and deliver the above instrument
operating as their own and also acknowledged the above signature

Sworn to before me
the day 15 April 1833 James McLean
E. J. Webb

J. P. *(L)*
Recorded 17 April 1833

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The State of South Carolina

I know all men by these Presents, that I James Mackide Shuckelford of the City of Charleston in the State of South Carolina aforesaid, am held and firmly bound unto Robert Brown and Robert Ewing Brown of the said place, Trustees duly named and appointed of Martha Brown, Daughter of the said Robert Brown, in the full and just sum of Fifty thousand Dollars, to be paid to the said Robert Brown and Robert Ewing Brown as Trustees as aforesaid their certain attorney, Executrix, administrators, executors or assigns. To which payment I will and truly do make and done I bind myself, and each and every of my heirs, Executors and administrators firmly by these presents, Dealed with my Teste and dated the tenth day of April in the year of our Lord one Thousand Eight Hundred and thirty three and of the Sovereignty and Independence of the United States of America the fifty seventh

Whereas, a marriage is intended to be had and solemnized between the said James Mc Shuckelford and Martha Brown, and the said Martha Brown is entitled in her own right to one moiety or half part of a Plantation Land and negroes and other property herein after more fully described given, devised and bequeathed to her by her late husband Andrew Alme subject to the life Estate therein of Andrew Alme the Husband of her said late husband Andrew Alme in and by the last Will and Testament of the said Martha Alme duly made and published under and by virtue of power to that effect record and given to her in and by her marriage settlement with the said Andrew Alme and which said Will bearing date the fourth day of May in the year of our Lord one Thousand Eight hundred and thirty two is duly proved and recorded in the office of the Ordinary of Charleston District in the State aforesaid - and which said marriage settlement bearing date the thirtieth day of August in the year of our Lord one Thousand Eight hundred and twenty four is duly proved and recorded in the office of Secretary of State for the said State of South Carolina in Charleston as by reference thereto will more fully appear - and according to the said Marriage settlement of the said Martha Alme, the said Plantation, Lands, Negroes and other property to the moiety or half part of which the said Martha Brown is entitled subject to the life Estate of the said Andrew Alme as aforesaid, consists of all that plantation or Farms Lands in the District of Charleston aforesaid which formerly belongs to James Alme the former husband of the said Martha Alme containing about One Thousand acres together with about Eighty five slaves thereto and the sum of the Female Slaves from the date of the said Marriage settlement of the said Martha Alme and the stock of cattle and the Horses, sheep and the plantation tools, implements and utensils there used on the said plantation and the then growing crop and also all that House and lot of Grounds situate, lying and being in Charleston in the said City of Charleston together with the household furniture and plate therein - and also all the Estates and property real and personal which she the

and Martha Alice may have inherited or such may have been devised or bequeathed to her since
the date of her said settlement - and by a last or Schedule subsjoined to her said settle-
ment it appears that the names of certain of the said persons then were Bristol,
Adam, Sandy, Sampson Tella, Dodge John Martin, Hector Lee, Paul, Dick,
George, Oche, Ismael Isaac Lucy, Doc, Isaac, Oche, Clara,
George, Mill, Buff, Eve, Ahn, Pat, Rita, Dinal, Dan, Dan, Danny, Nancy,
All, Henry, Ruth, Barbara, Betty, Dan, Phyllis, Moll, Jackie, May Ann,
Billy, Charles Thompson, Harry, Phil, Jim, Harry, Harry, Dan, Oliver,
Mary, Bess, Harry, Rose, Judy, Doll, Peg, Danny, Peg, Roger, Dinal,
Nancy, Lou, Jim, Adam, Charles, Phyllis, Adam, Bob, Anna, Belle and Clara,
as in and by the said settlement, and the list or schedule thereto subsjoined
referred thereto. Such lists will more fully appear and Whereas in Contin-
uation and consideration of the said intended marriage of the saids James M.
Shackelford and Martha Brown it has been mutually understood, promised and
agreed by and between them the said James M. Shackelford and the said Martha
Brown and the said Robert Brown and Robert Ewing Brown the Father and Brother
of the said Martha Brown Trustee specially named and appointed for that
purpose that all the property real and personal to which she the said
Martha Brown is or may be entitled under the Will of her said Aunt Martha
Alice or to which she may be entitled hereafter otherwise in any manner or on any
account whatever shall be settled and secured on her and in the said Trustees
or their Successors to and for the uses intents and purposes hereinafter expressed and
declared of and concerning the same - And Whereas the said property real and personal
coming to the said Martha Brown under the Will of her said Aunt Martha
Alice is now in the possession of the said Andrew Alice subject to his life
estate therein on no division of it can now conveniently be made and no dividing
of it now take place so that a more particular description of the moiety thereof
belonging to the said Martha Brown subject to the said life estate cannot at this
time be obtained. And as the said Martha Brown is under Twenty one
years of age she cannot yet legally convey her part or portion of the property
real and personal above mentioned and described to the said Trustees and
for the purpose of the said intended settlement and by the said James M.
Shackelford in consideration of the said intended marriage and further in
consideration of One Dollar to him in hands paid by the said Robert
Brown and Robert Ewing Brown the Receipt whereof he the said James M. Shackelford
doth hereby acknowledge for himself and his Executors and Administrators
both executed promised granted and agreed and doth hereby covenant, promise,
and agree to and with the said Robert Brown and Robert Ewing Brown
theirs, Executors Administrators and successors in manner and form following,
that is to say that she the said Martha Brown so soon as she attains Twenty
one years of age or a year thereafter as may be practicable or at any time
thereafter - to be the said James M. Shackelford from time to time
at all times hereafter and each of them in consideration of the said

