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*Massachusetts Colony Probate and Genealogy*

THE  
PROBATE RECORDS

OF  
ESSEX COUNTY

MASSACHUSETTS

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VOLUME II  
1665 - 1674

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SALEM, MASS.  
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THE PROBATE RECORDS OF ESSEX COUNTY,  
MASSACHUSETTS.

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ESTATE OF HENRY AMBROSE OF SALISBURY.\*

Ebenezer Ambross (signature Ambrous), aged about 22, having seen my father's inventory ye amount that my father John Severans hath paid out of y<sup>e</sup> estate of my father Henry Ambross, is discharged to him by my said father John Severans, 4: 12 mo: 1664. Witness: Isaac Jones and Jn<sup>o</sup> Blomefeild. *Norfolk Deeds, vol. 2, page 108.*

ESTATE OF GABRIEL COLLINS OF GLOUCESTER.

Inventory of the estate of Gaburall Collings deceased Feb. 15, 1664: 4 yards of whit Cotten 4s. 7<sup>h</sup> yd., 16s.; 6 yards 1-2 of whit Cotten at 4s. p. yard, 1li. 6s.; 2 payer of stockens one blew yearning payer, one payer of grey wosted, 6s.; 8 payer of ould stockings, 4s. 6d.; 1 payer of showes, 4s. 6d.; 7 ould woven weast cost, 11s.; 1 Chist, 4s.; 6 payer of ould toren drawers, 7s.; one grey Cot and briches, 1li. 10s.; one blacke hat and silver twist, 10s.; 2 ould munmor Caps, 4s.; one fether pillow, one bed sacke and on blanket, 1s. 6d.; 5 shoos, 11s.; 5 ould nec Cloths, 1s. 6d.; 1 payer of sisers, thred and tape, 2s. 6d.; 1 hamer, one spillter, 1s.; one smal runlet, 1s.; 3 dozen of houkes, 4 Lins, 15s.; 2 mackerell Leads, 1li. 8s.; total, 6li. 16s. 2d.

Subscribed to Feb. 15, 1664, by the select men of Gloster, Thomas Millet, Sr., Clement Colddrom, John Davis, Thomas Riggs. *Essex County Probate Files, Docket 6,056.*

Gabrill Collings of Gloster dying intestate last winter, an inventory of his estate, amounting to 6li. 16s. having been brought into the last Ipswich court, but no administration asked for, court granted Apr. 27, 1665, administration to John Collings of Gloster, one of the creditors. *Ipswich Quarterly Court Records, vol. 1, page 144.*

\* See also Records and Files of the Quarterly Courts of Essex County, Mass., vol. 2 (1912), page 379.

## ESTATE OF JOHN COLEMAN.

Administration on the estate of John Coleman, intestate, granted Feb. 18, 1664-5, by the Honored Majestrates, Mr. Samuell Symonds and Major Genrll. Denison, to Mr. Petter Duncan, and he was ordered to bring in an inventory to the next Ipswich court. *Ipswich Quarterly Court Records, vol. 1, page 138.*

An inventory was presented to the court 27: 4: 1665, by Mr. Peeter Duncan and allowed, and said Duncan was appointed administrator. *Salem Quarterly Court Records, vol. 4, page 146.*

Inventory taken by Peter Duncan: In Cloathes which the Selectmen Prised at £4. 11s.; 2 quantalls of fish, £1. 11s.; 5 quantalls of refuse fish, £2. 10s.; total, £8. 12s. Account of what he owed: To Peter Duncan, £6. 13s. 7d.; administrator's services, 10s.; stage room for making his fish, 6s. 8d.; total £7. 10s. 3d. Other debts: To Jno. Collens, sr., £3. 12s.; Will. Cannon, £1. 4s.; Will. Sargent, 5s.; total, £5. 1s. *Essex County Quarterly Court Files, vol. 10, leaf 145.*

## ESTATE OF ROBERT KINSMAN OF IPSWICH.

"These presents declareth that I Robert Kinsman of Ipswich in the County of Essex being at present sick and weake of Body but through gods mercy inioyeing my vnderstanding and memory doe make this my last will and testament first I doe give my soule into the hands of Jesus Christ my body to be desently buried in Ipswich burying place And for my outward estate I dispose as followeth Item I doe giue and bequeath vnto my sonn Robert my meddow Land att chebacho which he doth now impue to the halfes payeing vnto Isaack & Sarah Ringe the chiddren of my daughter mary ten pound apeece when they come to age & if either of them dye before they come to age the survivor to Inioy the whole twenty pound Item I giue vnto my daughter mary The wife of vsuall wardell ten pounds and to her foure Elder children Twenty shillings a peece viz Daniell Roger mary and Susan Ringe Item I giue vnto my daughter sarah the wife of samuell You[n]gloue my foure acre lott which I exchanged with Samuell Ayres and to her child or children which shall be then liveing after her decease Item I give vnto my Daughter Hanah the some of forty pounds Item I give vnto my

daughter martha the wife of Jacob ffoster the Some of thirty pounds Item I give vnto my daughter Tabitha Kinsman my dwelling house and apptena[n]ees & Land about it payeing out of it twenty pounds within Two yeare after my decease also I give vnto hir my sayd daughter Tabitha my househould stufe Item I give vnto my coussen Richard Nicolls ten pounds to be payd by my sayd daughter Tabi[t]ha pt of the twenty pounds and the other ten pounds to be payd vnto my Daugliter Hanah by my sayd daughter Tabitha as pt of the forty pounds before given vnto her Item I give vnto my five daughters each of them a sow and I give vnto mary my daghter ffosters child my heifar. And I Apoynt my Sonn Robert Kinsman and Robert Lord Sen<sup>r</sup> to be my Executors of this my last will to see it pformed wittness my hand this 25<sup>th</sup> of January 1664."

