

This Indenture made the twentieth Day of June in the
year of our Lord one thousand Seven hundred & Thirty Five Between
James Bullock of Mill Town in Colleton County in the Province of South
Carolina, Planter, & Sarah Bullock Wife of the Said James of the One
Part, and John Hay of Charles Town in the Province aforesaid Merchant
of the other Part. WITNESSETH That the Said James Bullock &
Sarah his Wife for & in Consideration of the sum of four thousand Pounds
current Money of the Province aforesaid to them the Said James & Jane
in hand paid by the Said John Hay the Receipt Whereof they doo
hereby Acknowledege, They the Said James Bullock & Sarah Bullock
have granted, aliened, released & Confirmed And by these Preentes Do grant,
Alien, release & Conferm unto the Said John Hay all that Mesneage
and Tenement in Mill Town in Colleton County aforesaid being thalke
houn by the Number thirteen in the Plat of the said Town & also a Tract
of four hundred Acres of Land Situate in Colleton County aforesaid bounded
To the Westward on lands laid out to John Peacock which said Tract
of four hundred Acres was originally granted to John Ba by the
Lords Proprietors & by Meane Asignment Conveyed to the Said James
Bullock, And also one other Tract of one hundred Acres formerly granted
to Mathew Bee Situate in Colleton County aforesaid, & bounding
on the East Side of Pinpon River, & also one other Tract of two
hundred Acres formerly granted Likewise to the Said Mathew Bee, &
Situate Likewise in the Said Colleton County, & bounding to the
Northward on Lands laid out to Ebenezer Waller, & to the Eastward
on Lands laid out to the Said Mathew Bee, & also the twelve Negroes
hereafter Mentioned (Vizt) Glasgow, Tom Mingo, Scammy, Jack
Cesar, Judy Simon, Ben, Sipio, Sarah & Esther (all which
Said Mentioned Mesneage and Tracts of Land & also the Said Merchant
Negroes now are in the Actual Possession of the Said John Hay by
virtue of our Indenture of Bargain & Sale for a Year to him
thereof made by the Said James Bullock & Jane his wife bearing
Date the Day before the Date of these Preentes, & by force of the

Start for Transporting of her into prison,) To have and to
Hold the said Mesneage & Land & all the several Tracts of Land aforesaid
well & singularly the spaces aforesaid with their Qua, Prive and Privileg, & all singular
other their Privileges, with their Debts of their Opeartances unto the Said John Hay
his heirs, Executors, Administrators & Assignees to the only Proprieite to hold of him the Said
John Hay his heirs Executors, Administrators & Assignees forever, Provided
attorneys & helpers
Injuncts are upon this Condition nevertheless that if the Said James Bullock or Jane
his Wife or their or either of their Heirs, Executors, Administrators or Assignees shall make
Truly pay or cause to be paid unto the Said John Hay his heirs, Executors, Administrators or Assignees
aforesaid sum of four Thousand pounds South Carolina Currency, with Lawfull Interest
for the sum or such other sum or sums of Money as Shall be Decreed and Awarded
unto the Said John Hay by Mr James Croftall & John Riggs of Charles Town Merchants
being judifitically Chosen & Constituted Arbitrators by Virtue of bonds of award &
Submission Mutually Executed by the Said James Bullock & John Hay or such sum or
sums of Money as Shall be Decreed & awarded to the Said John Hay by virtue to be
Nominated by the Arbitrators aforesaid according to the Said Bonds of Award at
bearing Date the tenth Day of this instant June, which said sum of four thousand
Pounds Currency, with Interest, or such other sum or sum to be Determined by the Arbitrators aforesaid
or otherwise to be Constituted as aforesaid, if the Said James Bullock or Jane his Wife or their or
either of their Heirs, Executors, Administrators or Assignees shall Well and Truly pay or cause to be
paid unto the Said John Hay, his Heirs, Executors, Administrators, & Assignees aforesaid
Twenty fifth Day of March which shall be in the year of our Lord One thousand Seven
hundred & thirty four, without any Deduction, Abatement, Allowance or Delay, That Then &
from thenceforth this present Indenture, & the Estates Interest thereby made & Conveyed shall
cease, Determine & be paid to all Justices & Juries whatsoever any thing herein before or
hereafter done to the contrary notwithstanding. AND the Said James Bullock & Jane Bullock
further Covenant promise and Grant to the Said John Hay, his heirs, executors, Administrators &
Assignees aforesaid, according to the true intent & Meaning of these Preentes, AND
further the Said James & Jane do Covenant that if Default Do happen to be made in
payment of the Said sum of four thousand Pounds or such other sum as Shall be Awarded
& Opeartained by the Arbitrators or otherwise aforesaid, in any part of the Said sum or

