

And in appearance and it is agreed and distinctly understood between the parties that
 aforesaid estate real and personal is not to be liable for any debt that the said Maria
 Holcomb may ever contract before or after her marriage now for any debts she may contract
 or owe during their coverture but that it shall be held for the use of the said Charles
 and the mutual support of himself and his husband intended husband in such a
 manner as it is hereby agreed at and before the solemnization of marriage between
 the said Maria Holcomb and Charlotte Hightower, That William H. Hightower shall
 be appointed Trustee to manage the estate real and personal aforesaid for the use
 and purpose aforesaid and it is further agreed between the parties that of the said
 estate should survive to the said Charlotte that all the estate real and personal shall at
 her decease be divided as follows, my son James Hightower is to have the home
 place by paying to Ephraim Hightower Ann Goodson a few Misses Hannah Hightower
 Callum Sartor, David Hightower Jane Hightower, Louisa Sartor and William
 H. Hightower a Miss one hundred dollars each Charles H. Hightower is to have ten
 and his youngest child

In Witness whereof we have each signed to set our hands and
 seals this first day of February 1851

Signed Sealed and delivered in the
 presence of William French Joseph Powell
 W. P. Sartor

Wm H. Hightower
 Maria Holcomb
 Charlotte H. Hightower
 make

I accept the within Trust as Trustee W. H. Hightower

South Carolina } Personally appeared before me Joseph Powell and made oath that
 Granville (District) } he saw W. H. Hightower Maria Holcomb and Charlotte Hightower
 sign seal and acknowledged the within marriage settlement for the use and purpose
 maintenance and that W. French and W. P. Sartor witnessed with themselves the due execution
 of the same

Given to and subscribed before me
 this day of May 1851 (J. M. de Witt M. de Witt)

Recorded for the 20th May 1851 By C. Hon. W. P. C.

Original delivered to

END OF DOC.