

Memorandum  
 This 31<sup>st</sup> day of May 1704 personally appeared before me  
 Ward in Mr Joseph Black Junr & being sworn on of holy Evangelists oath  
 they did see the above named William Carlisle sign Seal & as his act  
 deed deliver the above bill of Sale to if above named R<sup>th</sup> Peterson Junr  
 Recorded May 23<sup>rd</sup> 1704 Sworn before me **John Buckley**  
 of In Barnwell D. S.

By this publick instrument of promission or letter of Attorney to it knowne in  
 witness unto all those who shall see these presents or hear of same read that on  
 day of 7 Month of the An<sup>o</sup>. Dni 1703 & in 7 second year of the reign of our So  
 Lady Ann by if grace of god of England, Scotland, France & Ireland Que  
 defender of it Faith &c. Before me James Purke Notary Publick  
 dwelling in London by royal authority duly admitted & sworn & in p<sup>se</sup>  
 of the Witnesses hereafter named, Personally appeared Mr John Hankin  
 Shipper & Gunmaker of London & Mr Francis Johns widder & Exors  
 John Johns late of Carolina with doted w<sup>ch</sup> 3<sup>d</sup> Approvers doted  
 have made executed & Constituted **Self Thomas Cary** now on a voy  
 to Carolina afores<sup>d</sup> their true & lawfull Attorney giving & by the  
 presents granting unto their 3<sup>d</sup> Attorney full power & lawfull authority  
 for them if 3<sup>d</sup> Constituants in their names & to their use to ask deman  
 leavy due for & by all lawfull ways & means recover & receive of & from  
 George Logan of Carolina Esq<sup>r</sup> & Capt William Smith of Carolina  
 Marrant Exors of if last will & testament of the 3<sup>d</sup> John Johns late of Car  
 with doted their heirs Exors & Adminors & all others whom it shall or m  
 Concern all such Sums & Sums of Money goods wares Merchandize  
 Efforts houses Lands Estates & things whatsoever w<sup>ch</sup> if 3<sup>d</sup> John Johns was  
 possessed or entitled to at if time of his decease & w<sup>ch</sup> now of right belo  
 & appertain to them if 3<sup>d</sup> Constituants as afores<sup>d</sup> nothing excepted  
 reserved & to take possession of all such lands tenem<sup>ts</sup> & Estate & to  
 if same to such p<sup>son</sup> or p<sup>sons</sup> & all such rates & rates as he shall  
 fit. And to if and to make doe & pass in due form of law all such act  
 writings matters & things as shall be requisite altho w<sup>ch</sup> all & every  
 or p<sup>son</sup> whom it shall or may concern to act & to view, settle & adju  
 all an<sup>o</sup> by the thereof to receive, upon recoverys & receipts he ge  
 out or more acquittances or other sufficient discharges in due form  
 law, but in case of refusal or delay by if 3<sup>d</sup> George Logans Esq<sup>r</sup> & C  
 Will<sup>m</sup> Smith or either of them their or either of their heirs Exors  
 & Adminors or any other p<sup>son</sup> or p<sup>sons</sup> whom it shall or may concern  
 to make & render just & true acc<sup>t</sup> & paym<sup>ts</sup> & satisfaction in if p<sup>miss</sup>  
 him