in the State of the said Province, that then it shall
be lawful for the said John Hay the said Covenanter
to go into the said Land & to Enter & stay there & increase
his power to increase to fifty, to the sume from thenceforth payable
quarterly to him, to be ready & owing to him own proper Upes and
beliefs forever, without any manner of set suit, Interception or repon-
dition of by the said James entitl'd, their or either of their Heirs or Trans-
ferees or Assignees, or of any other Person or Persons whatsoever, & the
said James to have & to covenant to do with the said John Hay the
Haw, & his, & others to Assignees to do and Execute any further act, Deed
or thing for the Better Appearance of the Principals, as by the said John
Hay or his Council Learned in the Law shall be reasonably Desired, And
is Required in Witness whereof the said Parties have hereunto
set their hands & seals the Day & year first above written.

Signed, Sealed & Delivered
In the presence of us

J. Witherspoon.

James Bullock (J)
J. Slaryone
Jean Bullock (J)

South Carolina
Braly County

Personally appeared before me Swadix Somerville Esq; one of
the Majestie Justices for his County, the Reverend Mr. John Witherspoon who
being Daily sworn in the Holy Evangelists of Almighty God, with the
same the Within James & Jean Bullock Sign, Seal and Deliver the within
Agreement, as their Act & Deed & that Jas^t Slaryone Signed with himself
as witness.

I do testify before one by the Reverend Mr. John Witherspoon, according
to the form of his profession this 7th of Augst 1794 J. Witherspoon.

Bonerville.

Recorded in the Register office of this Precinct Augst
Day of August 1794 In Book K. fol. 187 Pg 120

Recorded

Aug 4 1794 for Mr. Hammonson, Purv
F. Thos. Barnabas

South Carolina

This Indenture made the thirteenth Day of April anno Domini
one thousand seven hundred and thirty two Bell Well N. Joseph Sonnende of
Braly County in the Province aforesaid Gent of the one Part and Charles
Burnham of the same place Planter of the other Part WITNESSETH that
whereas the Said Charles Burnham at the Special Justice & Request and
for the only Debt & Duty of the Said Joseph Sonnende is by his certain
Bond or Obligation bearing Date the twelfth Day of this instant April
became held and bound unto Thomas Bolton of the same place March
in the penal Sum of Nine hundred and fifty pounds Current Money
Conditioned for the Payment of the sum of four hundred and fifty
pounds with the Lawfull Interest of the same to the Said Thomas
Bolton on the twelfth Day of May next ensuing and did also
at the like Special Justice and Request of the Said Joseph Sonnende
give and execute to the Said Thomas Bolton a Warrant of Attorney to
Conseif Judgment on the Said Bond with Costs of Suit, as in and by
the Said Bond & Warrant of Attorney Relation therunto being had
and more fully and at large appear, NOW this Indenture
WITNESSETH that the Said Joseph Sonnende for and in Consideration
of the Said Charles Burnham Entering into and Executing the Said
Bond and Warrant of Attorney for the proper Debt of the Joseph Sonnende
as aforesaid And also for and in Consideration of the sum of Son &
Shillings Current Money So him the Said Joseph By the Said
Charles Burnham well and truly in hand Paid at And Before
the Scaling and Delivery of these Presents And for the repayment
of the Said Sum mentioned in the Condition of the Said Bond and
all Costs Charges and Demands that may happen or Arise to the
Said Charles Burnham for and On Account thereof, hath bargained
and sold and by these presents in Plain and Open Market
Doth Bargaine Sell and Deliver unto the Said Charles
Burnham all those four Negro Slaves of him the Said Joseph
Sonnende named Nanny, Jack, Peter and Dinah TO HAVE
and to hold the said four Slaves named Nanny, Jack, Peter