In the City of New Orleans,
IN THE STATE OF LOUISIANA,

This first day of April, eighteen hundred and fifty-two, and in the seventy-eighth year of the Independence of the UNITED STATES OF AMERICA.

Before me, Antoinette Pichon
NOTARY PUBLIC, duly commissioned and sworn in and for this City and the Parish of Orleans, therein residing, and in presence of the Witnesses hereinafter named and undersigned,

PERSONALLY CAME AND APPEARED:

Mr. Bertrand Salay of this city, and Madame
Marie Justinie Poche, widow; Jean Baptiste Keller of
the Parish of Jefferson who make the following exchange:

said B. Salay,现出, of the slave, Aimée, aged about forty-five years, does by these presents exchange, sell, bargain, and give, forever, to the said widow Keller, the sum of Twelve hundred and ten dollars, expressing her consent thereto, and the said Aimée, and land, house, and all other appurtenances belonging thereto, to the said widow Keller.

And said widow Keller, in exchange thereof, does by these presents accept the same for herself, her heirs, and assigns forever, acknowledging delivery possession thereof.

And said Aimée, to the said widow Keller.

The said Aimée is appraised by the said, at the sum of Eight hundred dollars.

Making a difference of Three hundred dollars.
And to these presents personally came and appeared, 

[cursive text]

Malamaim B. [illegible]

and declared that it is her wish and intention to release in favor of the said

Malamaim B. [illegible]

heirs and assigns, the above

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from any claim, mortgage or privilege whatsoever, which she has, or hereafter may have

Malamaim B. [illegible]

whether resulting from her marriage with the said

Malamaim B. [illegible]

or otherwise.

WHEREUPON I, the said Notary, did inform the said

Malamaim B. [illegible]

apart and out of the hearing of her said husband, that she

has by law, a legal mortgage upon all the immovable property of her husband: First — For the

restitution of her dowry or the replacing of the dotal property which she brought in marriage.

[cursive text]
Second—For the restitution or replacing of the dotal property which she acquired during her marriage either by succession or donation: Third—For the indemnification of the debts to which she bound herself jointly with her husband, as well as for the replacing of her paraphernal property alienated: Fourth—For security of the obligations imposed upon her husband, when he has had the use of her paraphernal property, or for returning the price, if her paraphernal property has been alienated by her, and her husband has received the amount of the said property thus alienated, or otherwise disposed of the same for his individual interests.

And I, the said Notary, having, before receiving the signature of the said Madame... detailed and explained verbally to her, out of the presence of her husband, the nature of her rights, the laws whence they derived and the nature of the contract she agrees to; she the said Madame... declaring herself to be fully informed of the rights secured to her by law, and of the danger she exposes herself to, by renouncing said rights, avers, that, notwithstanding, she persists in the intention above declared, and that, of her own free will and accord, she formally renounces, by these presents, in favor of the said... her heirs and assigns, all mortgages recorded, legal and tacit and any other right or rights secured to her by law, upon the said B. Salay... As to whether these rights are acquired on account of her dowry, or of her paraphernal property, and that she abandons, relinquishes and renounces the same in favor of the said... her heirs and assigns of whatever kind or nature the said rights may be.

And the said Madame... being now present, aiding and authorizing his said wife in the execution of these presents, she the said Madame... did again declare that she did and does hereby make a formal abandonment and relinquishment of, and renunciation to all her rights in favor of the said Madame... her heirs and assigns, binding herself and her heirs at all times to sustain and acknowledge the validity of this renunciation when and wherever necessary.

DONE AND PASSED at New Orleans, in my Office, on the day, month and year first above written, in presence of Messrs. B... and... competent witnesses, who have signed these presents together with the said appearance, and me, Notary, after due reading thereof.

[Signature]

[Signature]