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him her or them therunto to comply by all lawfull means  
 whatsoever altho it need be to appear before all Courts Justices  
 in any Court or Courts there to answer defend & reply in all mat  
 & causes touching or concerning if p<sup>misses</sup> to doe say p<sup>miss</sup>  
 Soave Soave for arrears Imprison & to London & out of prison ag  
 to deliver altho to compound rounde & acquit by arbitrators  
 otherwise as their 3<sup>d</sup> Attorney shall think fit and generally  
 concerning if p<sup>misses</sup> to doe p<sup>form</sup> & execute all & whatsoever  
 shall be requisite & necessary as fully, amply, & effectually to all  
 Intents Constitutions & purposes as they if 3<sup>d</sup> Constituants or  
 of them might or could doe if personally p<sup>sent</sup> & if altho if rai  
 should require more especial or ample p<sup>ro</sup> than is herein  
 before p<sup>form</sup> expressly expressed w<sup>ch</sup> power to substitute one or more  
 Attorneys under him w<sup>ch</sup> like or limited power & if same again  
 to revoke, they if 3<sup>d</sup> Constituants hereby promising to ratify  
 confirm & hold for good & valid all & whatsoever their 3<sup>d</sup> Attorney  
 or his Substitutes shall lawfully doe or raise to be done in or about  
 if p<sup>misses</sup> by vertue of these presents thus done & passed in London  
 afores<sup>d</sup> in if p<sup>se</sup> of James Dunning & John Eaton witnesses  
 herunto required  
 Sealed and delivered in p<sup>se</sup> of  
 James Dunning John Eaton  
 the mark of  
 John Hawkins  
 Francis Johns

In p<sup>miss</sup> of James Dunning John Eaton  
 Recorded May 24<sup>th</sup> 1704  
 of In Barnwell D. S.

10: 00: 00  
 Bonmunda at  
 Junior 15las

Charleston June 3<sup>rd</sup> 1704  
 Then Roted from Roger Mayor for if Lords p<sup>ro</sup> con p<sup>ro</sup>  
 being for if purchase of five hundred acres of Land on Wando  
 Riv<sup>er</sup> betw<sup>en</sup> if Plantations of William White doted already  
 Admougned.  
 Geo. Logan D.R.  
 Recorded June 3<sup>rd</sup> 1704 of In Barnwell D. S.

By his Excellency Benjamin Bornett Esq<sup>r</sup> Gov<sup>r</sup> of Georgia  
 Chap<sup>l</sup> Gen<sup>l</sup> & Commander in Chief of these Islands.  
 To all to whom these presents shall come or may concern Greeting,  
 These May certifye y<sup>e</sup> this 17<sup>th</sup> day of May In if your of our Lord 1704  
 personally appeared before me if Gov<sup>r</sup> afores<sup>d</sup> Nathaniel Williamson with  
 now residing in these Islands & solemnly made oath on of holy Evangelists

of almighty god that on or abt y<sup>e</sup> year 1703 now last past he thus appeared  
at South Carolina did then & there see one Norlake of Pearls as it was  
with a golden Lorkoff to it & some Stones in y<sup>e</sup> Lorkoff In y<sup>e</sup> Custody & poss<sup>n</sup>  
of M<sup>r</sup> J<sup>r</sup> Cowngond who told this appeared he of y<sup>e</sup> 3<sup>d</sup> Cowngond had it a  
Pledy for a Sum of Money by Garroth Dillon And y<sup>e</sup> of particular  
where he saw y<sup>e</sup> Lorkoff and Norlake afores<sup>d</sup> was att y<sup>e</sup> house of one M<sup>r</sup> W<sup>m</sup>  
in Charlestown upon y<sup>e</sup> Bay Whore of y<sup>e</sup> 3<sup>d</sup> M<sup>r</sup> Cowngond then Lodged.

And y<sup>e</sup> on y<sup>e</sup> same day personally appeared before me y<sup>e</sup> Gov<sup>r</sup> afores<sup>d</sup>  
Thomas Kolly Esq<sup>r</sup> Comander of y<sup>e</sup> Sloop Unity in like manner solemnly made  
y<sup>e</sup> on or abt y<sup>e</sup> month of November now last past he saw Garroth Dillon  
wout a passengor w<sup>th</sup> him from Barbados to South Carolina have in his  
possession a Pearl norlake w<sup>th</sup> a gold Lorkoff to it.