Robert (his R K mark) Kinsman.

Witness: Eben (his E mark) Dane. Robert Lord.

Proved in Ipswich court, Mar. 28, 1665 by Robert Lord, Sr. and Eben Dane.

Inventory taken Feb. 7, 1664, by John Dane and Simon (his — mark) Thomson: his wearcng Apparell, 4li. 10s.; a yard & 3-4 of cloth, 13s.; glasse, lead, vice and tooles belonging to the glaseing trade, 10li. 10s.; emptie glase chests, 16s.; Barley, 4li. 14s. 6d.; Rye, 1li.; wheat, 16s.; oates, 9s.; Indian corne, 1li. 7s.; a muskett, sword & pouch, 19s.; 2 axes and a bar of Iron, 10s.; a beetle and 3 wedges, 7s.; 7 sheepe and a sow, 4li. 12s.; a bible and a testament, 8s.; in pourke, 1li. 10s.; a paire of shieres, 1s.; in cheeses, 12s.; in Apples, 12s.; a how and plowshare, 6s.; two sacks, a bag & paire of fetters, 14s.; a cord of wood, 5s. 6d.; nine acres of pasture & plow Land, 50li.; In debts owing to the estate, 12li. 11s. 1d.; foure acres of Land, 20li.; 5 cowes and a heifer, 25li.; The dwelling house, barne, orchyard and ground about it and the apptenanees, 50li.; a bedsted, fether bed & furniture, 9li. 10s.; A trundlebed and furniture, 3li. 12s.; an old coverlet & a hogshhead, 6s.; two paire of sheetes & an od one, 2li.; two boulster beeres, 10s.; pillobeeres and Towells, 1li.; more pillowbeers & napkins, 1li.; 2 old chests, 12s.; a chest and som small things in it, 5s.; an houre glase & other small things, 4s.; a warncing pan and Iron mortar, 10s.; in pewter and Tin ware, 1li. 16s.; in brase, 2li.; in Iron ware, 1li.; trammell, tongs, fire pan, grediron, bellows, 13s.; sives and a baskett, 6s.; occumy spoones, 3s.; wheelcs

and cards, 12s.; Tubs, trayes, dishes, keelars and earthen ware, 1li. 10s.; foure chaires, 10s.; a table and formes, 16s.; a kneading trough & cheesmotts, 6s.; becre vessells and tub, 8s.; total, 222li. 13s. 1d. Debts dew from the estate, 15li. 5s. 1d.; more debts due from the estate about 4li.; more to the estate in meddow Land, 30li.; more in debts dew to the estate, 15s.; total clear estate, 234li. 4s.

Received in Ipswich court Mar. 28, 1665.

*Essex County Probate Files, Docket 15,855.*

Robert Lord, sr., being named as executor in the will, did not accept it, but renounced it Mar. 28, 1665 in open court. *Ipswich Quarterly Court Records, vol. 1, page 141.*

#### ESTATE OF HUMPHREY VINCENT OF IPSWICH.

“In the name of god, amen. Vpon the first day of y<sup>e</sup> eleventh month in y<sup>e</sup> yeare of our lord god 1660 I Humphry Vincent of Ipswich in the County of Essex in New England growing aged and weaker in body but of good & fresh vnderstanding & memory thankes be vnto god doe make & declare this my last will & Testament in manner & forme following viz: first I comend my soule into the handes of almighty god my most deare and blessed Saviour Jesus Christ; and my body decently to be buried in Sure hope of a joyfull resurrecon to eternall life at the last & great day of y<sup>e</sup> lords Alsoe I give vnto m<sup>rs</sup> Martha Symonds daughter of m<sup>r</sup> Samuel Symonds of Ipswich aforesaid, one of our honored Magistrates Twenty pounds; to be paid in current pay within six monthes after my decease. Item I give vnto Thomas Harris of Ipswich aforesaid Ten pounds to be paid in like mann<sup>r</sup> & tyme. Item I give vnto m<sup>r</sup> Samuel Symonds aforesaid all my howses, lands, goods leases & chattells & all the rest of my estate both reall & psonall whatsoever & wheresoever; whom I doe appoynt & ordayne to be my executor of this my last will & Testament. In wittnes whereof I have hervnto sett my hande & Seale; the day & yeare above written.”

Humphry (his H V mark) Vincet.

Witness: James Chute, thomas Harris.

Proved in Ipswich court Mar. 28, 1665, by the witnesses, and Mr. Symonds to perfect the inventory.

Inventory taken Dec. 12, 1664, by James Chute and Robert Lord: the howse & howse lott & barne, 50li.; A planting lott of 6 acres, 26li.; A paire of oxen, 14li.; fether bed &

bolster & 2 pillows, 4li. 10s.; an old gren rugg & 3 old blankets, a straw bed & bolster, 1li. 10s.; 2 pr. sheets, 1li. 10s.; 2 pr. old sheets one of ym Cutt, 10s.; 3 old pillowbeers, 3s.; 3 nue shurts, 1li. 1s.; 3 old shurts & a peece, 10s.; 3 bands & 3 handkerchiefs, 4s. 6d.; an old trevet, Iron pott & hooks, 3s.; an old Chest & an old box, 8s.; his waring apparel & a new hatt, 5li. 10s.; old pewter, 8s.; An old bedsted, 8s.; 3 Curtaine rods & a chaire & burch box, 8s.; 2 pr. taylers sheeres, 2s.; sizars, 6d.; Carsy buttons & silk, 2li. 5s.; a sett of Darnacle Curtaines sum what worn, 10s.; total, 110li. 1s.