81 intended marriage @ of this covenant @ agreement shall @ will by such and
sufficient conveyances @ you are in the Law, grant, bargains, sells, assign, agree,
convey and deliver unto the said Robert Brown and Robert Young Brown their heirs
Executors administrators @ successors all and singular the undivided moiety or half
part of her the said Martha Brown of @ in the property real @ personal to
she mentioned @ described @ any part @ parcel thereof @ that she the
said Martha Brown shall @ will renounce her Interest and in the said Real
Estate to the said Trustees their heirs @ successors @ that he the said
James Al Shackson shall @ will make and add @ procure @ cause to be annexed
@ added to the said conveyance @ appearance or conveyance @ appearances a full
and perfect list, description and schedule of all and singular the property
real @ personal so conveyed and agreed Our trust nevertheless that is to
pay all @ singular the said property @ Estate real and personal unto the
said Robert Brown and Robert Young Brown their heirs Executors, Administrators @
Successors as Trustees as aforesaid according to the nature of the Estate Our Trust to
be @ for the several uses, intents @ purposes herein after expressed and declared
of @ concerning the same - That is to say Our trust to be @ for the
sole @ separate use benefit @ behalf of the said Martha Brown her heirs,
Executors, administrators @ assigns until the consummation of the said intended
marriage @ from @ after the consummation of the said intended marriage Then
Our trust to be @ for the joint use, benefit @ behalf of them the said James
Al Shackson and Martha Brown for @ during their joint lives @ to suffer and
permit them the said James Al Shackson and Martha Brown to have take @ receive
the rents issues, wages interests income @ profits arising therefrom @ from any @ any part
thereof during their joint lives as aforesaid but without being in any manner subject to
or liable for the debts contracts or engagements of the said James Al Shackson
@ should she the said Martha Brown pursue him the said James Al Shackson
then from @ after the death of him the said James Al Shackson
Our trust to be @ for the said Martha Brown her heirs, Executors, administrators
@ assigns forever freed @ discharged from all further @ other trusts @ should
the said Martha Brown die before him the said James Al Shackson without
leaving lawfully begotten issue living at the time of her death - then @ in that case
Our trust from @ after the death of the said Martha Brown without leaving lawfully
begotten issue living at her death, as to one moiety of the said property real @
personal herein @ lawfully agreed to be settled @ conveyed or distributed in to be
to @ for the sole use benefit @ behalf of the said James Al Shackson his
heirs, Executors, administrators @ assigns - @ as to the other moiety of the said
property real @ personal to @ for the sole use benefit @ behalf of such
of the immediate family of the said Martha Brown namely her Father, Mother,
Brothers @ Sisters or their issue or any or either of them @ for real Estate
or Estate as she the said Martha Brown is @ by her last Will and
Testament may direct, limit or appoint @ for want of and direction, han-
dication or appointment or for so much as may not be effectually

duected limited or appointed as aforesaid thereto for the sole use, benefit and behoof
 of the right heirs of the said Martha Brown other than the said James Al Shackson
 paid and discharged from all further and other trusts - And should the said Martha
 Brown die before the said James Al Shackson leaving lawfully begotten issue
 living at the time of her death who have to survive the said James Al Shackson
 aforesaid then and in that case, Our Trust to namely the said property
 real and personal Our Trust to be for the sole use benefit and behoof
 of him the said James Al Shackson for and during his natural life
 and to suffer and permit him to have take and receive the rents, issues
 income, wages and profites of the said property real and personal
 for and during his natural life and from and after the death of
 the said James Al Shackson to aforesaid surviving the said
 Martha Brown who having previously died leaving lawfully begotten issue
 living at the time of her death she, To Wit, the saids issue who survived
 the said James Al Shackson the Our Trust to be for the said
 issue of the said intended marriage living at the death of the said
 James Al Shackson survivor as aforesaid if one then to that one his
 or her heirs, Executors, administrators and assigns absolutely and forever and in
 manner then to those their Heirs, Executors, administrators and assigns absolutely
 and forever to be equally divided among them share and share alike paid
 and discharged from all further and other trusts - and should any or
 other of the issue of the said intended marriage, have married and died
 leaving lawfully begotten issue living at the death of the said James Al Shackson
 aforesaid surviving the said Martha Brown then and child or chil-
 dren of such issue of the said intended marriage so dying as aforesaid shall
 on the death as aforesaid of the said James Al Shackson take and
 receive such part or proportion of the property real and personal herein and
 lastly agreed to be settled and conveyed or intended to be for the uses
 and purposes herein contained as the parent or parents if alive would
 have taken and received to him her or their, his her or their heirs, Executors,
 administrators and assigns paid and discharged from all further and other
 trusts - And should the said Martha Brown die before the said James Al
 Shackson leaving lawfully begotten issue living at the time of her death and
 such issue die before the death of the said James Al Shackson, Then
 from and immediately after the death of such issue so as aforesaid surviving
 the said Martha Brown and dying before James Al Shackson aforesaid
 Our Trust above moiety of the said property real and personal herein and
 lastly agreed to be settled and conveyed or intended to be to be for
 the sole use benefit and behoof of the said James Al Shackson his heirs
 Executors, administrators and assigns from funds and discharged from all further
 and other trusts and as to the other moiety of the said property real and
 personal to and for the sole use benefit and behoof of such of the
 immediate family of the said Martha Brown namely her, Father, Mother,

Brothers and Sisters or their Children or any or either of them and for such Estates
 as she the said Martha Brown in and by her last Will and Testament or any paper purporting to be her last Will and Testament may direct, limit or appoint, and for want of such direction limitation
 or appointment, or for so much as may not be effectually directed, limited
 or appointed as aforesaid then to and for the sole use, benefit and behoof
 of the right heirs of her the said Martha Brown other than the said James
 Col Shacksons funds and discharged from all further and other Trusts
 and further in trust and it is mutually covenanted, understood, promised
 and agreed that should the said Martha Brown die before the said
 James Col Shacksons without leaving lawfully begotten issue living at the
 time of her death or if she die before the said James Col Shacksons
 leaving lawfully begotten issue living at the time of her death and such
 issue die before him the said James Col Shacksons surviving her as
 aforesaid then and in either of these cases it shall and may be lawful
 to and for the said Martha Brown notwithstanding her intended coveture
 and full power and authority are hereby reserved and given to her, in and
 by her last Will and Testament or any writing purporting to be her last
 Will and Testament to give devise and bequeath one moiety of half part
 of the property real and personal herein agreed to be conveyed and settled
 or intended so to be to each of her the said Martha Browns immediate
 family namely her Father, Mother, Brothers and Sisters and their issue or
 any or either of them and for such estates or Estates as she the said Martha
 Brown may direct, limit and appoint - And the said James Col Shacksons
 for the consideration aforesaid doth further covenant, promise and agree to and with the said Robert Brown
 and Robert Ewing Brown as Trustees as aforesaid their Executors, administrators
 and successors in manner and form following That is to say, that the the
 said James Col Shacksons from time to time and at all times hereafter
 and she the said Martha Brown when she reaches the full age of Twenty one
 years and from time to time and at all times thereafter shall and will
 grant, bargain, sell, assign, convey, transfer and set over unto the saids
 Robert Brown and Robert Ewing Brown as Trustees as aforesaid the Heirs
 Executors, administrators and successors all and singular the property real and
 personal which may at any time or times hereafter happen, fall, or
 come to the said Martha Brown in her own right or to the said James
 Col Shacksons in her right during their said intended marriage by
 inheritance, purchase or in any other way or manner between the Trustees
 notwithstanding and to and for the same uses, intents and purposes limited and
 of concerning the other property herein and hereby agreed to be settled and
 conveyed or intended as to be and further that in the said James Col Shacksons
 funds from time to time and at all times hereafter and she the said Martha
 Brown when she reaches the full age of Twenty one years and from time to

