

articles of agreement for the withdrawal of George A. Trenholm one of the Copartners from the said Copartnership, bearing date the fourteenth day of October Anno Domini Eighteen hundred and sixty five the said George A. Trenholm by his Deed Poll, bearing even date with these Presents for divers goods and sufficient reasons and consideration in the said Deed recited and fully set forth which Deed it is hereby declared shall be referred to and taken in conjunction with these presents for the more correct understanding of the same. Hath granted bargained sold released and conveyed to me the said Theodor Wagner divers Pieces and Parcels of Real Estate Purchased and Paid for by the said Copartnership with the Copartnership funds but conveyed to him the said George A. Trenholm in his own name whereby the legal title thereto became vested in him, but to taken and held by him in pursuance of the third article of agreement for the said Copartnership which is at length in the said Deed recited in trust for the said Copartnership and in fact belonging to the same of all which property a schedule intended to contain a full and perfect enumeration of the same is annexed to the said Deed and is hereby referred to as a Part of these Presents. And whereas all the estate so conveyed by the said Deed is therein declared to be made to me the said Theodor Wagner in trust to and for the uses intents and Purposes to and for which the same have been hitherto held by the said George A. Trenholm and which are in the said third article of agreement for Copartnership declared and set forth and for the benefit of the several Parties who are or will be entitled thereto upon the adjustment and settlement of the affairs of the said Copartnership, and with all the Powers as Trustee in the said third article enumerated, Provided that upon my death or retirement from the said Copartnership all the Estate therein granted to me shall thereupon determine and vest in the remaining Copartnership subject to the same trusts and for the same Purposes as have been hereinbefore recited and set forth.

Now Know Ye that I the said Theodor Wagner in consideration of the promises and of the said Deed of the said George A. Trenholm and of the nominal sum of Five Dollars to me in hand well and truly paid at and before the delivery of these presents do hereby acknowledge and declare that all the said property of whatsoever kind consisting specifically enumerated in the schedule thereinbefore referred to is by me held and taken and that of the same and of every Part thereof I am now and will stand seized and possessed in and for such estate in the same as hath been to me granted and conveyed by the said Geo. A. Trenholm in the above recited Deed to and for the uses intents and Purposes declared in the said third article of agreement for Copartnership and further set forth in the said Deed and that in pursuance of the said article I will hereafter stand seized and possessed of all and singular the said property and of every Part thereof in trust for the several Parties entitled thereto according to their respective shares in the Profits of the said Copartnership of John Trasher and Company. And I the said Theodor Wagner do hereby bind myself my heirs executors and Administrators to make and execute

at the reasonable request of any or all of the Parties interested in or entitled to the profits hereinbefore referred to or any Part thereof any and all such other and further instrument in writing which may be advised as proper to or upon which the said Property is held by me. In Witness Whereof I have hereunto set my hand and Seal this first day of February in the year of our Lord one thousand eight hundred and sixty six and in the nineteenth year of the Independence of the United States of America Signed & Sealed & Delivered in the Presence of Signe Benj. H. Hugen & Henry Seabrook

Theodor Wagner  
 State of South Carolina  
 Charleston District Personally appeared before me Henry Seabrook Esq. and made oath that he saw the within named Theodor Wagner sign seal and as he act and Deed deliver the within written deed and that he with Benj. H. Hugen witnessed the execution thereof. Sworn before me this twenty second day of July Anno Domini Eighteen hundred and sixty six  
 John E. Phillips Not Publick off Magist

Messrs Courmyer Charleston District  
 I certify that the within deeds with schedule annexed were duly recorded in this office in the 27. February 1866 in Book A 14 No 7 extending from Page 3 to 56 Signed Henry Prescott  
 Stamp not required Registry M. C.

Messrs Leon office Charleston District. I hereby certify that the foregoing writing contained is true and correct copy of the Deeds of George A. Trenholm and Theodor Wagner recorded in this office and also of so much of the schedule annexed to the Deed of George A. Trenholm as enumerated therein by situated in Greenville District Oct 3 1866  
 Henry Prescott  
 Registry M. C.

Recorded 9<sup>th</sup> Oct 1866

Louisa A. Moise	Deed	281 of
do	For	the State of South Carolina
P. J. Curston	Lot	Know all Men by these presents that I Louisa A. Moise of the City of Charleston of Charleston District in the State aforesaid in consideration of the sum of seventeen hundred Dollars to me paid by Paschal J. Curston of Greenville District in the State aforesaid have granted bargained sold and released and by these presents do grant bargain sell and release unto the said Paschal J. Curston of the Town of Greenville all that Lot piece or parcel of land lying and being within the corporate limits of the town of Greenville in the State aforesaid Beginning