Received and allowed in Ipswich court Apr. 28, 1665.

Humfry Vincent growing weak and unable to attend to his affairs, appointed Samuel Symonds of Ipswich, gent, whom he had made sole executor of his will, his attorney to attend to all matters pertaining to his estate; also as he had in his will given all his estate to Mr. Symonds, now to make it sure granted to him all his houses and lands in Ipswich or elsewhere, but with the meaning that he was to enjoy them as long as he should live.

Signed and sealed Jan. 14, 1663. Witness: James Chute, Thomas Harris.

Testified in Ipswich court Mar. 28, 1665 by the witnesses.

Testimony of John Perkins and Hanah (her H mark) Gallop given in Ipswich court Mar. 28, 1665, concerning the last will of Humphry Vincent, as it was spoken by him the third of December, two days before he died, who when some told him that he had already given Mr. Symonds his estate, said he was "taken in a fooles Paradise" and that now Mr. Symonds would not come to him nor provide for him, and that he desired the will from him but could not get it. But his will was that Thomas Harris should have all his estate because he "had beene at trouble with him" and if Mr. Symonds did keep the estate he would never prosper with it.

*Essex County Probate Files, Docket 28,607.*

#### ESTATE OF WILLIAM STICKNEY OF ROWLEY.

"I william Stickney of Rowley in the County of esex in New England being weeake of body but of prfect vnderstanding and memory doe make and ordaine This my Last will and Testament first I will and Committe my Soule vnto god That gave it and my body vnto the common bury-

ing place in the hope of a blessed Resurrection And as for my outward estat after funerall expences discharged I will and dispose as followeth Inprims I will and giue vnto my welbeloued wife elizabeth stickney the benefit of my dwelling house out houses barne orchard land and meadowes that are or lie within the fve mille bounds of the towne of Rowley with all the priueliges belonging vnto those lands as also the meadow in Ipswich west medowes as also one third part of the house hould stufe which she shall chuse for Conuenient and nessecary use as also two coves and all this I giue hir dureing hir naturall life

“as for my Son Samuell stickney I haueing bene at certane Cost toward his settling therfor I will and giue vnto him but ten pounds more out of my estate and that to be his full portion and I will him to be satisfied therwith As for my son Amos stickney he haueing at noe time bene any way beneficiall to my estat and I haueing procured him a trade and giuen him some part of estat toward his settling I therfor will and giue vnto him but fve pounds more out of my estat and that to be his full portion and I will him to be satisfied therwith As for my other sixe childeren John Andrew Thomas mary ffaith and mercy I will that they haue the Rest of my estat equally among them as followeth I will and giue my sone John stickney the inheritance of the lands and meadowes and houses that I haue given vnto my wife dureing hir naturall life to be his posesion provided that he pay out of it it being a greater part then ther wilbe for any of the rest soe much out of it as will make the portions of the rest equall with his portion and I will that he setle and Improue this land as his owne paying vnto his mother yearly dureing hir life three pounds ten shillings and carfully winter hir two coves yearly and she to Injoy one of the roomes for her owne pertickuler use dureing hir life vnto my Son Andrew Stickney I will and giue him for his Inheritance of my lands my land at merrimacke and if in its vallueation it amounteth to more then his equall Share with the rest of his brothers and Sisters when my estat is devided then I will that he pay some thing backe to equalize them and if it be vallued at lese than his equall part then it to be made vp vnto him

“vnto my Son Thomas stickney I will and giue my vilage land for his inherritance of my lands and if in its valluation it amounteth to more then his equall share with the

rest of his brothers and sisters then he to pay backe soe much as will equallize his portion with the rest and if it be vallued at lese then it to be made vp vnto him soe as they be equall as for my three daughters I will that they haue ther portions out of my estat in moucables or if they fall short to be made vp out of the ouerpluse of ther three brothers lands soe as that they may be made all equall alike and that they haue ther portions payed vnto them as they come of age or at marriage I will and appoint my well beloued wife my Solle Excequtorix of this my will And I desire my Trusty freinds maxemillion Jewett and Samuell Brocklebanke to be my ouerseers and this my last will I signe with my owne hand this 21 of January 1664."

William (his W mark) Stickney.

Witness: maxemillion Jewett, Samuell Brocklebanke.

Proved in Ipswich court Mar. 28, 1665 by the witnesses.

