

...in the Year of the above written Proviso, that then it shall
 be may be lawful to and for the said John Hay his heirs, Executors &
 assigns into the said Lands & Premises to Enter & they said Negroes wth
 their issue to Increase to & keep to the same from thenceforth peaceably
 Lawfully to have, hold, occupy & enjoy to be in their own proper Uses and
 behoofs forever, without any manner of Sale, Suit, Intercourse, recovery,
 or view of fact by the said James or any of their or either of their Heirs, Executors,
 Assigns or Assignees, or of any other Person or Persons whatsoever, to the
 said James & James's Heirs & Assigns to do and Execute any other act, Suit
 or thing, for the better Assurance of the Premises, as by the said John
 Hay or his Council Learned in the Law shall be reasonably Directed, Comanded
 or Required in Writings whereof the said Parties have hereunto
 set their Hands & seals the Day & Year first above written.

Signed, sealed & Delivered
 in the Presence of us
 John Witherspoon
 John Stanger

James Bolton
 Jean Bullock

South Carolina
 Beatty County

Personally appeared before me, Francis Somerville Esq^r one of
 the Magistrate Justices for this County, the Reverend Mr John Witherspoon who
 being duly sworn on the holy Evangelists of Almighty God, hath shew'd
 unto me within James & Jean Bullock sign, Seal and Deliver the within
 Articles, as their Act & Deed & that Mr J^r Stanger signed with himself
 as Witness

Subscribed before me by the Reverend Mr John Witherspoon, according to
 the form of his Profession this 7th of Aug^r 1782. Wth Witherspoon
 Somerville!

South Carolina

Recorded in the Registrar's Office of this Province, this
 Day of August 1782 In Arch. R. p. 137 L. 140

Recorded By Joseph Foster, Registrar,
 Aug^r 16th 1782 for Mr. Hammerman Sec^y
 Tho. Lamb

South Carolina

This Indenture made the thirteenth Day of April, Anno Domini
 one thousand seven hundred and thirty two Between Joseph Townsend of
 Beatty County in the Province aforesaid Gent^l 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 Instance & Request and
 for the only Debt & Duty of the said - Joseph Townsend is by his Certain
 Bond or Obligation, bearing Date the twelfth Day of this Instant April
 become hid and bound unto Thomas Bolton of the same Place Merch^t
 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 Instance, and Request of the said Joseph Townsend
 Give and Execute to the said Thomas Bolton a Warrant of Attorney to
 Constitute Judgment on the said Bond with Costs of Suit, as in and by
 the said Bond & Warrant of Attorney, Relation therunto being had
 may more fully and at Large appear, Now this Indenture
 Witnesseth that the said Joseph Townsend for and in Consideration
 of the said Charles Burnham's entering into and Executing the said
 Bond and Warrant of Attorney for the proper Debt of the said Joseph
 Townsend as aforesaid, And also for and in Consideration of the Sum of Ten
 Shillings Current Money to him the said Joseph, by the said
 Charles Burnham well and Truly in hand Paid at and Before
 the Sealing 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 Bargain, Sell, and Deliver unto the said Charles
 Burnham all those four Negro Slaves of him the said Joseph
 Townsend named Nanny, Jack, Peter and Dinah To have
 and to hold the said four Slaves named Nanny, Jack, Peter

and Deliver, unto him, the said Charles Burnham, his Executors, Admors
 and Assignes respectively for ever, **provided** always nevertheless &
 these presents are upon Condition that if the said Joseph Townsend
 his Executors, Admors, Heirs, Heirs, & Assignes, pay unto the said Charles
 Burnham, his Executors, Admors or Assignes the aforesaid Sum of four
 hundred & fifty Pounds Current Money, together with Lawfull Interest
 for the same, on the Day and time in which the said Charles Burnham
 by the Condition of the said Bond is to pay the same to the said Thomas
 Bolton, and shall also pay to the said Charles Burnham his Executors or
 Admors all Costs and Charges that he shall be put unto, by Reason or
 Means of the said Bond and Warrant of Attorney or either of them, that
 then this present Indenture of Bargain & Sale shall cease, Determine
 and be utterly void to all Intents and Purposes whatsoever, or Else shall
 be and Remain in full force and Virtue, **AND** the said Charles
 Burnham for himself his Executors and Admors Doth Covenant and Grant
 to and with the said Joseph Townsend his Executors and Admors by these
 Presents that it shall and may be Lawfull to and for the said Joseph
 Townsend, His Executors, Admors and Assignes, as well to have and Enjoy
 all and singular the said bargained Promises, as also to Take and
 Receive the Quota, Profits and Profits thereof, until Default of
 Payment of the said Sum of four hundred & fifty Pounds & Interest
 to the said Charles Burnham, his Executors or Admors, or some part thereof
 by the said Joseph Townsend, his Executors or Admors, or of the Costs and
 Charges that shall arise thereby unto the said Charles Burnham, **AND**
 that without the Lawfull & reasonable Excursion, disturbance or Interruption
 of the said Charles Burnham his Executors, Admors or Assignes, or without any
 Account thereof or any part thereof to be had or made to the said Charles
 Burnham, his Executors, Admors or Assignes. **In Witness** whereof
 the said Parties to these presents have hereunto interchangeably set
 their hands and seals the Day and year first above written.

Sealed and Delivered
 in presence of
 C. Pinchay

J. Townsend
 Chas. Burnham

Before me Thomas Cooper Esq^r one of his Majesty's Justices of the
 Peace in the County of Berkeley personally appeared Charles Pinchay Esq^r who
 being duly sworn on the Holy Evangelists of Almighty God maketh Oath
 that he was personally present and did see the within named Joseph
 Townsend, sign seal and set his hand and Deliver the within Indenture of
 Bargain and Sale to the within named Charles Burnham, and that the
 said J. D. sign his Name as a Witness thereto.

Given under my Hand
 15th of August 1732

Thomas Cooper.

Recorded August 15th 1732
 Tho: Lamboll for the Hon^{ble} Secy

South Carolina Is

George the Second by the Grace of God of Great
 Britain France and Ireland King

To, Solomon Middleton
 Greeting

We Reposing Especial Trust and Confidence in your Loyalty &
 Fidelity to us, your Knowledge of our Harbour at Charles Town in our
 Province of South Carolina and the several Bars near the same, &
 your Skill and Ability in Piloting Ships and Vessels therton and
 thereout **hath** therefore Nominated and Appointed and by these
 Presents **DO** nominate, constitute and Appoint You the said
Solomon Middleton to be Pilot into and out of our
 said Harbour, over the said Bars, and Through the several
 Channells thereof; You are therefore to take Under your Charge
 all such Ships and Vessels as shall Come or be Committed to your
 Care, and the same well and faithfully to Pilot, and to Execute
 all other Parts which to the Duty of a Pilot belongs relating
 thereto. **To have hold and Enjoy** the said Office of Pilot
 of the said Harbour, Bars, Channells & with all Salaries, dues, Fees