time at all times thereafter and all my power or persons whatsoever having lawfully claiming or to claim my Estate, right, title, interests, property, lies, demand or claim of, in or to all singular the said property real and personal or my part or parts thereof shall and will from time to time at all times hereafter in the several requests of the said Robert Brown and Robert Ewing Brown their heirs, executors, administrators or successors and at the proper costs and charges of the Trust Estate, make, do, seal, execute and deliver or cause and procure to be made, done sealed, executed and delivered to the said Robert Brown and Robert Ewing Brown their heirs, executors, administrators or successors all and every such several act and acts, devices, conveyances and appliances in the Law whatsoever for the more perfect and absolute granting, bargaining, selling, giving, conveying, conferring and apportioning all and singular the said property real and personal at any part and parcel unto the said Robert Brown and Robert Ewing Brown their heirs executors, administrators or successors as by them, or either of them, their or either of them counsel learned in the law shall be reasonably advised, devised or required. And I trust always nevertheless and to and for the several uses, intents and purposes hereinbefore expressed and declared of concerning the same and further in trusts and it is hereby expressly commanded, promised granted and agreed by and between the parties aforesaid that it shall and may be lawful to and for the said Robert Brown and Robert Ewing Brown and the Survivor of them and their successors and successors as Trustees and Trustees as aforesaid by and with the advice and consent of the said James M Blackleapole and Martha Brown or the Survivor of the same time to time at all times hereafter and when and as often as it may be thought proper to grant, bargain, sell and dispose of all and singular the said property real and personal or any part or parts thereof and the monies thence arising gain to invest in such other property real or personal as may be thought most beneficial and the same again to sell and dispose of and several when and as often from time to time at all times as may be thought fit upon subject always nevertheless and to and for the same uses, intents and purposes and subjects to the same powers and purposes herein expressed and declared of concerning the same, and further that it shall and may be lawful to and for the said James M Blackleapole and Martha Brown and the Survivor of the same time to time and at all times hereafter in and by their Deeds under their hands and Seals or under the hand and Seal of the Survivor of them, Executed in the presence of two witnesses when and as often as may be thought proper by and with the advice and consent of the said Robert Brown and Robert Ewing Brown or of the Survivor of the same or their Successor or Successors or should there be no acting nominated Trustee then alive, then without such advice and consent to constitute nominate and appoint another Trustee or other Trustees in the place and stead of the said Robert Brown and Robert Ewing Brown or either of them or their Successor or Successors as Trustee or Trustees as aforesaid and the Successor or successors as Trustee or trustees as aforesaid last constituted nominate and appointed shall and will possess and enjoy all and singular the rights, powers, privileges and authorities and

be subject to all the duties and responsibilities of the original trustee or trustees and
person or persons formerly Trustee or Trustees in their place and another and
new Trustee or Trustees may be appointed shall be forthwith hereupon from
executed and discharged. Now the condition of the above obligation
is such that if the said James M. Shuckelford his heirs executors
and administrators shall and do well and truly in all things perform, fulfill
and keep all and singular the said several clauses, covenants, promises and
agreements in the foregoing recited and agreement set forth to be by him his
heirs, Executors and administrators performed, fulfilled and kept then the above
obligation to be void and of no effect or else to be and remain in full force
and virtue - James M. Shuckelford Seal — Signed, sealed and
delivered in the presence of - W. King - Wilson Mitchell -

State of South Carolina
Charleston District

Personally appeared Wm King Esq and
made oath that he saw James M. Shuck-
elford sign, seal and deliver the foregoing named Settlement Bonds as his
act and deed to and for the uses and purposes therein mentioned and that he
with Wilson Mitchell witnessed the same - Given to before me this 13
day of April 1833 C. P. McCall Not Pub

Recorded 13rd April 1833

In the State of South Carolina

To all to whom these presents shall come, Greet-
ing:

Whereas it is intended that a marriage shall be had and solemnized
between James Machide Shuckelford of the city of Charleston and State aforesaid
and Martha Brown, daughter of Robt Brown of the same place and by reason of
her minority, she is unable by Law to execute a conveyance of the property to
which she is entitled under the Will of her late, deceased and Martha
Milne (duly made and published under and by virtue of power reserved
and given to her and by her marriage settlement with Andrew Milne
her husband who hath survived her) or to covenant for the conveyance of the
other property that may hereafter accrue to her to Trustees in a marriage settle-
ment for the uses and purposes to which it is deemed advisable that the
said property should be settled. But she is perfectly competent to express her senti-
ments respecting the provisions of said settlement, and in order to secure the said
settlement, the said James Machide Shuckelford has on the day of the date of
these presents executed unto the said Robt Brown and Robt Living Brown
as Trustees of the said Martha Brown - in a Bond in the sum of
Fifty thousand Dollars conditioned for the performance of certain covenants and
agreements in the recital of the said Bond fully set forth and intended
to operate as a marriage Settlement, of which said marital is hereby affixed.