Inventory taken by Mr. Philip Nelson, Maximilion Jewet, Samuell Brocklebanke and John Brocklebanke: in his purse, 10s. 9d.; one sarge cloake, 1li. 2s. 6d.; one sarge suite, 1li.; one cloath coate, Jacket and briches, 1li. 5s.; one red was-coate, a light collored Jacket and briches, 18s.; one paire of Boots, 12s.; one paire of shoes, 3s.; two hats, 11s.; the Best bed with all the furniture to it, 12li.; one Carpet, 14s.; one coverlid, 1li.; thre paire of the best sheets, 3li.; five sheets of the second sort, 1li. 10s.; seaven sheets of the next sort, 1li. 15s.; thre paire of other sheets, 1li. 4s.; one tabell cloath, napkings and pillowbears, 1li. 15s.; one trunke, 5s.; Two boxes, 2s.; one bed and all the furniture to it in the parlor chamber, 9li.; one small feather bedd, 2li.; one yellow Ruge and two pillowes, 1li. 15s.; one Trunnell bed with all belonginge to it, 3li. 10s.; one other bedsteade with the beddinge, 3li. 5s.; a peice of white cloath, 1li.; twelve yards of cotten and towe, 1li.; Towe yarne, 13s. 4d.; Sheepe wooll, 9s.; Cotten yarne, 1li. 15s.; yarne and flax, 2li. 9s.; Curtains, 10s.; one paire of oxen, 12li. 10s.; one paire of oxen more, 14li.; the yonger paire of oxen, 13li. 10s.; two three yeare old steers, 7li. 10s.; two two yearinge steers, 5li.; one two yeare old Bull, 2li.; thre farrow coves, 12li.; one Red cowe and her calfe, 4li. 5s.; one younge red cowe and her calfe, 5li. 5s.; two steers of one yeare olde, 3li. 10s.; one heffer of a yeare olde, 2li. 5s.; one horse, 5li. 10s.; one mare, 6li.; one younge horse, 5li.; one younge mare of two yeares

olde, 4li. ; one yearinge coult, 2li. 5s. ; swine, 5li. 15s. ; one dwellinge house and Barne and orchard with the Land below the Barne, 50li. ; Thre Akers of Land above the house, 15li. ; An Aker and halfe of Land at polipod lots, 2li. ; Two Akers and halfe of land in the common feild, 7li. 10s. ; An Aker and halfe of Land at New Plaine, 6li. ; Six Akers of Land neere the longe hill, 9li. ; one hundred and Seaven Rods of Land at Mr. Domers farme, 15s. ; Six Gates upon the common, 6li. ; one Aker of meddow in Batchillers meddow, 5li. ; two Akers of meddow at cove Bridge, 6li. ; one Aker of Sault marsh at Mr. Dommers farme, 3li. ; thre Akers of meddow at the greate meddow, 6li. ; Eight Akers of meddow at the west meddows, 12li. ; Seaven score Akers of Land at the village, 35li. ; forty Acers of Land at merri-macke, 20li. ; wheate, seaven Bushells, 1li. 15s. ; Rye, fourtene Bushills, 2li. 16s. ; Indian, twelve Bushills and a halfe, 1li. 17s. 6d. ; wheate, two Bushells and a halfe, 12s. 6d. ; one Bushell of pease and thre Bushills of mault, 17s. 6d. ; Bacon, 2li. 5s. ; in provision, 10s. ; spinninge wheels and cards, 10s. ; pewter, 3li. 10s. ; Tinn Vessells, 3s. ; Brasse, 4li. ; one mortar and pestell with the Iron pots, 1li. 10s. ; Smothinge Irons, 3s. ; one friinge pan and two spits, 10s. ; the Iron tonges and the Implements about the fire, 1li. 5s. ; milke vessells and beare vessells, 1li. 10s. ; Books, 12s. ; one greate Tabell, 10s. ; chares, 8s. ; Six cushens, 8s. ; weighs and weights, 8s. ; measures, 1s. 6d. ; earthen ware, 5s. ; Guns, 3li. 16s. ; thre swords and bandalers and other amunition, 1li. 12s. ; Bags, 5s. ; sithes and sickells, 10s. ; axes and howes and other implements, 1li. 10s. ; one pannell, pillyon and bridell, 10s. ; one cart with the plows, two sawes and other tackling, 5li. 15s. ; one sled and the forks, 5s. ; riddells and sives, 3s. ; one shovell and spade, 2s. 6d. ; one grine stone, 5s. ; hay, 2li. 10s. ; A debt dew upon a Bill, 10li. ; more, 2li. ; leather, 14s. ; A Beetell with the wedges, 7s. ; total, 416li. 14s. 1d. Debts owinge from the estate: At Ipswich, 2li. 8s. ; in Rowley, 3li. 7s.

Received in Ipswich court Mar. 28, 1665.

*Essex County Probate Files, Docket 26,562.*

#### ESTATE OF JONATHAN WITT OF LYNN.

“The 11<sup>th</sup> of Januarie 1664. The last will & Testimony of Jonathan Witt I resinge my soule to God & my goods I

giue as folloeth Item I giue to my wife the house & the lands my father Witt bought of my ffather Dimon with the land my father Dimon Promised me lying in the same feild by the Brickkill her life tyme after her deseas to his Child Item my Corne liing in the house I giue to my wife Item all my hay liing at my house Item I giue all the Beding my ffather Witt gaue me to my wife Item I giue 2 Cowes ||in my father dimon hands|| & all the Rest of the portion my ffather Dimon gaue me to my wife Item I giue to my ffather Witt a litle Coke of hay in Rumly marsh, Item I giue to my ffather Witt all the meddow he intended to giue me Item I giue to my ffather Witt all the Rest of the portion he promised me. My ffather Witt doth ingage for me ||to pay|| Goodman flood 1<sup>l</sup> 5<sup>s</sup> 00<sup>d</sup> Goodman Hood 20<sup>s</sup> Goodman Linseie 20<sup>s</sup> Goodman Driuer 16<sup>s</sup> And to m<sup>r</sup> Chickering for seuerall tymes Coming to him & other things w<sup>th</sup>in equitie he shall require of me for my care and to pay m<sup>r</sup> Emorie for his Cost ab[o]ut his Cure. I doe acknowledg my selfe ffully Satisfied w<sup>th</sup> my portion my ffather Witt gaue me Item I giue to my Brother John Witt all my Wareing Clouthes & Hatt & shewes and my Pistills & ffurniture of my horse & all my Tooles Item I apoint my ||wife|| to pay the ffrench docter & the Rest of my other Debts y<sup>t</sup> is nott heere exprest I mak my wif Exsecitor My ffather promieth to giue to my Child if itt liue tell itt Come to age ten pounds"

Jonathan Witt

Witness: Thomas Townsend, An. (her S mark) Burtt.

