

William Riley Jones	Elizabeth S. Parkins	Marriage
To	Elizabeth S. Parkins	Settlement

The State of South Carolina
 Quince District
 When all men that this Indenture of three parts made, are executed by and between

William Riley Jones of the first part and Elizabeth S. Parkins of the second part and Elizabeth S. Parkins of the third part Witnesseth that whereas a marriage contract between the said William Riley Jones and Elizabeth S. Parkins and which as a part of the personal estate of the said Elizabeth S. Parkins consists of a Negro woman a slave named Charlotte aged about 24 years and her children to wit Denny aged about seven years and Caroline aged about five years and whereas it is agreed that the said Negro Slave Charlotte and the said children together with their increase and such other estate as hereafter particularly mentioned shall be assigned by the said Elizabeth S. Parkins to the said Elizabeth S. Parkins upon the trusts hereafter mentioned respecting the same. The said Elizabeth S. Parkins in pursuance of that agreement and with the consent of the said William Riley Jones testified by the signing and sealing this presents and in consideration of five dollars to her in paid. hath assigned set over and delivered with heretofore assigned set over and delivered to Elizabeth S. Parkins the said Negro and legal representatives the said Negro woman Charlotte children Denny and Caroline with their increase and whereas moreover the said Elizabeth S. Parkins as one of the legal heirs of Allen R. Parkins deceased, deceased who died intestate is entitled by Law to a distributive share of the real and personal estate of the said Allen R. Parkins deceased, the said Allen R. Parkins being the father of the said Elizabeth S. Parkins and having died seized and possessed of a considerable estate consisting of both real and personal property and having for his heirs at Law his widow Jane's mother of the said Elizabeth S. Parkins, the said Elizabeth S. Parkins, the said Elizabeth S. Parkins, John D. Parkins, Henry M. Parkins, George W. Parkins, Andrew S. Parkins, Charles Allen Parkins two of the above since deceased to wit Paul Parkins and Henry Parkins and the said Elizabeth S. Parkins in pursuance of said agreement of Marriage and settlement of the said William Riley Jones testified by the signing and sealing this presents in consideration of the like sum of Five dollars to her in paid. hath assigned set over and conveyed and doth hereby assign set over and convey to the said Elizabeth S. Parkins Trustee as aforesaid all her right title and interest in and to one half of the distributive share of the real and personal property of her deceased father Allen R. Parkins Upon the several trusts and subject to the agreement hereafter mentioned that is to say upon Trust that the said Elizabeth S. Parkins Trustee as aforesaid shall permit and allow the said Elizabeth S. Parkins to have and use all of the foregoing property real and personal for her sole separate use and behoof During the event of the said Elizabeth S. Parkins dying without heirs of her body then and in that event, it covenanted and agreed by these presents that all of the aforesaid property shall become the sole and separate property of Elizabeth S. Parkins Trustee and mother of the said Elizabeth S. Parkins but in the event of the demise of the said Elizabeth S. Parkins before the death said Elizabeth S. Parkins, then it is covenanted and agreed hereby that the aforesaid property shall become the property of the surviving brothers of the said Elizabeth S. Parkins or in the event of the death of any of her said brothers before the happening of the specific contingencies the said property to be divided among the legal heirs