

ninety-eight $9 \frac{1}{2}$ Dollars was set apart and delivered to Asa A Green as his share of the remainder of the estate since the division to B A & E Green, the said Asa A Green having arrived at the age of twenty one years; and on the 24th day of September 1875, by appraisers the sum of four thousand four hundred and Eighty five $4 \frac{1}{2}$ Dollars, was set apart to Mrs Sweetie A Latham nee Green, and the same sum to Mrs Jane E Green the said widow and mother, the same being their share of the estate after the foregoing allotments had been made, and included in the appraisements for the year 1875, is to be equally divided between the two last named after deducting the expenses of producing and harvesting same.

And whereas in the allotments hereinbefore individually referred to, there was included both real and personal property, And whereas the portion allotted to the said Jane E Green is to be used and enjoyed by her for and during her natural life but not to be disposed of or exchanged, but to remain for a division between the four children above named their heirs and assigns at her death.

Now know all men, that we the said Jane E Green, B A Green, E Green, Asa A Green and Sweetie A Latham do hereby consent and agree by and between each other, that all of the divisions, allotments, appraisements and deliveries of property hereinbefore referred to are hereby ratified and by us and each of us forever confirmed and made as of our individual acts and deeds. That we do not require any bill of sale for the personal property allotted and delivered, but each of us agree to execute deeds to and with the other respectively to this agreement for all right title and interest of us or to any real property allotted and devised to any of the persons hereto, in which we may or might have an interest heretofore or hereafter. And that it is especially agreed that ~~the~~ portion allotted to Jane E Green is to remain the property or a part of the estate of the said Abraham Green, and out of which the said Jane E Green is to have the use and enjoyment of same to the extent of her natural life, and the same at her death to be equally divided between the aforesaid children their heirs and assigns forever. That the appraisement or appraisements will as