

Share of said negroes to be divided equally between his brothers & sisters the issue of a deceased brother or sister to take the parents share and on the marriage of my said daughter Elise W should she marry before she arrives at the age of twenty one years, on her & her husband joining in a release such as above required of my said minor sons then the trustees aforesaid to hold the share of negroes which they may assign to her in trust for her sole separate & exclusive use free from the debts contracts or liabilities of her husband during her life & on her death to be delivered over to her issue forever, should she die leaving issue & in case of her dying without issue surviving her then her share of the negroes aforesaid to be divided by the Trustees equally amongst her brothers & sisters the issue of a deceased brother or sister to take their parents share and in case of her & her husband refusing to execute the release above required then the share of said negroes allotted to her to revert to my estate & be disposed of as I may hereafter by deed or will direct & appoint. and should my said daughter Elise die before marriage or before attaining the age of twenty one years then her share aforesaid to be divided equally amongst her brothers & sisters the issue of a deceased brother or sister to take a parents share and when on the death of either of said minor children, it may be desirable to sell their share of the negroes aforesaid, the Trustees are hereby authorized to sell the same for effecting a distribution amongst the brothers & sisters as above required, and on the further trust that in case of the death of either of my sons George or William herein appointed Trustees then the survivor to act as sole trustee of the estates herein created without the appointment of another Trustee & in case of the death of both of my said sons Trustees before the termination of the trusts herein created then such person may assume & take upon himself the said trusts as my said minor children, or such of them as may then be surviving & the husband of my said daughter Elise W. should she then have a husband may submit & choose & be invested with the same power as herein conferred upon the aforesaid George & William Butler. It is also hereby provided that in case my aforesaid daughter Elise W attains the age of twenty one years & be then unmarried she shall likewise receive and absolute estate of the share allotted to her the same as her brothers aforesaid on her executing a release the same as that required of them. In witness whereof I have hereunto set my hand & seal this 4th day of Oct one thousand eight hundred & fifty eight

In presence of J. H. Turpin
 J. H. Shaw
 Jane S. Butler
 The State of South Carolina Personally appeared before me John H. Shaw
 Greenville District and makes oath that he saw Mrs Jane S. Butler sign seal & deliver the within deed of Trust & that Tho' J. Turpin together with himself witnessed the due execution of the same sworn to & subscribed before me this 14th April A.D. 1859
 J. D. Goodlett Not Pub. G. S.
 Rob is given to J. O. Butler to pay him his \$1000. presented to him by Tho' O. Downs Esq in case the Rob dies another sum must be given in his place Mary is given to Elise W. Butler in payment of her grandmother's Butters Legacy in case of her Mary's death she must be replaced Jane S. Butler
 In presence of E. P. Jones
 Recorded for 13th May 1859 Delivered to Mrs Butler

James Lock & Son Deed South Carolina Know all men
 No For Greenville District by these presents
 W. B. Glenn Lana that I James Lock and Son for and in
 consideration of the sum of seven hundred
 Dollars to me in hand paid by W. B. Glenn have granted bargain
 and sold and by these presents grant bargain sell and convey
 unto W. B. Glenn a tract or parcel of Land containing one hundred
 acres more or less situated and being in Greenville District on
 the Laurens Road nine miles below Greenville Co. Va. adjoining
 Lands of Eli Baldwin W. Mc Austin and others, together with
 all and singular the rights members hereditaments appurtenances
 belonging or any wise incident to have and to hold all and
 singular of the above prescribed Premises to our heirs and assigns
 our heirs executors administrators and assigns to warrant and
 forever defend the same unto W. B. Glenn his heirs and assigns
 against our selves our heirs executors administrators and assigns
 and against any person or persons Whosoever lawfully claiming
 the same or any thereof
 Given under our hands and seals this April the 5th A.D. 1859
 Signed sealed and delivered in presence of
 Witnesses W. D. Garry James Lock & Son
 Austin Babb

State of South Carolina Personally appeared Austin Babb one
 Greenville District of the witnesses to the within deed of
 conveyance before me the Not Pub or the
 magistrate Ex officio for said District and made oath in due
 form of Law that he saw James Lock and Son sign seal and
 deliver the within deed of conveyance to W. B. Glenn for the
 within mentioned purposes and also he saw W. D. Garry sign
 his name with himself as witness to the same deed of conveyance
 sworn to and subscribed before me this April 5th day A.D.
 1859 W. A. Austin Not Pub Austin Babb
 for Greenville District

South Carolina W. A. Austin Not Pub or the Magistrate Ex officio
 Greenville District for said District do hereby certify unto all whom
 it may concern that J. P. Lock, M. E. Lock the wives of the within named
 James Lock and Son did this day appear before me and upon being
 privately and separately examined by me did declare that they do
 freely and voluntarily and without any compulsion dread or fear
 of any person or persons Whosoever pronounce release and forever
 relinquish unto the within named W. B. Glenn his heirs and assigns
 all their interest and estate and also all their right and claim
 of dower of in or to all and singular the premises within mentioned
 and released. Given under my hand and seal this the 5th day
 of April A.D. 1859 Isabella P. Lock
 W. A. Austin Not Pub M. E. Lock
 Recorded for 16th May 1859 Delivered to W. B. Glenn