

Q. If this had not better be omitted as Superfluous.

Taverns, or Ale Houses, he shall not haunt or frequent; Fornication he shall not commit; Matrimony he shall not contract; from the Service of his said Master, he shall not any Time absent himself, without his Masters leave, but in all Things, as a good and faithfull Apprentice, shall and will demean and behave himself towards his said Master, and all his, during the Term aforesaid. *And* the said Master, his said Apprentice the said Trade, Science or Occupation of a *Carpenter*, which he now Uses, with all Things thereto belonging, shall and will Teach and Instruct, or otherwise cause to be well and sufficiently Taught and Instructed, after the best Manner, and Way, that he can; and shall and will also find and allow unto the said Apprentice Meat, Drink, Washing, Lodging and Apparel, both Linnen and Woollen, and all other Necessaries in Sicknes and in Health, meet and convenient for him, during the Term aforesaid. *In Witness, &c.*

N. B. There may be a Clause of mutual Penalty inserted before the Clause of Subscription and Sealing.

Charter Party.

THIS Charter Party, indented, made and agreed upon, the ——— Day of the Month of ——— Anno Domini ——— and in the Year of the Reign of our Sovereign ——— Between *A. B.* of ——— Mariner, Master and Owner of the good Ship, or Vessel called the ———, now riding at Anchor in the River ——— of the Burthen of 100 Tons, or thereabouts, of the one Part; and *C. D.* of the City of ——— Merchant, of the other Part, *Witnesseth*, That the said *A. B.* for the Consideration herein after mentioned, hath Granted, and to Freight letten, and by these Presents doth Grant, and to Freight lett, unto the said *C. D.* his Executors, Administrators and Assigns the whole Tunnage of the Hold; Stern-Sheets and Half of the said Ship, or Vessel called ——— from the Port of ——— to ——— in a Voyage to be made with the said Ship, in Manner hereafter mentioned, *That is to say*, to sail with the first fair Wind and Weather, that shall happen after ——— or before ———, from the Port of ———, with the Goods and Merchandizes of the said *C. D.* his Factors or Assigns on Board, to ——— aforesaid, there to be Discharged of her said Cargo, within Twenty-One Days next after her Arrival there for the End of her said Voyage. *In Consideration* whereof, the said *C. D.* for himself, his Executors and Administrators, doth Covenant, Promise and Grant to, and with the said *A. B.* his Executors, Administrators and Assigns, by these Presents, that he the said *C. D.* his Executors, Administrators, Factors or Assigns shall, and will well, and truly pay or cause to be paid unto the said *A. B.* his Executors, Administrators or Assigns, for the Freight of the said Ship and Goods,