

1748.

necessary Sums from time to time for transporting Inhabitants to that Province And therefore humbly praying that His Majesty will be graciously pleased to grant him 200,000 Acres of Land in South Carolina to be taken up together in a Convenient place for Manufacturing and Shipping of those Commodities for England if so much can be had together in such convenient place, if not that the Petitioner may take it up in parcells not less than 12,000 Acres in a parcel and not more than 10 Miles Distant from each other if such Parcels can be so taken up without the Lands of others interfering and that the Petitioner may be at liberty to take up the same from time to time as he shall bring people to settle thereon and to have the whole comprehended in one or more Grant or Grants as it shall appear most expedient And that the Quit rent may be remitted for the first Ten Years from the Date of each Grant and afterwards to pay the usual Quit Rent of Four Shillings Proclamation Money per annum for each hundred Acres. [p. 621-2.]

[80.] [Reference to the Committee of the petition of George Hannay for a day for hearing his appeal from a decretal order of the Barbados Chancery, 3 Feb., 1747, on a bill filed by James Lyndall against the petitioner, Andrew Drury and Jonathan Tremain, for payment of 950*l.* currency with interest from the respective times the same became due by half-yearly payments, and for payment of an annuity of 50*l.* settled on Sarah Lyndall and assigned by Caleb and Sarah Lyndall to James Lyndall at two equal payments in every year during the life of the said Sarah Lyndall.] [p. 623.]

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[On the Committee report of 23 May the appeal is dismissed. The decree of 3 Feb., 1747, ordered *inter alia* that if the annuity were not forthwith paid by Hannay, it should] be levied on any the Estate theretofore belonging to John Elliot and Dorothy his Wife, then in the possession of the Petitioner or in whose Hands soever the same should be found.

(1751.)
17 June.