agreed to and made a part of these presents, and in order to evidence the same
of the said Martha Brown to the said settler and the acceptance of the said
Trustees of the said Trust in the execution of the same of the said James Machilde
Shackelford, the execution of this Instrument has been advised. Now Therefore
these presents witnesseth, That in consideration of the said intended marriage she
the said Martha Brown hath approved and agreed to doth approve and
agree to all singular the several clauses, covenants and provisions in the said
intended settlement in the usual of their kind set forth and contained and
that he the said James Machilde Shackelford and she the said Martha
Brown have each of them both approved and sanctioned and do
and each of them doth hereby approve and sanction the nomination and
appointment of the said Robert Brown and Robert Ewing Brown as Trustees
of the said settlement and that they the saids Robert Brown and Robert Ewing
Brown have respectively consented and agreed and do hereby consent and agree
to accept the office and charge of Trustees of the said settlement and
to perform the several duties thereby rendered incumbent on them -

In witness Whereof they the saids Martha Brown,
James Machilde Shackelford, Robert Brown and Robert Ewing Brown have hereunto
set their hands and the three last named their Seals also this tenth day of
April in the year of our Lord one thousand eight hundred and thirty three
and of the Independence of the United States the fifth month
Martha Brown, J. M. Shackelford *(seal)*, Robert Brown *(seal)* R. E. Brown
(seal), Signed sealed and executed in presence of Mr. King, Nelson Atchells
- chell

South Carolina
Charleston District

Personally appeared Mr. King and made
out, that he saw Martha Brown sign and
James M. Shackelford, Robert Brown and Robert E. Brown sign & seal this Oath
and that he with Wilson Mitchell witnessed the same - I am to before me the
13th day of April 1833 - A. P. McCall Not Publ

Recorded 13th April 1833

South Carolina

This instrument made the thirtieth day of February
in the year of our Lord One thousand eight hundred and
twentv seven between Elizabeth, wife of Benjamin in the
district of Georgetown of the first part Benjamin son of
George in the State aforesaid of the second part and
George Matyman and Thomas Estelle of the third place
of the third part Whereas a Marriage is intended
by saids persons shortly to be had and solemnized
between the said Elizabeth wife of Benjamin and the said George

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She and Wharre the said Elizabeth Melclinchy in consideration
of her son right and inheritance of the said lands and tenements
and lands held by her late husband John Melclinchy and her
late husband John Melclinchy is now paid by her lawfully by her
Certein part of the inheritance that any of lands given to her
and being on the west of County in the West aforesaid as also
more fully appear by and by the day writing wherein of the
Court of Ordinary returned her warrant saying that she and Wharre in
prent and Consideration of the said inheritance granted to her
Benjamin Shear and Elizabeth Shear the said Elizabeth Shear agreed
that the said Elizabeth Melclinchy shall forth by her and her
and make over the said houses and land unto the said Benjamin
of the same place aforesaid unto the said Benjamin Waterman and
Horn, Et Rec and to the Lessor of the said his agents and adminis-
trators in trust aforesaid and to use for the said my intent
and purpose herein after mentioned purposes aforesaid aforesaid
and Concerning the day after this Charter witnesseth
that in pursuance of the said agreement and consideration
of the said intended marriage and also for the con-
sideration of the sum of the Pollar to the said Elizabeth Melclinchy
in hand paid well and truly by the said
Elizabeth Melclinchy and her Et Rec at and before the
making of these presents the receipt whereof is hereby ac-
knowledged and for settling and disposing all and
singular the said premises to and for the uses intent
and purpose hereinafter mentioned expressed and declared
and for doing other good causes and Considerations the said
Elizabeth Melclinchy therunto moving etc the said Elizabeth
Melclinchy by and with that party Consent and
approving and Payement of the said Benjamin Waterman
therefore by his being a party to said settling retaining
thereof partly with her parties bargained and made
and by these presents doth sette bargain and ob-
lige and be due form of law herein unto the said Elizabeth
Waterman and Horn, Et Rec the Lessor his executors
and administrators all and singular the description
named and set forth in the said
Et Rec and Elizabeth Melclinchy
for the same is now and increased along the said tract
of two hundred and thirty acres of land there in
two more particularly described unto the said
Elizabeth Waterman and Horn, Et Rec and her children
of them and the executors and administrators of the said
latter in trust aforesaid to and for the Lessor my intent

and purpose hereinafter limited and declared of and Concerning the
 that is to say to the use and benefit of the said Elizabeth McClelly
 her executors and administrators unto the said Elizabeth McClelly
 shall be obtained and kept effectually and from and upon and after
 after the death aforesaid from then up to trust that the said
 shall not in any wise be subject or liable to the Controled action
 engagment of the said Benjamin Clark but that he (as)
 relating to the said and aforesaid shall be the said Elizabeth
 McClelly as if she were a friend she had upon the said premises
 and Concluded that the said Elizabeth McClelly out-
 untrustabasing her said Contreue shall and may by her last
 will and testament in writing or any instrument purporting to be
 her last will and testament limit appoint and dispose of
 the said property in such manner and to such uses as the
 said Elizabeth McClelly may deem proper, and in case of the
 death of the said Elizabeth McClelly without disposing of the
 same by her last will and testament or other writing pre-
 paring to be her last will and testament then the said said
 property with the increase thereof by reason and cause to the
 proper use benefit and behof of such Child or Children being
 the issue of the said intended Marriage as shall be limited
 at the time of her the said Elizabeth McClelly's death by nowher-
 eelse being the law in test and manner of the said parties that during
 the continuance of the said Trust the said Elizabeth McClelly
 shall not sell or dispose of any part of the said property without
 the Consent of the said George Waterman and others before-
 mentioned —

In witness Whereof the said parties to these presents have executed
 so their hands and seals the day and year first above written
 signed Sealed and Delivered in presence of Elizabeth McClelly (her mark)
 of the word of Mr. Thompson my first
 attorney and on the first page of the
 said Deed, attested as often intimated —
 know that I, Nancy & Ruthie
 Nancy & Ruthie

B. J. Shan
 George Waterman
 Mrs. G. Reed

Jane & Martha
 Jane

Sayeth further I, presently afform and declare, and say, only known chit
 Sampson this 3d that she was present when the said George and Elizabeth McClelly
 Clinchy Recd. their George Waterman & they delivered said instrument to her
 and to her deliver the writing aforesaid Deed for her use before their ap-
 pearal & that she did deposit Nancy & Ruthie their instrument
 to the said instrument themselves on the day of March 1853, then strong in
 hand & Martha