Proved in Ipswich court Mar. 29, 1665 by Thomas Townsend, and Elizabeth Witt testified that this was the last will of her brother, Jonathan Witt. *Essex County Probate Files, Docket 30,223.*

Inventory of the estate of Jonathan Witt of Lyn, taken 30: 11: 1664, by Oliver Purchis and Thomas (his T mark) ———, and proved by Mary Witt, the widow 27: 4: 1665: At the dwelling house of John Witt, his father, 5 Augors, 2 Chizzels, 1 Broad Axe, 4 playnes, stocks & Irons, 1 Brest wimble, stock without Iron, 2 pistols & 2 Holsters, 1 Crupner, 1 Brestplate, 1 Saddle with stirrups & 1 double girt, 1 square & a chalke lyne, 3li. 12s. 6d. His Clothes & wearing geers, Linnen, 7 Bands & 1 shirt, 16s.; 1 Great Coat, 1 short Coat & 1 Dublett & breeches as his best Coat, 8li.; 1 Searge Jockett, 1 short Coat of Cloth & breeches, 3li.; 1 Red Coat, 1 pr. of Red breeches, 1 pr. of Linnen drawers, 1 pr.

Cotton drawers, 1 short Coat worne, 1li. 10s.; 3 Hatts, 16s.; 2 pr. of stockings & 1 pr. of Gloves, 9s.; 1 pr. Bootes, 2 pr. of shooes, all worne, old, 12s.; 1 Rapier or sword & belt, 12s. At Jno. Floid's house, 1 Addes, 2s. At John Divann house, 2 Holster straps & a small broken Goodge, 10d.; Bedticke's in a bed & Bolster & 3 pillowes, 3li.; a flock bed & Bolster with a rugg & 2 Blankets, 3li. 10s.; one payre of sheetes, 1li.; one white skarfe, 5s.; one pewter platter, 10s.; an old pillion, 5s.; about 20li. of leafe Tobacco, 6s.; Butter & a firkin, 11s. 6d.; Beefe in a barrell, ye quantity of a quarter, 1li.; 1 doz. of Trenchers, 1s.; 1 Cow bell, 1s.; 1 Long playne, stock & Iron, 1s. 6d. At his new house, ye house itself, 14li.; 16 bu. by estimation of Ind. in ears & Trace, 3li. 8s.; land the house standeth upon, 5li.; the Hay, 2li.; A sow & 4 pigs, very poore & small, 1li. In Rumney marrish, a small Cock of Hay, 10s.; total, 54li. 19s.—. The inventory did not include the land which his father Divan promised him before his marriage, which was then in said Divan's hands. *Essex County Quarterly Court Files, vol. 10, leaf 149.*

#### ESTATE OF ISAAC JONES OF SALISBURY.

Administration on the estate of Isaac Jones of Salisbury granted Apr. 11, 1665, to Jno. Severans, and he was ordered to present an inventory, and to pay only for the present the funeral charges, physic and diet. *Salisbury Quarterly Court Records, vol. 1, leaf 29.*

The account of Issack Jones, deceased, due to John Severenc and the charges in His Sicknes in ye year 1665. 4 days lay sicke & wachers & ye Truble of ye Hous & Beding, 1li.; for ye woman yt washed his Lining & beding, 10s.; Naptkins for Roulers in ye Tim of his sicknes, 3 s.; one shett to wind him in, 8s.; 1 gallon of wine att his Buriall, 8s.; To mr. Grenlan & John Enslee for ther cost & skeill, 4li.; ye Jeury that paste upon this man in burnt wine, 7s.; to Richerd Worth ffor making his Coffin, 4s.; to John Elsie for Bords to make ye Coffin, 2s. 3d.; to Thos. Rowleson for Diging his grave, 1s. 6d.; to Bannet Browne I payd ffor him, 4s.; to myselfe for vettels & Entertainment in my hous, befor his sicknes or hirte, 2li. 10s.; more payed for Isacke Jones To A orniery man of Puscataqua, 15s.; total, 11li., 7s. 9d. Issack Jones Creditor or that estate he left: a bill by Capt. Walter barffoot, 9li.; his clothes about, 1li. 7s.;

Dewe to him by Mr. Corbute, 6s.; total, 10li. 13s. Rest Dewe to me, 14s. 9d. More I payed for him to A shoppe at bostoun 5s. but I cannot Atest to this.

This inventory presented to the Salisbury court 9: 2 m: 1667, by John Severans, and it was accepted. *Essex County Probate Files, Docket 15,194.*

ESTATE OF ROBERT FITT OF IPSWICH.

