

may be construed or operated to impair the force and validity of this deed
thought of parties under the same

And I hereby bind myself and my heirs Exors and Adms
servant and former defend all and singular the foregoing name and negroes
with their increase, Stock and its increase and all other before mentioned
described chattels unto the said T. Edmon Ware Trustee the certain Exor and
Administrator for the uses purposes before mentioned as well as in reman due
my grand daughter Mary W Ware and her heirs against myself and my
heirs and against all and any person or persons whomsoever claiming or to
claim the same or any part or parcel thereof from through or under me

It is also further known that I Samuel Williams in consideration
of and in full discharge to my Estate of an unsettled interest which I acknow-
ledge to be in my hands to which in Equity my daughter Jane was and is
entitled due and above the amount paid by myself upon which a relinquishment
had been given and her husband in and to the Estate of my son the late
Samuel Williams Sr who died intestate and without heirs as well as the
additional sum of Ten Dollars to me in hand paid by T. Edmon Ware Trustee
and her present, former, grantor, bargainor, sell release and transfer and by
said T. Edmon Ware Trustee his Exor and Administrator The one half of all
monies and choary in action consisting of specie, Bank Bills, promissory
notes, and various other money securities, and contained within my certain
books, chests, and note case within my dwelling house which said one half
I estimate now and then to these parties at Twelve Thousand Five Hundred
Dollars, To be paid over to the said T. Edmon Ware Trustee his Exor and
Adms at my death for the separate and sole use of my daughter Jane during
her natural life, provided however that the said Jane shall only have entitled
the annual interest of said sum and at her death the whole remainder
my grand daughter Mary W Ware and her heirs forever And the said
Trustee or legal Representative of my grand daughter Mary W Ware in case
my daughter Jane should not survive me is hereby authorized and empowered
to my death to demand of and recover from my heirs Exors and Adms the
sum of Twelve Thousand Five Hundred Dollars in cash or interest
bearing securities as the said Trustee or legal Representative may elect
and if it should so turn out that my monies and choary in action should
be invested in property or otherwise disposed of by me then and in that case
the said amount of Twelve Thousand Five Hundred Dollars my and
shall be recoverable from any property which I may have owned hold
with interest thereon from my death which is not conveyed by this Deed or
otherwise disposed of to the within named parties these

To all of which foregoing I hereby bind myself and my
heirs Exors and Adms to a strict and faithful performance according to the true
intention and meaning of this my solemn Deed both in Law and Equity

In Witness whereof I have to set my hand and seal this 26th day
of January A.D. One Thousand Eight Hundred and forty Two
Signed Sealed and delivered in presence of Samuel Williams
of Dally Belling, In the Ware, John House