The State of South Carolina
The County of Charleston

made the County eight day of February in the year and by
 One thousand eight hundred and thirty two between John P. Behn
 daughter of Philip At Behn lately deceased spouse of the first husband
 of the said John P. Behn in the village of Crownfield in the said County
 bound part and Thomas E. Brown of Crownfield in the said
 County of the said part and all of said South Carolina in the
 District of Seal fort and State aforesaid Whereas the said
 Mary At Behn at the sealing and delivery of this present
 instrument to and actually possessed in fee simple of four
 Negro Slaves named Jacob Amy and Philip and shee the
 daughter of the said Amy and Behn also the said Mary
 At Behn is entitled to an undivided share portion or
 interest in the real estate of which her said father the said
 Philip At Behn died seized and possessed unto her as
 a marriage is intended to be shortly had and celebrated
 between the said Mary At Behn and the said John P. Behn
 and the said Mary At Behn is willing and
 desirous to chuse and assure the Negro Slaves and
 undivided share of the real estate aforesaid mentioned for the
 future psonal and maintenance of herself and her in-
 tended husband the said John P. Behn during his life
 and for the maintenance support and education of such
 Children or Children as the two said Mary At Behn
 may here upon the terms aforesaid provide and appoint
 in her Manner after the Inclosure whereof shall be
 that said Mary At Behn for and in consideration of the
 said intended Marriage and of the psonal and other
 for ays in consideration of the sum of One Dollar
 to her, in hand paid by Thomas E. Brown the receipt
 whereof is hereby acknowledged and by and with the consent
 of the said John P. Behn so farre dignified by his her
 leaving a party of and dignity and sealing
 these presents respectively given countersigned and
 and aling and by these presents made for
 great bargains and aling and assy to the said
 Thomas E. Brown all those four Negro Slaves above
 mentioned with the ips and incures of the female
 and all the right interest and claim of the said
 Mary At Behn in and to the real estate of which
 her said father died seized and possessed which now

remains to be divided between his heirs aforesaid by
 approval to Hold the said four Negro Slaves with the
 factors issues and members of the family and the said
 undivided share in the real estate aforesaid unto the said
 Thomas E. Tolson his heirs executors administrators. In
 trust nevertheless to him and after the term of his life, for
 him, and to his following, that is to say, in trust that
 the said Thomas E. Tolson shall suffer and permit the
 said Joseph M. Tamm to have the management done,
 and control and receive the slaves labor and hire
 of the said Negro Slaves and Control rents and profits
 of the said portion of the undivided real estate aforesaid
 for the right and benefit and maintenance of them by
 himself Joseph M. Tamm and Mary M. Behn for
 and during the term of their marriage the said Negro Slaves
 further in trust aforesaid and the said real estate to be
 free from all liability claims or encumbrances upon
 account of the debts contracts or dealings of the said
 Joseph M. Tamm here before or hereafter and from and
 after the death of the said Joseph M. Tamm if he should die
 first leaving behind of his marriage with the said Mary
 M. Behn that the Trust to permit and suffer the said
 Mary M. Behn to have the management directing and
 Control of the said Negro Slaves & real estate during the
 term of her natural life and after her death then
 in trust for such issue of any marriage whatsoever as
 the said Mary M. Behn may leave at the time of her death
 and from and after the death of the said Mary M. Behn
 if she should die first leaving behind then in
 trust to permit and suffer the said Joseph M. Tamm
 to have the management directing and Control & to
 receive the slaves labor & hire of the said Negro Slaves
 and the Control rents and profits of the real estate
 aforesaid for and during the term of his natural life
 and from and after his death then in trust for such
 issue by the equally divided among them (if more than
 one) or in case either the said Joseph M. Tamm
 or the said Mary M. Behn should die leaving no
 issue by them intended marriage or leaving issue
 which should die in the life time of either
 then the said Negro Slaves had real estate aforesaid
 shall be set and remain with and be assigned
 and transferred in few simple to the survivor of them

91 the said Chas McLean and Mary old Behn his wife
executors administrators or assigns give and deliver unto James E. Carson
or any other trustee Conduitt or Conduit whatever Conduitt may be
themselves Joseph McLean and the said Mary old Behn of whom
have full power by and with the advice of the said attorney Esq.
to sign his heirs executors and administrators to be signified by
him or them joining with the said Chas McLean and Mary
McBehn to make transfer and convey all or any number of
the said Negro Slaves or all or any part of the same estate
aforenamed and to lay out the proceeds of such sale in other
lands estate to be descended and set forth in a schedule
hereunto to be annexed upon the said trust given being
deemed of and concerning the premises — In witness whereof
whereof the said parties to these presents have caused to
set their hands and affixed their seals the day and
year above written

Signed sealed and delivered
in the presence of

Thos E Carson
J. P Behn

Mary old Behn
Ch. W. Behn

J. E Carson

(Seals)

South Carolina

Baptist District } Recd you at the time and of the
sister of the Revs in and for the district & State her and
personally appears Thos E Carson Esq who being duly sign
deposited and certify that he was present and saw the
writing named Chas McLean Mary old Behn (and)
Mrs E Carson sign seal and by their acknowledged deed
define the writing instrument for the purpose
therein mentioned and doth also that Ch. W. Behn together
with this deponent witnessed the due execution thereof
Sown to before me this

Thos E Carson

8 April 1833 —

M J Buckley

Recorded 7 May 1833

State of South Carolina } ✓

Williamburg District } Know all men by these
wreys that D Hardy Godwin of the State and district
aforenamed Master living about to witness any with Margaret Mc
Gethen of whose place she was, and for her Negroes to her
property in her own right, all of which said property I wish
her to enjoy and receive the benefit of together with the

gotten up and increased thereof during her natural life &
the Chapel up after his death Randy making the said
property or the said and increased thereof not to be subject
to me liability for any of my debts or former Captivity
but always to be used employed and improved for the next
benefit of the said Margarett McCatchey or her future
issue and increase And I do hereby declare that I do not
exercise any ownership in my own right over the said
property or any part thereof further than to manage
and employ the same for the use and benefit of
the said Margarett McCatchey and her legitimate
and increased issue I further declare this Instrument
is intended to embrace all the matter and things
contained in a legal Marriage Settlement any formal-
ities herein not contained distinctly standing as the intent
and meaning of this Instrument is to effect all and
every purpose intended by and expressed in a formal Mar-
riage Settlement and in order further to insure the com-
pleteness of all the matter and things herein contained I
hereby nominate Constitute and appoint my Brother Willi-
am Gordon Coulter for the purpose of protecting defending
and keeping safe the property aforesaid for the use and benefit
of the said Margarett McCatchey and her future issue
and increase And I do hereby give myself my said
Executor administrator and Assignee for the purpose
management of all and singular the前述 and agree-
ments specified in and intended by this Settlement
by present setting my hand and seal the 26 day
of March in the Year of our Lord One thousand eight
hundred and thirty three & fifty seventh Year of Amer-
ican Independence