"I Robert fitt being Infirme of body but through Gods mercy Inioying my vnderstanding & memory and not knowing how soone the Lord may call me out of this world doe make this my last will and Testament as foloweth; first I committ my soule into the hands of Jesus christ my blessed Redeemer in hope of a Joyfull resurrection; my body to be desently buried where the Lord shall dispose my departure to be And for my outward estate that God hath left me to enioye I Thus doe dispose Those household goods and estate which my wifes mother left and gave to my wife I promised my wife that shee shall have them to dispose off amongst her kindred as she shall thinke meete. The rest of my estate I doe thus dispose my will is that my sonn Abraham fitt shall have the neck of Land att salsbury which was lately sould vnto Lionell worth but returned back & in the possession of my tennant and alsoe I giue vnto him that pcell of meddow at salsbury which was purchased of my Brother willm Barnes Alsoe I giue vnto my sayd sonn Abraham all my armes as alsoe my beetle & wedges & chaines plow Irons and Implements of husbandry w<sup>ch</sup> are allredye in his hands And I doe give & bequeath vnto my beloued wife Grace fitt my house and all the rest of my lands at Salsbury both medow & vpland with all the appertenances & p<sup>ve</sup>ledges ther-vnto belonging as alsoe the Intrest I have in the house & land I now live in heere in Ipswich with all my moveabls & household stufe and my two coves & rest of my estate and all this I doe give vnto her dureing her naturall life & then to returne vnto my sonn Abraham and his heires for ever and I doe constitute and apoynt my beloued wife Grace fitt to be sole executrix of this my last will and testament In wittnes wherof I have sett my hand and seale this fifth day of January one thousand six hundred sixty three 1663."

Robert fitt (SEAL)

Witness: Robert Lord, Thomas Lord.

Proved in Ipswich court June 26, 1665, by the witnesses.

Inventory of the estate of Robert Fitt, late of Ipswich, taken June 21, 1665, by Moses Pengry and Henry Archer: his weareing Apparell, 7li. 10s.; a bedsted fether bed, boulder, 3 blanketts, coverlet, curtaines, matt & cord, 6li. 5s.; 5 paire and one od sheet, 5li.; 4 pillowbeeres, 1li.; 2 Table cloths & six napkins & 8 towells and some other corse lennen, 2li.; a remnant of cearsye, 18s.; pewter, little brase skillett & skimmer and tunell, 2li.; a pr. of scales & waites, 1li.; wooden mortar & iron pestle, 2s. 6d.; 1 brase kettell, 1li. 10s.; 2 Iron potts, pothookes & tramell & chafendish, 1li. 18s.; a spitt, firepane, tongs, hammer & pr. of nippers, 3s.; 2 pr. of sheers, sissers, pressing Iron & 2 bodkins, 6s.; 2 chests & a little box, 18s.; earthen ware, 8s.; a hanging cubberd, 10s.; barrells, keelars, trayes & other tubs, etc., 1li. 5s.; bookes, 1li. 4s.; musskett, barrell of a fowling peece & sword, 1li. 6s. 8d.; severall tooles and Iron things & old Iron, 2li. 12s.; 2 yard 1-2 cloth, 6s. 8d.; hempe and nayles, 18s.; wheat & Indian & sacks, 18s.; 2 chaines, a mattock & trowell, 1li.; beetle & 5 wedges & forks, 1li.; 3 axes & 2 hows & spade, 17s.; a churne, cheespresse, a cowle, 4 pailles, 1li. 6d.; a lenen wheele & reele, 2 sives and other small things, 11s.; a brake & cleaver, chaire & other small things, 8s.; 3 coves and a calfe, 14li.; 3 swine, 2li. 14s.; debts, 5li. 3s. 10d.; yarne at the weavers, 1li. 16s.; boards marchentable, 1li. 10s.; 75 bricks, 1s. 2d.; the estate at Salsbury the land given to Abraham, 50li.; the house & the rest of the land, 110li.; total, 230li. 4d. Debts due from the estate, 3li. 3s. 9d.

Received and allowed in Ipswich court Sept. 26, 1665.

*Essex County Probate Files, Docket 9,549.*

#### ESTATE OF CAPT. NATHANIEL VEREN.

Hillyard Veren, one of the executors of the will of Capt. Nathanll. Veren, deceased, presented to the court 27: 4: 1665, an inventory amounting to 69li. 5s. *Salem Quarterly Court Records, vol. 4, page 146.*

A copy of the will of Capt. Nath. Veren, late deceased in Jamaica, was proved 28: 9: 1665, by Mr. Samuell Gardner, upon oath that it was a true copy which he had made from the original in the hands of Thomas Pope, administrator, in Jamaica, signed by the Governor, Sir Tho. Muddeford. An inventory of goods and money brought from Jamaco by said Gardner was also allowed. *Salem Quarterly Court Records, vol. 4, page 152.*

## ESTATE OF OBADIAH ANTRUM OF SALEM.

Obadiah Antrum, late of Salem, having embarked upon a voyage, about a year ago, intending to go to Nevis, since which time neither he nor the vessel he went in had been heard from, whereupon it was supposed that he was lost, and whereas said Antrum had a considerable estate in this country, part of which would be subjected to loss if some care be not given it, the court 27: 4: 1665, ordered that Mr. Edmond Batter of Salem and Mr. John Baker of Ipswich take the estate into their hands, said Antrum having left no one with power to dispose of it, for the benefit of Antrum if he be living, or his wife or relatives, if he be dead. *Salem Quarterly Court Records, vol. 4, page 147.*