Also in y<sup>e</sup> same manner & on y<sup>e</sup> same day personally appeared John  
Woodward of those Islands & solemnly made oath y<sup>e</sup> abt 14 or 15 month  
last past hee this appeared being in Barbados Was desired by M<sup>r</sup> W<sup>m</sup>  
now residing in those Islands and one Garroth Dillon to draw Arbitration  
bonds between them, w<sup>ch</sup> this Depont accordingly did, the Arbitration  
this appeared remembers were Capt<sup>r</sup> Kingston Cowngond & Capt<sup>r</sup> W<sup>m</sup>  
Kirkham for y<sup>e</sup> 3<sup>d</sup> Dillon and Capt<sup>r</sup> Joseph Shoon & W<sup>m</sup> Loggan with  
y<sup>e</sup> 3<sup>d</sup> Roff w<sup>ch</sup> 3<sup>d</sup> Arbitration was for y<sup>e</sup> of y<sup>e</sup> 3<sup>d</sup> Dillon upon y<sup>e</sup> arrivall of a  
from Carolina some few days before went to y<sup>e</sup> post office & recd a  
Bill of Lading of five & twenty barrrels of boof from M<sup>r</sup> Jacob Allen  
Carolina consigned to y<sup>e</sup> wife of y<sup>e</sup> 3<sup>d</sup> Roff, but his wifes name was  
out interlined in y<sup>e</sup> 3<sup>d</sup> Bill of Lading & severall words scratched out &  
as tho' y<sup>e</sup> goods were designed by y<sup>e</sup> 3<sup>d</sup> Bill before such scratching out  
knowing for him y<sup>e</sup> 3<sup>d</sup> M<sup>r</sup> W<sup>m</sup> Roff. And this appeared John Woodward  
further saith y<sup>e</sup> before any discovery was made, y<sup>e</sup> 3<sup>d</sup> Dillon offered to  
3<sup>d</sup> boof as his own proper goods to y<sup>e</sup> 3<sup>d</sup> M<sup>r</sup> Roff, whereupon he M<sup>r</sup> Roff  
trusting some trust in it, Examined y<sup>e</sup> master & found y<sup>e</sup> goods to be really  
efforts of a trunch of goods sent by his wife to y<sup>e</sup> 3<sup>d</sup> Allen, and y<sup>e</sup> 3<sup>d</sup> M<sup>r</sup> Roff  
designing to come to those Islands Agreed to Enter into y<sup>e</sup> Arbitration  
and y<sup>e</sup> Arbitrators Awarded y<sup>e</sup> 3<sup>d</sup> Dillon to pay twenty odd pounds to y<sup>e</sup>  
Roff but he y<sup>e</sup> 3<sup>d</sup> Dillon not complying therew<sup>th</sup> by y<sup>e</sup> time theron passd  
y<sup>e</sup> 3<sup>d</sup> M<sup>r</sup> Roff sued y<sup>e</sup> 3<sup>d</sup> Dillon upon y<sup>e</sup> 3<sup>d</sup> Arbitration bonds & had judgment  
upon y<sup>e</sup> 3<sup>d</sup> Action in y<sup>e</sup> Marshalls Custody att y<sup>e</sup> time when y<sup>e</sup> 3<sup>d</sup> M<sup>r</sup> Roff  
from Barbados.

And y<sup>e</sup> moreover appeared before  
y<sup>e</sup> govorn<sup>r</sup> afores<sup>d</sup> Capt<sup>r</sup> Samuel Johnson Justice of y<sup>e</sup> peace in y<sup>e</sup> town of  
Georges & solemnly made oath y<sup>e</sup> on y<sup>e</sup> first day of this Instant May  
appeared before him as Justice afores<sup>d</sup> Capt<sup>r</sup> Nicholas Spenser of the

& made his Certificate in writing on oath y<sup>e</sup> to y<sup>e</sup>  
Sometime in y<sup>e</sup> year 1702 hee of y<sup>e</sup> 3<sup>d</sup> Capt<sup>r</sup> Spenser being in Barbados  
Allen did agree to transport himself w<sup>th</sup> him to Carolina w<sup>ch</sup> 3<sup>d</sup> Spenser  
of goods upon freight, among w<sup>ch</sup> was one trunch of dry goods as y<sup>e</sup>  
M<sup>r</sup> Allen & M<sup>r</sup> Roffe wife of y<sup>e</sup> 3<sup>d</sup> M<sup>r</sup> Roff told him y<sup>e</sup> 3<sup>d</sup> Capt<sup>r</sup> Spenser  
did desire to know y<sup>e</sup> freight particularly for as much as y<sup>e</sup> 3<sup>d</sup> M<sup>r</sup> Roff  
was concerned in it. w<sup>ch</sup> trunch of goods was then in y<sup>e</sup> house of  
M<sup>r</sup> W<sup>m</sup> Roff In testimony whereof I the 3<sup>d</sup> Govorn<sup>r</sup> have  
unto set my hand & Charged y<sup>e</sup> Publick Seal of these Islands y<sup>e</sup>  
day & year first above written to be hereunto affixed.