Signed sealed and Declared in
the presence of -

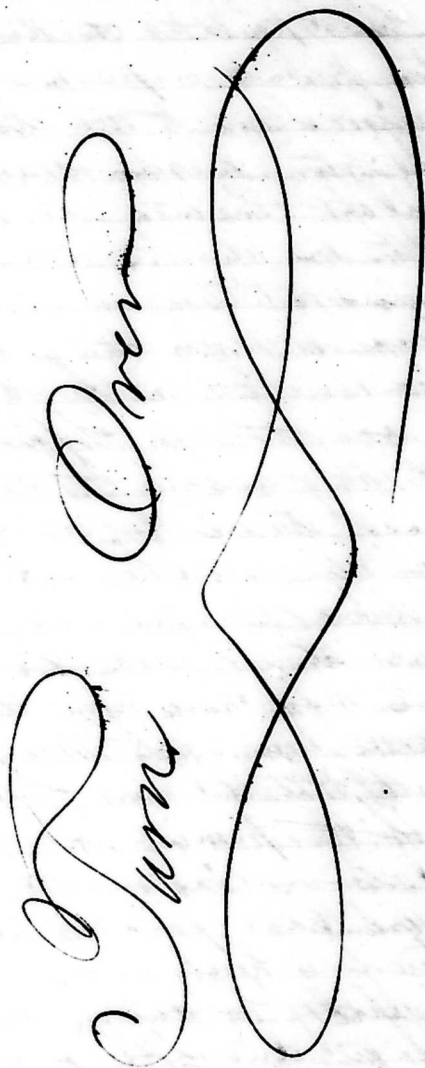
By word and deed in the presence of
for the bottom of the first page before
signing W. J. Bangs

E. L. Miller

To witness - Edward Colburn appeared and made out that W.
J. Bangs acknowledged before him the writing signature as a
witness to the execution of this deed to be his proper handwriting
done before me 25 May 1833

Edward Colburn
Deputy Attorney General Recorded 25 May 1833

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The State of South Carolina
This day in the County of

made the twenty fifth day of April in the Year of our Lord
One thousand eight hundred and thirty two and sixty five
Seventy Years of the Sovereignty and Independence of the
United States of America Between Sophia E. Wilson daughter
of the late William Wilson deceased spinster of the
first part Samuel J. Tillingshast of the Village of Corcoran
hatche Attorney at Law of the said part and Stepbrother
of the said part all of the County of Waukegan Lake District
of Bearfoot and Stepbrother Whence Sophia E. Wilson
the party of the first part at the date of the sealing &
delivery of these presents is possessed of or entitled to
the following Negro slaves to wit Ben. Jimmy Sally Frank
Amelia and her four Children Mary Ann Frank
Simons and an infant. Lucia and her two Children John
and Abram twelve in number Whiche said Negro Slaves
the said Sophia E. is entitled as a distribution of her father's
estate And whereas no marriage is intended between
her and said Tillingshast the said Sophia E. & the
said Samuel J. and the said Sophia E. is willing and
desires to settle and assume for said Negro Slaves & the
issue and increase thereof for the future provision and
maintenance of herself after the intertyme of her husband the
said Samuel J. during Continuall and for the maintenance
support and education of such Child or Children as she
the said Sophia E. may have upon the terms Conditions
provisions and trust herein after mentioned after his death
hereby witnesseth that but said Sophia E. Wilson for and
in Consideration of the premises and of the said intended
marriage and also in Consideration of the sum of Three
Dollars to her and paid by the said Hugh Archur
(by receipt whereof is highly acknowledged) and by said
Samuel J. Tillingshast for and in Consideration of the said
intended Marriage and of the premises and other in Con-
sideration of the love and affection whiche he hath and
beareth up to the said Sophia E. his intended wife -
Hath bargained and sold and by these presents doth bargain
and sell unto the said Hugh Archur the said Negro Slaves
to wit Ben. Jimmy Sally Frank Amelia and her four
Children Mary Ann Frank Simons and an infant his son
and her two Children Ben aged Abram together with the
isses and increase of the family though to have and

in child, the said Master, with his wife and
 family, thereof and the said Negro slave their
 Master and assign the said Master to be and upon the
 terms Condition previous and trusty of having, that is to say, the
 Master that the said Hugh Archer shall suffer and permit
 the said Slave at all times to have the management direction
 and control and to receive and enjoy the services labor and
 of the said Negro Slave for the joint use benefit remain
 the use of the said Samuel J. and Sophie E for during
 the term of their marriage the said Negro Slave & the further
 issue and increase of the female thereof to be free from
 any liability Claims or encumbrance from or on account
 of the said Contracts or dealing of the said Hugh J.
 there before or hereafter made from and after the death
 of the said Samuel J. if he should die first leaving you
 his Master with the said Sophie E then her
 Trust to permit and suffer the said Sophie E to
 have the management direction and control to receive
 and enjoy the profits services and use of the said Negro
 Slave and the issue and increase of the female thereof
 during the term of her natural life and after her
 death then the Master for each Child or Children of the
 said intended or any other marriage as the said So-
 phie E may leave at the time of her Death and from and
 after the Death of the said Sophie E if she should
 die first leaving issue then the Master to permit and
 suffer the said Slave to have the management
 direction and control and to receive the labor services
 and use of the said Negro Slave and the issue and
 increase of the female thereof for and during the term
 of his natural life and from and after his Death then
 the Master for each issue to be equally divided between
 them (if more than one) from But in Case the said Samuel J.
 or Sophie E either should die leaving no child or children by
 their said intended marriage at leaving as Child or Child
 then the said Slave die in the life time of either then
 the said Negro Slave and the issue and increase of the female
 thereof shall be next and remain with deceased to and be ac-
 quired and transferred by the said Hugh Archer his executors
 administrators and assigns to the Survivor of them the said
 Samuel J. and Sophie E his or her executors administrators
 and assigns for me fee and discharged from the paying or any other
 Contracts Conditions previous or limiting whatsoever Provided

