

mentioned unto the said Milton Reese & communicate his heirs and assigns forever. And do hereby bind myself, my heirs Executors and Administrators to warrant and forever defend, all and singular the said premises unto the said Hennicutt his heirs and assigns against myself and against every person whomsoever lawfully claiming or to claim the same or any part thereof. Witness our hands & seals, this 15th day of August one thousand eight hundred and Forty two and in the sixty seventh year of the Independence of the United States of America
In presence of signed sealed & delivered

Thos. M. Sloan ^{Seal}
John T. Sloan ^{Seal}

J. B. Benson, J. B. Sloan

South Carolina Personally appeared before me William D Steele one of the Pickens District Magistrates for said District John B. Sloan and made oath that he was present & saw J. M. Sloan & John T. Sloan sign seal & deliver the written deed for the uses & purposes therein mentioned & that J. B. Benson was with himself a subscribing to the same Sworn to before me I. B. Sloan

William D. Steele M. P. O.

Recorded the ninth day of January 1843 and examined

M. L. Keith C. C. R. M. C.

John Couch

To

Alexander Orr

The State of South Carolina. Know all men by these presents that I John Couch of the District of Pickens and State aforesaid as well for and in consideration of the sum of Ten Dollars to me in hand paid by Alexander Orr of Anderson District as to make provision for the maintenance and support of my daughter Mr. Lucinda Montgomery the wife of Thomas Montgomery. Have given, conveyed, assigned and delivered and by these presents do give, convey, assign and deliver, unto the said Alexander Orr in Trust for the sole use benefit and support of my said Daughter Lucinda Montgomery three female slaves namely Lydia and her Two Children, one called Matilda the name of the other not remembered, two of which slaves two first named I bought of Mr. John Rosemon. To have and to hold, the said three female slaves and their future increase to the said Alexander Orr and his Heirs in Trust for the use of the said Lucinda Montgomery for and during her natural life, and in case she should die leaving child or children born of her body then living, then to such child or children as she may leave at her death and to their Heirs forever. But in case the said Lucinda Montgomery should die without issue of her body living then and in that case the said slaves and their future increase are to return to my Estate and become a part thereof to be distributed between and among my Heirs as fully to all intents and purposes as if this deed had never been made -

In witness whereof I have hereunto set my hand and seal the 28th day of December 1842. Signed Sealed acknowledged and delivered in presence of.

Tandy Walker, William Choice Jr. Jefferson Choice.

John Couch ^{Seal}
South Carolina Personally appeared William Choice Jr. before me the subscribing Greenville District Justice and made oath that he saw John Couch sign seal and as his act and deed acknowledge the foregoing deed of Trust to Alexander Orr for the uses and purposes within mentioned and that Tandy Walker and Jefferson Choice with himself were subscribing witnesses to the due execution thereof. Sworn to and subscribed before me this 28th December 1842.

Reckd. Thurston J. D.

William Choice Jr.

Recorded the 2nd day of January 1843. and examined by

M. L. Keith C. C. R. M. C.