Copy of Obadiah Antrum's receipt, dated 3: 3: 1664, to Edmund Batter, for 221li. 6s., the amount paid him out of his father's estate. Wit: Hillyard Veren. The latter made oath, 29: 4: 1666, to Antrum's signature. *Salem Quarterly Court Records, vol. 4, page 156.*

Inventory of the estate of Obadiah Antrum, late deceased, was brought in, amounting to 171li. 9s., and allowed 27: 9: 1666. Administration was granted to Martha, the widow, who was ordered to pay 30li. to John Phelps, son of Hen. Phelps, kinsman, and 30li. to Hana, wife of Isaack Burnap, sister of the deceased, payable six months after demand. The remainder of the estate was to be given to the widow. *Salem Quarterly Court Records, vol. 4, page 175.*

Inventory taken Nov. 29, 1666, by John (his O mark) Neale, John Pickering and Giles (his O mark) Corey: One half part of a farm now in the hands of Eliezer Giles, 80li.; a house begun & halfe Acre of land in the towne, 30li.; bricks, 5li., shingles, 2li., pine boards, & Clabboards, 29s., 8li. 9s.; 2 oxen, 10li., 2 Cowes, 8li., 18li.; 1 mare and colt, 5li.; total, 141li. 9s. Debts somewhat uncertain, 16li. The estate oweth to Mr. William Browne, about 20li. There is about 34li. in the hands of Edmond Batter of the estate due to Obadiah not yet delivered, 191li. 9s. *Essex County Quarterly Court Files, vol. 12, leaf 31.*

Deposition of Elizabeth Baker that she heard her son Antrim's will read and he had given to his wife Martha Antrim all he had and had made his two brothers John Baker and Thomas Baker overseers of the will. Sworn in Ipswich court Mar. 27, 1666.

Deposition of Joseph Saffourd that he heard Obadiah Antrim say that he would make his will and give all he had to his wife Martha Antrim, and he said the reason why he would make his will was because his Uncle Batter "would cheate his wife of all." He also deposed that "he heard the sayd Obadiah Antrim tell him that he had made his will and had given all that he have to his wife Martha Antrim." Sworn in Ipswich court, Mar. 27, 1666.

Deposition of John Baker, jr., that his brother Antrim said "his Unckle Batter went about to cossen him" and in consideration of this he had made his will and given all he had to his wife Martha Antrim, which will he saw and heard read, wherein he had appointed his brother Thomas Baker and himself to act in his behalf. He also deposed that he said he was afraid "his Unckle Batter would cossen his wife of all that he had." Sworn in Ipswich court Mar. 27, 1666.

Deposition of Thomas Baker, aged twenty nine years, that his brother Obadiah Antrim said "that his Unckle Batter would Coussen his wife of all that he had," and he would make his will and give to his wife Martha Antrim all he had, and would make his brothers, John and Thomas Baker overseers of his will. Sworn in Ipswich court Mar. 27, 1666. *Ipswich Deeds, vol. 2, page 267.*

#### ESTATE OF RICHARD WINDOW OF GLOUCESTER.

"dated the : 2 of may: 1665: In the Name of god Amen I Richard windo of the town of Gloster: and of the County of Essix in neew-england: bequeath my body unto the dust: and my Sperrit unto god that gaue it I macke my dafter Ann my tru and laful aire: and Soule Exsectetreckes and by this presenc do giue unto her my housses and lands and al my Right apering in the Same towne and County a boue Saide: or whear so Euer Elce And unto Rich goding: do I giue the Sowrd and belt that he traineth with and also one pound ten Shillings to be paid out of the Estat And to Antany Bennet my Suninlaw do I giue one grat bibel which was his fathears with al my working towls: and al my waring cloaths: and three yards of new Cersi in my Chest and one musket: and one heafer Cauef: I giue unto Ellessebeth Bennet my dafterinlaw one Cheast with a frog lock: and to Jacob Daues do I give my fouling peace and Shot moulds And unto Breget my wife do I giue al her wearing Cloathes: and onee bead one rug and bolster which She brought with

her: and one Iorn pot: and one bras pot: whith al other things that are left: which She brought with her: of her houssal Stuf: and also one third par of the Rent of the housses and lands to be yearly paid to her And Concerning James trauis: thirty pounds which the Honnored Court was plesed to aloue him out of his fathers inheritanc which lis in Necheles waringtans hands which is his portion And Antany Bennit do I leue and Commit into the hands of his unkel benit if he pleas except of him: and if not I Commit him to the Cair of my ouerseers And if my Dafter ann do dy without an Aire: borne of her one body and lawfully begotten then do I giue her pour to mack an air whomme she will or to dispose of it to houm she pleseth And I do apoynt william hasskel senior and James Steuens and Jacob Daues of gloster to be her ouerseers: and do giue them ful pour to ordar and dispos of her as if I my Self wear present: and to bring hir up in the fear of god: and also do giue them ful pour to ordor and dispos of the Estat to her best aduantage And this is my last wil and testament whear unto I Set my Hand."

Richard windowe.

Witness: Jacob Davis, Isaac Steuens, Richard (his r mark) goding, Ellesebeth (her E mark) Daues.

Proved in Salem court 27: 4: 1665 by Jacob Davies and Isaack Steevens.