Records 28 May 1833

96
got always that the said Samuel J. and the said Sophia E.
shall at any time have free passage by land with two horses &
Concert of the said Stage Coach his Execution Administrators
and assigns, signified by him or them joining with the said
Samuel J and Sophia E in the deed of conveyance or other
assurance to all transfer Convey and dispose of the said
Negro Slaves or any number of them, or the future increase
thereof and to invest the proceeds of such sale or disposal
thereof in other good & safe either land or personal (to be divided
and so forth) in a Schedule herewith to be annexed upon the
same terms and conditions as are hereinbefore declared of and
concerning the premises. And the said Stage Coach testifies his
free acceptance of the foregoing terms by becoming a Party
to and signing and sealing these presents — In witness whereof
all which the parties hereto have executed their names
and affixed their seals, on the day and in the year first
above written
Signed under seal and dated this 28th day of May 1833 —
Mr J. Rockwell S. E. Wilson
J. H. B. Boyce J. J. Tillinghurst
Mrs H. George H. Archer

S. E. Wilson
J. J. Tillinghurst
H. Archer

Schedule of Property mentioned described and transferred
in and by the foregoing deed of Convey to Mr J. Rockwell
et al Negro Slaves called known and distinguished by the
following names viz Ben. Stanley Sally Frank Frederica
Ben Abram Amelia Mary Ann Frank Simon and
an infant Child of Amelias whose name is not known
to the parties to these presents

Milton
Mr J. Rockwell
Mrs H. George
J. H. B. Boyce

S. E. Wilson
J. J. Tillinghurst
H. Archer

South Carolina { After we previously appeared Milton
Beaufort District S. C. Rockwell who being duly sworn deposes
that he was present and did see the aforesaid named
Sophia Elliston, Samuel J Tillinghurst & H. H. Archer sign
and seal the aforesaid deed and did hear the aforesaid witness, and
also the deponents themselves concurred the together with James
Bryant & Thomas H. George absented themselves as witnesses
thereto. Sown before me 25 April 1833
W. H. D. Rockwell Clerk off

State of South Carolina
A. D. 1838. Parish Beaufort, Dist.

This Indenture made and entered into this Twenty eighth day of March in the Year of our Lord One thousand eight hundred and thirty three between Asa D Smart of the State, Parish, and District aforesaid, of the one part, and Amos Johnson, of the same State, Parish and District, of the other part, witnesseth that whereas a Marriage is intended shortly to be had and solemnized by and between the said Asa D Smart, and Charlotte Esther Johnson, who is an Infant, and of the State, Parish, and District aforesaid, and whereas the said Charlotte Esther Johnson is possessed of the following Negro Slaves, Louis, Tom, a Negro Head Slave, and Lucy a female Slave, and where as it is the desire and intention of the said Asa D Smart that the said Negro Slaves, together with Six Hundred Dollars in good and lawful Money, being ~~Cash~~ in hand, and now in the possession of the said intended Wife, and the true and lawful property of the same, shall not be subject to any debts, dues, demands, or contracts, either hitherto due, or made, or hereafter to be due, or made, by the said Asa D Smart, or his agents, or Attorneys, or Executors, or Administrators, or be in any wise liable to the discharge or payment of the same, or of any part thereof — To do therefore to that end, and for divers other purposes, and intents hereinafter to be written and set forth. This Indenture witnesseth that for and in Consideration of the premises, and the sum of one Dollar to him in hand well and truly paid by the said Amos Johnson, at and before the signing, sealing, and delivery of these presents, the receipt whereof is hereby acknowledged, the said Asa D Smart, for himself, his heirs, and assigns doth Covenant and agree to and with the said Amos Johnson, the Brother and Next Friend of the said intended Wife who is an Infant as aforesaid, that ~~the~~ the said intended Marriage shall take effect — in the said Asa D Smart, his Executors, and Administrators shall and will take, retain, possess, employ dispose, of and Controll the aforesaid Negro Slaves, together with the Six Hundred Dollars in Cash, and also the issue and increase of such of the Slaves as are females, for and to the sole and separate use, benefit, and behoof of his said intended Wife, and the issue of the Marriage, for

9

and during the Natural life of his Said intended Wife,
Said spouse and after the death of his Said intended
Wife then in trust for the sole use, benefit, and behoof
of the surviving issue of the Said Marriage - there and
shard alike provided always that a Grand Child, or Grand
Children, of the Said intended Marriage, whose Father, or
Mother shall depart this life before the Said intended
Wife shall die, shall be entitled to all the interest in
the aforesaid Slaves, and in the Six Hundred Dollars, Cash
in hand, aforesaid, which his, her, or their Father, or Mother,
if living, would be entitled to. And provided always that
in Case there should be issue surviving the Said intended
Wife, or in Case such issue, if any, shall attain the Years
of Twenty One or shall otherwise arrive at their legal
majority during the Natural life of the Said intended
Wife, or after the death of the Said intended Wife, then
and in that Case, or in either of these or in any other Case
whatever, the Said Asa D Smart shall be entitled
to take, retain, possess, employ, dispose of, and Controll,
as aforesaid, the Negro Slaves aforesaid, and the Six Hun-
dred Dollars in Cash aforesaid, and the issue and increase
of such of the Slaves as are females, for and during the
term of his natural life, upon the Trust never the less
herein before set forth and described, notwithstanding
the legal majority of said issue or their representatives
But if and in Case the Said intended Wife shall depart
this life, leaving no issue, or if leaving issue the same shall
become extinct at any time after the death of his Said
intended Wife, and in the life time of the Said Asa D
Smart, then and in that Case, in Trust for the sole
use, benefit, and behoof, of the Said Asa D Smart;
And it is further agreed by and between the parties afo-
re-said that if the Said intended Marriage shall take
effect - the Said Asa D Smart shall have power, and
authority to sell or otherwise dispose of all or any part
of the Said Slaves, and Cash in hand aforesaid and also
of the issue and increase of such of the Slaves as are
females, Provided the proceeds of such sale or sales
or disposition of Said Negroes, or Cash in hand, are or
shall be invested at the discretion of Said Asa D Smart
in Lands, Slaves, or other real or personal Estate of equal
Value, with Said Lands slaves, or other real or personal
Estate shall be held by the Said Asa D Smart his

Hear, Executors, and Administrators for the same just
and upon the same trusts as are herein before set forth,
declared, and expressed of and concerning the said Slavey,
and Cash in hand aforesaid.

