

from all waste and injury, and shall not remove the same or any part thereof from the State of Georgia without the consent of said Trustee, and in trust that the money which may at any time come to the hands of the Trustee in any manner hereinbefore pointed out shall be vested in such property real or personal as the aforesaid Trustee shall deem proper which property so purchased shall be in all respects subject to all the trusts uses limitations and conditions herein declared and set forth and in trust that any part of the aforesaid property real or personal which the said Trustee may at any time hold by virtue of these presents may be sold should the said Emma desire with the consent and approbation of the Trustee, and the proceeds of such sale shall as speedily as may be convenient be vested in other property at the discretion of the Trustee by and with the consent of the said Emma, which shall be subject to all the trusts uses limitations and conditions herein declared and set forth, and upon this further trust and condition that should the Trustee herein named or any successor die remove from the State of Georgia or relinquish the trust or be removed therefrom the said Emma may by her deed of appointment make constitute and appoint a Trustee to fill the vacancy produced by such death removal or relinquishment and any Trustee so appointed and endorsing his acceptance of the trust upon such deed of appointment shall be fully invested with all the powers and privileges, and subject to all the duties and limitations herein contained and imposed, and upon this final and express trust and condition that no part of the property which may be holden by the said Trustee or any successor whether real or personal shall at any time be subject or liable in anywise to the payment of any debt now existing or which may hereafter be contracted of the said Foster or the said Emma, or any other person or persons whomsoever, and the said Foster in consideration of said intended marriage doth hereby covenant and agree with the said Emma and the said Trustee should it be deemed necessary to make to the said Thomas R. or any successor, good and sufficient conveyance in law of all such said property, subject in all respects to the provisions and limitations of this Deed of Indenture.

In testimony whereof the said parties have hereunto set their hands and affixed their seals on the day and year aforesaid written in presence of
 C. H. Lewis
 J. H. Blodget
 Foster Blodget
 Emma Pool
 Thomas R. Rhodes

South Carolina Personally came C. H. Lewis before me and Greenville District made oath that he saw Foster Blodget Emma Pool and Thomas R. Rhodes sign seal and acknowledge the above Instrument to be their act and deed for the uses and purposes therein mentioned and that J. H. Blodget was with himself at the same time a subscribing witness to the due execution of the same sworn to and subscribed before me this 19th day of December AD 1859
 Robt McKay O. P. Magt Ex. Off
 Recorded for the 19th day of Decr 1859
 Delivered to C. H. Pool

Simon Styles Deed The State of South Carolina Greenville District
 Know all men by these Presents that I the undersigned Simon Styles of the District and State aforesaid for and in consideration of the Natural Love and affection I bear for my wife Sally Styles do by this instrument of writing or declaration of Trust declare and make known that I hold a certain Slave named Henry aged twenty four years in trust to and for the sole separate and Exclusive use of my said wife Sally Styles during her life free from all liabilities on account of my Debts and contracts with remainder to the children or children of my said wife issue of her Present marriage living at her death and if she shall die leaving no such issue living at her death then the said Slave Henry to revert to me or my heirs Executors or Administrators free from all Trust
 Witness my hand and seal at Greenville Court House this 28th day of November AD 1859, signed sealed and delivered in presence of Hamlin Beattie W. P. Pool
 Simon Styles

Personally appeared before me Hamlin Beattie and makes oath that he saw Simon Styles sign seal and deliver the foregoing Deed of Trust for the purposes therein mentioned and that W. P. Pool with himself was a subscribing witness to the same 29th Nov 1859
 W. P. Price Notary Public & Magt
 Ex officio Greenville District
 Recorded for 15th Decr 1859 Delivered to W. Beattie

Philip S. Mullidge Deed The State of South Carolina 695
 Know all men by these presents that we Phillip S. Mullidge of Abbeville District in the said State, Ezekiel M. Briggs of Gilmer County in the State of Georgia and Perry Jackson of Spartanburg District in the State of South Carolina for and in consideration of Fifteen hundred Dollars to us paid by John Bellon O'Keall of Newberry District in the State of South Carolina being Trustee for Mrs Sophia Diver, have granted bargain sold and release and by these presents do hereby grant bargain sell and release unto the said John Bellon O'Keall Trustee as aforesaid all that piece parcel and Lot of Land Situate lying and being within the corporate limits of the Town of Greenville in the District of Greenville and State of South Carolina, and having the following lines metes and bounds viz, beginning at the South Eastern corner of McBees and Coffee Streets, and running thence with Coffee Street S 74. E Two hundred feet to the Methodist Church Cor. thence with the Methodist Church Lot No. 11. One hundred and twenty feet to A. B. Crooks Lot thence with A. B. Crooks Lot N 74. W. Two hundred feet to McBees Street thence with McBees Street N 16. E one hundred and