

consequence of his said departure of the said Lavinia she has offered and proposed to live separate and is determined to live
 apart from her said husband and offers to relinquish all her rights of Dower and Thirds and distribute and all
 other interest int o to the real estate, of her said husband should he survive him upon the condition of his paying
 to her to the said Benjamin C. Drew trustee for her the sum of three thousand Dollars to dispose of as she
 pleases. By the said Benjamin C. Drew & Lavinia she has further mutually agreed to remain of course to live
 separate and apart from each other and by the said Benjamin C. Drew does agree to give the said sum
 of three thousand dollars upon the terms and conditions and for the objects first above specified. Now this
 Indenture witnesseth that the said Benjamin C. Drew and Lavinia Drew in consideration of the premises
 and the sum of one thousand four hundred and fifty dollars do hereby grant, bargain, sell or convey unto the said Benjamin
 C. Drew trustee selected by the parties for the objects of the trust all the real estate consisting of about 1400
 acres of Land lying partly in Long Branch & partly in Southampton runs owned by the said Benjamin C. Drew
 and the following negroes & slaves, vizt., Amos, Wicks, Weston, Shiloh, Henry, Mark, Tom, Jim,
 Guster, Mrs. Bob, Belinda, Lavinia, Sally, Nelly, Abby, Patsy, Amanda, Edmund, ^{and}
 Betsy, Lunsat, Ellen, Sally, Sustina, Mary, Isabel, Debbie, Sampson, Agnes & Cecilia and all
 other whose names are not recollecte^d and the increase of the former and all the other personal
 property of all kinds of money &c and the sum of three thousand Dollars, to have and to hold
 the same to him the said Benjamin C. Drew & his heirs in trust and for the objects and purposes
 as herein after mentioned; First, that the said Benjamin C. Drew shall pay over to the said
 Lavinia Drew the said sum of three thousand dollars which by the said Benjamin C. Drew
 has paid to him for the said Lavinia Drew, or hold the same subject to the control of entire
 and absolute disposition thereof by the said Lavinia Drew as it is hereby intended that the
 said sum of \$3000.00 given for the objects as hereinbefore expressed is to treat the above
 last disposal at all times & in any manner after said Lavinia Drew as if the were a fine
 sole. And Secondly, as to all the other property herein mentioned of conveyed real, personal,
 including negroes, chattel & all other sorts of goods the said Benjamin C. Drew to permit and
 allow the said Benjamin C. Drew to retain the possession of absolute control and manage-
 ment of and all the profits & produce of interest or income therefrom without any hindrance
 or interference on the part of the said Benjamin C. Drew or his heirs and further, more that if
 the said Benjamin C. Drew shall sell or in any manner dispose of any of the said property
 he, the said Benjamin C. Drew does hereby bind himself to execute all such Deeds, papers
 receipts as he shall be required so to do, and also after the said Benjamin C. Drew
 shall survive his wife, the said Lavinia Drew that the said Benjamin C. Drew shall
 receive all of the property herein conveyed to him of all the produce thereof, except the
 \$3000.00 above mentioned to the said Benjamin C. Drew of his heirs forever in full fee
 simple. But if the said Benjamin C. Drew should depart this life before his said
 wife Lavinia Drew, then, he the said Benjamin C. Drew is to be understood give up the said property
 or such parts thereof in such manner unto such persons as the the said Benjamin C. Drew
 shall mention, direct or give & bequeath to by his last will & testament so as to carry out
 all the requirements and dispositions which may be made thereof by the said last will
 testament. And the said Lavinia Drew in her part and the said Benjamin C. Drew in
 on his part & also in behalf of the said Lavinia Drew doth hereby consent & agree to and
 with the said Benjamin C. Drew that she the said Lavinia Drew doth hereby accept the
 said three thousand dollars in manner of sum as aforesaid. And that the same is received in full
 satisfaction of her claims to support & maintenance during her lifetime and in full satisfaction
 of in view of all her rights of Dower, Thirds, and distributive share in & to the estate and
 property of all sorts of the said Benjamin C. Drew to which she may have been entitled on
 the death of her husband, she surviving him, had this indenture not been made and had
 not these securities aforesaid during her lifetime been mutually agreed upon. And the said
 Lavinia Drew for herself and the said Benjamin C. Drew for himself as trustee and in behalf