

John C. Sullivan
Esq.
John C. Sullivan, Trustee

Trustee
of
Trust for Slaves

South Carolina } Where all mine be the
Greenville District } presents that I John C.
Sullivan of the District and State aforesaid for and
in consideration of the love and affection which

I bear unto my daughter Jane Caroline McFall wife of John McFall and in con- sideration of the sum of one dollar to me in hand paid by John C. Sullivan of the District and State aforesaid the receipt whereof is truly acknowledged, have bargained sold and delivered and by these presents do bargain sell and deliver all and singular the negro slaves herein named to wit Mary a woman about Thirtie six years of age and her three children, Isaac a boy Twenty one years old, Jane a boy seven years, Lavinia a Girl fourteen, George a boy fourteen, Helena a boy seven, and a Girl eight, Lavinia six, Francis a Girl three and Albany an Infant boy Together with all their future increase of said Slaves.

To have and to hold all & singular as the said Slaves and their increase aforesaid unto the said John C. Sullivan his Executors and Administrators forever upon the special Trust and consideration nevertheless and to the usual uses intents & purposes herein after mentioned & declared & for no other purpose use or intent whatever, that is to say, I do Trust to permit & suffer the said Jane Caroline McFall to have the sole possession & use of the above named Slaves & their increase aforesaid and to appropriate the proceeds thereof in any manner she may think proper without the interference or control of any person whatsoever and without being liable to the payment or future creditors of the said John McFall or of those of any future husband in any manner whatsoever & during the term of her natural life & at her death for the use and benefit of such child or children as she may leave her surviving Share & Share alike if more than one, but should she die without leaving a living child or child and her said husband surviving in that event the said Trustees by these presents authorized to sell the aforesaid Slaves & their increase or a reasonable credit and pay over one third of the proceeds thereof to the said John McFall & the remaining two thirds to the said John C. Sullivan if living, but if not living to his Executors or Administrators as the case may be for the use of his Estate as his will may direct or should he die intestate then to be applied in due course of Administration as it is my desire that the said Trustees should be paid to one dollar expense or to any great trouble in the management of sd Trust & is therefore & known empowered by this deed to pay all necessary expenses that he may incur in the discharge of his duty as Trustee aforesaid out of the proceeds of the labor of the said Slaves & the labor of their increase & his sole liberty to retain the usual Commission in the event of his having to sell the sd Slaves on the happening of the Contingency above specified which authorize a sale.

The possession of said Slaves by my said daughter during her life as aforesaid is not intended to effect in any manner the legal title of the said John C. Sullivan to the said Slaves which is hereby fully vested in him for the uses & Trusts above declared & set forth nor are the said Slaves or their increase to be removed beyond the limits of the said State without an order for that purpose from the Court of Equity.

I John C. Sullivan whom I have named do hereby seal my hand & seal this 16th day of November in the year of Our Lord One Thousand Eight Hundred Fifty