In testimony whereof
the parties hereto have hereunto set their Hands and
affixed their private Seals, the day and Year first
above written -

Signed & Sealed in the
presence of A. D. Smart
Estate interlined at the
beginning of the first line on
the last page before signing
and sealing

A. D. Smart (S. S.)

Amos Johnson (S. S.)

Shadrack Wooten

James S. Branson Recorded June 3rd 1833
South Carolina

Shadrack Wooten appeared and made
oath that he saw A. D. Smart & Amos Johnson
sign seal and deliver this Settlement that he with
James S. Branson witnessed the same -

Sworn to before me
this 3rd June 1833

Sam'l Kingman
N. P.

The State of South Carolina

This Indenture

tripartie - made the twenty sixth day of June in the
Year of our Lord One Thousand Eight-Hundred and Thirty
Three, between Margaret E. Davidson of the City of Charleston
State aforesaid, of the first part; - Andrew Moffett
Calvin Gibbs of the same place Merchants, of the second
part; and John McMillan of Said Charleston, Merchant
of the third part; - Whereas the said Margaret E. Davidson
is seized and possessed of, or well and sufficiently entitled
unto certain personal Estate hereinafter particularly
described and set forth, And Whereas, as Marriage
is agreed upon and intended to be shortly had and solemnized
by and between the said Margaret E. Davidson
and the said John McMillan, and upon the Treaty for
the said intended Marriage, it was agreed, that the said
Personal Estate should be conveyed transferred and

abured unto the said Andrew Moffett and Calvin Gibbs
 their Heirs, Executors, Administrators, and assigns, upon
 the uses, trusts and limitations hereinafter particularly
 set forth and declared, of and concerning the same, Now
 This Indenture Witnesseth, that in Consideration of the
 said intended Marriage, and in pursuance and performance
 of the said herein before mentioned agreement and in
 Consideration of the sum of Two Dollars to her, the said
 Margaret E. Davidson, in hand paid by the said Andrew
 Moffett and Calvin Gibbs, at and before the sealing and
 delivery of these presents, the receipt whereof is hereby
 acknowledged, and for divers other good Causes and Valuable
 Considerations, the said Margaret E. Davidson hereto-
 moving, the said Margaret E. Davidson, with the
 Consent and approbation of the said John Mc Millan,
 testified by his being a party and signing and sealing these
 presents, hath granted, bargained, sold, released, transferred
 and set over, and by these presents, doth grant, bargain, sell,
 release, transfer and set over unto the said Andrew Moffett
 and Calvin Gibbs, their Heirs, Executors, Administrators
 and assigns, five Negro Slaves named, John, George, Edwin,
 Puckroom, Peter, Molly, Henrietta, Mary Ann, and Matilda,
 also all the issues and increase which may hereafter arise
 from said Negro Slaves and all the right, title interest, power,
 trust claim and demand whatsoever both at Law and in
 Equity of her the said Margaret E. Davidson of or out of
 the said premises or any part thereof - To have and
 to hold the said Negro Slaves, John, George, Edwin,
 Puckroom, Peter, Molly, Henrietta, Mary Ann, Matilda,
 and all the issues and increase which may hereafter arise
 from them, unto the said Andrew Moffett and Calvin
 Gibbs, and the survivor of them his Heirs, Executors, Administrators
 and assigns forever, In trust. Nevertheless and under
 and subject to the several powers, provisions, limitations,
 declarations, and agreements hereinbefore declared and
 expressed and concerning the same, that is to say, In trust
 to and for the sole, separate and absolute use of the said
 Margaret E. Davidson notwithstanding her intended
 Conveyance free from the debts contracts or intermeddling
 of the said John Mc Millan her intended Husband
 for and during the term of her life and immediately
 after her death then in trust to such person or persons
 and to and upon such uses trusts and limitations, as

the Said Margaret O'Davidson notwithstanding her having made
 coveture by her last Will and Testament or any writing
 purporting to be her last Will and Testament duly
 executed in the presence of three or more credible witnesses
 may direct, limit and appoint the same, But should the
 Said Margaret O'Davidson, at any time during her life
 be desirous of selling, bartering or exchanging, all or any
 part of the above described property, then in Trust,
 that the Said Andrew Moffett and Calvin Gibbs and the
 Survivor of them, his Heirs, Executors and Administrators
 upon being required there to by the Said Margaret O'Davidson
 in Writing may sell and dispose of all or any part of the
 above described property and the increase thereof upon
 such terms and conditions and upon such uses trusts and
 limitations, as the Said Margaret O'Davidson shall and
 may require, Subject however to the free and entire appro-
 bation of the Said Andrew Moffett and Calvin Gibbs
 and the Survivor of them, his Heirs ^{and} Executors and Administrators
 And the Said John McMillan, for himself his Heirs,
 Executors, and Administrators, doth Covenant promise
 and agree, to and with the Said Andrew Moffett and Calvin
 Gibbs their Executors Administrators and assigns by these
 presents that he the Said John McMillan, and all and
 every the person and persons lawfully claiming or to claim
 by from or under him, shall and will, from time to time, and
 at all times after the solemnization of said intended Marriage
 upon the request and desire of the Said Andrew Moffett
 or Calvin Gibbs, or either of them, or their Executors Administrators
 if them or either of them, make and execute, or cause to be
 made, done or executed all and every such further and other
 lawful and reasonable Act and Acts, Deed and Deeds,
 thing and things devised assignments and appearances in the
 Law whatsoever, for the further and better Confirming and
 corroborating these presents, and every clause matter thing
 herein contained and for the better enabling the Trustees
 aforesaid, and their several and respective Executors
 Administrators & assigns, to execute and perform the said
 Trust, according to the true intent and meaning of these
 presents, as by the Said Andrew Moffett and Calvin Gibbs,
 or either of them, or the Executors Administrators or assigns
 of them, or either of them, or their or either, or any of their Councils
 shall be reasonably devised, advised and required
 In Witness whereof the parties to these presents,