

allowance and support of the said Caroline Statham as far as on account of any debts she may hereafter contract. Have given conveyance transcribed and delivered and by these presents do give conveyance and deliver the sum of Eight Hundred dollars to John J. Holman who is hereby constituted and appointed Trustee for the said Caroline Statham To have and to hold the said cash mentioned sum of money in Trust. The exclusive benefit and use of the said Caroline Statham And full power and authority are hereby given to said Trustee to place the said sum of money at interest or to pay the interest annually to the said Caroline Statham or to vest the same in Lands Slaves and the same to sell and to invest the proceeds for the benefit of the said Caroline Statham whenever deemed advantageous for her In addition to what is specified in the schedule of Samuel Statham's estate it may be that something more may be realized upon her debts not therein enumerated if so the said Samuel Statham stipulates and agrees with the said Caroline Statham that on the realization of any more upon her debts or otherwise upon services not enumerated in said Schedule to pay the one ninth part of such sum should she be then alive to the said Trustee for her use to be in her hands subject to the same conditions with the same power before conveyed in law.

It is further covenanted and agreed by and between the said Samuel and Caroline that all the property and estate now in the possession of the said Samuel shall belong to the said Samuel as a means for the future education and maintenance of their children for whom no provision appears or intention under any party whatsoever.

It is further stipulated and agreed between the parties to this deed that hereafter neither is to be sued or put to any cost or expense on account of the debts contracts or dealings of the other and that each will faithfully discharge his or her obligation in good faith. And lastly It is further agreed that the parties hereto having fully and deliberately considered the steps about to be taken they will and they do give their abiding and perfect assent all and every stipulation herein contained both on and on the part.

In Witness whereof we have hereunto set our hands and seals at Greenville South Carolina this 18th day of September A.D. 1831

Signes sealed and acknowledged in presence of J. P. Jones, William Chace } Samuel Statham
Caroline L. Statham
~~John J. Holman~~

Signified by mistake and struck out

I decline accepting the appointment of Trustee made in the foregoing and the 21st Oct. 1831 John J. Holman

In addition to the foregoing the said Samuel Statham covenants and agrees on his part in consideration of the premises to allow and pay to the Trustees aforesaid one ninth part of all the net profits which he may hereafter be able to make in trading or in any kind of business that is to say one ninth of the net profits which he may so make after deducting therefrom the amount necessary for the support of himself and children and the expenses of the business in which he may be engaged provided that should the ninth part of the said net profits exceed Five hundred dollars annually he does not agree to pay any year more than that sum. This last stipulation and agreement which may be added to the original prepared paper before signing is to correspond and be controlled by the statement in her hand writing concerning the same matter referred to the schedule of her estate the contents of the said schedule in other