The undersigned heirs at law and under two wills of Stephen Van Elkand deceased devisees and legatees of said Stephen, and his next of kin and beneficiaries under a trust deed of said Stephen to Rindal Van Horn agree to and with each other as follows:

First, That all will by proper conveyances and covenants and acknowledgements convey to Nicholas I. and Stephen B. Van Elkand the Cedar Swamp between the Northern Northern Rail Road and the Meadows on Pinchau Creek.

Second, That all will by proper conveyances and covenants and acknowledgements convey to Cornelia Waters, Amery G. Van Elkand Eliza and Gertude Van Risie each one undivided sixth part, the Children of Amr Van Elkand one sixth part and the Children of Marie Van Risie one sixth part, as tenants in common of all the Cedar Swamp and uplands of which said Stephen Van Elkand died seized or possessed and lying Easery of the said Northern Rail Road.

Third, That we will by proper conveyances and covenants and acknowledgements convey to Nicholas I. Van Elkand the eight acre Lot lying at Greenville, also the North Lot of a certain piece of ground known as a part of the back or brush Lot.

Fourth, That we will by proper conveyances and covenants and acknowledgements convey...
to Stephen B. Freeland the eight acre Lot
said Stephen Freeland bought of Charles Herschel, also the south Lot of a certain piece of Ground
Known as a part of the back or bush Lot

Fifth. That we will by proper conveyances and
Covenants and acknowledgements convey to

Jennie D. Freeland the most western Lot and
brick dwelling thereon, owned by said Freeland
Deceased and situate in Sussex Street, Jersey City, N. J.,

Sixth. That we will by proper conveyances and
Covenants and acknowledgements convey to

Gertrude Morris, wife of Theodore L. Morris,
The House and Lot owned by said Freeland deceased and situate in Wayne Street, Jersey City, N. J.

Seventh. That we will by proper conveyances and
covenants and acknowledgements convey to

Cornelia Waters, Jennie G. Freeland Gertrude
Morris each one undivided one fifth part; the
children of Ann Freeland, wife of Peter Freeland
one fifth and the children of Maria Van Riper
one fifth part as tenants in common of the
House and Lot in Sussex Street, Jersey City,
N. J. and the two Lots and one House in
Grand Street, Jersey City, and the House and
Lot do to be conveyed to Gertrude Morris.

shall be counted as so much towards her
share in the distribution of the property as directed.
by the last will of said Stephen Vreeland dated October 3, 1860, the valuation of said property to be made by the executors in the will mentioned now on file in the Surrogates Office of the County of Hudson, that we will convey all our interest in the above described and mentioned Tracts, lots or parcels of land premises as such heirs, devisees, legатaries, or beneficiairs.

Eighth: That all will in manner aforesaid assign to M.indert Van Hou all our interest in the said assign to M.indert Van Hou all our interest in and to those two certain mortgages, one for Ten Thousand Dollars made by William Dunn on property at Newark and one for Nine Hundred Dollars made by George H. Haring on property at Hudson City.

And also all our interest in the stock of the Bank of New York being ten shares which stock we hereby agree shall be assigned and conveyed by said M.indert Van Hou to Fannie J. Vreeland, said Fanny J. Vreeland agreeing to deliver up notes held by her drawn by S. Vreeland when she receives her portion of the Estate.

Ninth: That M.indert Van Hou shall pay to the executors named in the last will of said Stephen Vreeland deceased and now on file in the Surrogates Office of the County of Hudson, all the money in his hands.
deducting the amount paid to his counsel and assign the said bonds and mortgages to said Executors and we will assign all our interest in the same:

Seventh. That we will assign in manner aforesaid to Stephen B. Vreeland all our interest as aforesaid in and to the money remaining in his hands being $7,680 2/4 held by him in trust for said Stephen Vreeland deceased and which is now invested in United States Bonds, and said Stephen B. Vreeland shall pay to said Executors aforesaid all interest accruing since, September 1, 1868 upon said bonds and shall assign said Bonds to the Executors aforesaid, and said Executors shall be Trustee of such money, Bonds, stocks etc. to distribute the same in the same manner as if the same came to their hands as Executors under the will of said Stephen Vreeland deceased, aforesaid bearing date October 3, 1859.

Eleventh. And said Nicholas and Stephen Vreeland hereby agree to pay to the Reformed Dutch Church of Bergen out of their own funds the sum of one Thousand Dollars bequeath to said Church by said late Stephen Vreeland deceased, and also to pay the fees and charges except counsel fees of hind's Van Horn or such fees and charges as shall be allowed him for acting as Trustee of said
Stephen Veeland deceased and for settling his estate and also to pay all the funeral expenses of said Stephen Veeland deceased,

Twelfth. That we will assign to Nancy G. Veeland all our interest in and to the lot in the Reformed Dutch Church at Bergen,

Thirteenth. That the claim of Hannah W. Veeland as widow of said Stephen Veeland shall be arranged and extinguished by the pay-ment to her of the sum of $5,250.

Fourth. That the sum of $30,000.00 be paid by the remaining heirs and legatees.

Fifteenth. And it is hereby agreed that the said Executors shall pay all the just debts of said Stephen Veeland deceased and said Stephen & Nicholas hereby agree to pay to said Executors out of their own funds such portions of said debts as the assessed value of the personal and real property conveyed to the girls and the Executors by Minard Van Horn & S. B. Veeland.

Sixteenth. That we will release to Minard Van Horn and that said Minard Van Horn shall convey the property and real estate as we
have herein agreed.

Sixteenth: It is further agreed the amount of bond or bonds or other evidence of indebtedness given to said Stephen Freeland deceased in his life time by any of his children for money advanced to them or either of them shall be considered as an advance and deducted from their share in the distribution by the Executors above provided for.

It is hereby agreed by and between the parties here to that unless this agreement is signed by all the heirs at Law under the two Wills of said Stephen Freeland deceased, and all the devises Legacies and rest of kin of said Stephen Freeland that it shall not be binding upon those who may sign but shall be for nothing holder;

This agreement is made for and in consideration of the sum of one Dollar by each paid to the other at or before the sealing and delivering thereof, the receipt whereof is hereby acknowledged.

In witness whereof we the said heirs at Law devisees and legatees of said Stephen Freeland deceased and his rest of kin have hereunto set our hands and seals this sixteenth day of February A.D. Eighteen hundred and sixty six.

Signed Sealed and Delivered in the Presence of
Charles Hunt as to the first 16 Signatures

Cornelia Wauters

H. J. Vreeland

C. R. Vreeland

Jennie H. Anderson

Elizabeth Van Buitink

Margaret Ann Post

Cornelia H. Vreeland

Marie J. Vreeland

Jane Van Riper

Isabella V. Van Horn

Jeremiah Van Horn

Gertrude Morris

Theodore F. Morris

Jane Joraileman
Mr. C. Morris to theSignature of Henry C. Vreeland Nicholas Cadmus
S. W. Arrowsmith to theSignatures of Stephen V. Johnson Mary Emma Johnson Peter H. Cadmus
Jasper A. Cadmus to theSignatures of William Elleworth & Stephen Van Riper
Rachel A. Elleworth Julia Van Riper
Jacob W. Dutye to theSignatures of
Elliza Vreeland Henry C. Post Emmaly J. Wantier
John B. Wantier Abigail P. Wantier
James C. Van Buss内外 to theSignatures of
Nicholas C. Van Buss内外 Peter Vreeland
Elliza Cadmus Nicholas Cadmus
Stephen V. Cadmus Peter H. Cadmus
Stephen V. Van Riper Julia Van Riper