Recorded in y<sup>e</sup> Book of Records of South Carolina

N<sup>o</sup> 4. pa. 67. 68. 69. y<sup>e</sup> Tho. Minors Sec<sup>r</sup>

Recorded June 3<sup>d</sup> 1704

J<sup>r</sup> W<sup>m</sup> Barnwell S<sup>r</sup>

Bermuda at Sum<sup>r</sup> Islands

By his Excellency Benjamin Beshoff Esq<sup>r</sup> Govorn<sup>r</sup>  
Capt<sup>r</sup> Godall & Comander in Chief of these Islands.

To all to whom these presents shall come or may come in writing  
These may certify y<sup>e</sup> this 17<sup>th</sup> day of May in y<sup>e</sup> year of our Lord 1704  
personally appeared before me y<sup>e</sup> Gov<sup>r</sup> afores<sup>d</sup> John Cowngond Gentleman  
now residing in these Islands & solemnly made oath y<sup>e</sup> sometime in  
y<sup>e</sup> month of y<sup>e</sup> last past M<sup>r</sup> Garroth Dillon & this Depont being  
passengors from Barbados in y<sup>e</sup> Sloop Unity Thomas Kolly Esq<sup>r</sup> and  
bound to Carolina hee of y<sup>e</sup> 3<sup>d</sup> Garroth Dillon did then & there on board  
show & discover unto this Depont & y<sup>e</sup> 3<sup>d</sup> Capt<sup>r</sup> Tho. Kolly a certain  
Norlake of Pearl containing nine strands w<sup>th</sup> a gold Lorkoff & three  
Diamonds & fable rub stones in it, w<sup>ch</sup> y<sup>e</sup> 3<sup>d</sup> Dillon valued att 20  
And when y<sup>e</sup> 3<sup>d</sup> Dillon arrivod in Carolina hee came to this Depont  
being abt y<sup>e</sup> 20<sup>th</sup> last & desired him to sell for a cask of Rum &  
barrill of Sugar, but he y<sup>e</sup> 3<sup>d</sup> Dillon being this Depont somewhat  
dubious to lett him have y<sup>e</sup> rum & sugar knowing he had no money  
to pay for it delivered into this Deponts Custody y<sup>e</sup> afores<sup>d</sup> Norlake  
of Pearl & gold Lorkoff as a Pledy in lieu of y<sup>e</sup> 3<sup>d</sup> Rum & Sugar w<sup>ch</sup>  
this Depont recd, and owners of Norlake, Lorkoff, & Stones shewn to  
me y<sup>e</sup> Gov<sup>r</sup> afores<sup>d</sup> Is y<sup>e</sup> very same he this Depont recd from y<sup>e</sup> 3<sup>d</sup>  
Garroth Dillon w<sup>th</sup> out any alteration whatsoever & this Depont further  
saith y<sup>e</sup> some little time before this Deponts departure from Bermuda  
he saw y<sup>e</sup> 3<sup>d</sup> Dillon & Requested of him to take y<sup>e</sup> 3<sup>d</sup> Norlake w<sup>ch</sup>  
gold Lorkoff into his own possession & pay him y<sup>e</sup> money owing him  
upon it for y<sup>e</sup> 3<sup>d</sup> Rum & Sugar w<sup>ch</sup> amounted to £ 36. 10. 3<sup>d</sup> for  
y<sup>e</sup> he this Depont wanted y<sup>e</sup> money very much to lay out in some  
of our edities