Inventory taken 9: 4: 1665, by John Daves, Philep Stainwod and William Sargant: His housing and Lands, upland and marsh, 120li.; one yoke of oxon, 15li.; three Cows, 14li.; one bule & one steare, 7li. 10s.; 2 steares, 5li.; one haifer, 1li. 10s.; 2 Calves, 1li 5s.; one mare, 6li.; one mare, 5li.; one hors, 5li.; swin, 2li. 10s.; Carpenturs Toles, 2li.; one Bible, 12s.; one bible, 8s.; one Chain, 8s.; one fouling peces and shott molds, 1li.; one ax, 3s.; one Fether bed and bolster, two ruggs, one blancut, 5li.; Goody Windos bed and beding given, by will, 3li.; Goody Windos housold stof given by will, 2li. 13s.; two bras kittells, 2li. 5s.; three yards of Carsy, 1li. 4s.; one yard of sarge, 6s.; one Iron pott, 10s.; one warming pan, 8s.; one puter platter, a bason, a bottel, 2 dram Cups, 7s. 6d.; two bras skilats, 8s. 9d.; one pare of briches, 10s.; a pare of trukes and tombrell and sled, 10s.; one plow with the Iorns, 7s.; one spade, 2s.; one pich Forke, 2s.; two old hoes, an old sith, 5s.; one grining ston, 2s. 6d.;

one draft yoke, 6s.; one hatt, 10s.; one hatt, 1li. 10s.; one yard Carsy, 6s.; smal remnant of Cloth, 2s.; a Compas dial, 4s. 6d.; one wascott, 16s.; one bottell, 1s.; one put. pot, 2s.; two old Chestes, 7s.; one sord, 12s.; three Iorn wegcs, 5s.; one Conew, 15s.; one Conew, 13s.; total, 211li. 19s. 6d.

More brought in Court 26: 4: 1666: one mare Colt, 1li. 10s.; ten pound of yarne, 1li. 10s.; a Connoo tree, 6s.; total, 3li. 6s.

*Essex County Quarterly Court Files, vol. 10, leaf 148.*

Anthony Bennett, being committed to the care of James Steevens, Will Hascall and Jacob Davis by Rich. Window, his father-in-law, the court Mar. 27, 1666, ordered that he remain under their care until he chose a guardian. *Ipswich Quarterly Court Records, vol. 1, page 150.*

Bridget Window's petition: That she had been married to Richard Window of Gloucester and had brought to him estate to the value of 40li. When he died his estate amounted to 212li., and all she received was 30s. per year, she being now aged and not able to work for her maintenance, and James Stephens, the overseer, not providing her even with bread or beer. Copy made, May 23, 1666, by Edw. Rawson, secretary. *Essex County Quarterly Court Files, vol. 11, leaf 133.*

Bridget, widow of Richard Window, petitioned to the General Court, which was referred to this court, that she had been left in a poor condition, her husband having disposed of his estate by will to his children. The court 26: 4: 1666, understanding that there was a cow ordered by her husband to be delivered to his wife after his decease, though not expressed in the will, ordered the administrators to deliver that cow or another cow as good to said Bridgett. *Salem Quarterly Court Records, vol. 4, page 162.*

#### ESTATE OF JOHN SLATER, JR. OF MARBLEHEAD.

Inventory of the estate of John Slather, deceased, was presented 27: 4: 1665, by Eliza, his wife, who with Capt. George Corwin, were appointed administrators of the estate. An inventory amounting to 50li. 15s. 6d. was allowed. *Salem Quarterly Court Records, vol. 4, page 148.*

Inventory of the estate of John Slater, jr., taken May 18, 1665, by Willm. Pitt, John Peach and John (his I C mark) Codner: Brasse Pott, 6s.; Iron Pott, 4s.; fouer Pewter plat-

ters, 10s.; Three peuter plats, 3s.; three latten things, 2s.; a smal fouling peese, 14s.; a looking glasse, 4s.; a Jacot, breeches, wastcoat & 2 pare stockings, 1li. 10s.; new Hatt, 12s.; Ould boots & shoose, 2s.; Bed, bolster, two blankets and a bed covered & a pare sheets, 4li.; pare potthooks, 1s.; an ould shirt, 1s.; one chest, 1 box & other lumber, 16s.; a gridiern, & 1 pot Crooke, 1s. 6d.; a Bedsteed, 10s.; the dwelling house & garden, 40li.; too Swine, 13s.; a tabelbord, small, 5s.; too pickters, 1s.; total, 50li. 15s. *Essex County Quarterly Court Files, vol. 10, leaf 149.*

Capt. George Corwin acknowledged 28: 9: 1665, that he had received the full amount of the inventory brought into court at Salem, fourth month past, 50li. 15s. 6d., of the estate of John Slather, which he accepted as full satisfaction of the 100li. owing him from said Slather or Elizabeth his wife, the latter being joint administratrix with himself. *Salem Quarterly Court Records, vol. 4, page 155.*

#### GUARDIANSHIP OF JAMES TRAVERS OF NEWBURY.

James Travers chose Lift. John Pike as his guardian, Sept. 26, 1665. *Ipswich Quarterly Court Records, vol. 1, page 146.*

#### ESTATE OF NEHEMIAH HAYWARD OF (SALEM?).

"I Nehemyah Haward being Distempered and Lam in body but throw gods goodnes in perfect sene and memory Do giue and bequeath my Eastat In manor and forme as followeth Item: my soull to god that gaue it and my body to y<sup>e</sup> Earth from whence it Came Item I Do giue to my wife Annah Haward my Hous and Houshold goods and fiue Acors of Land whar one my Hous and orchard is—part tharof and one Acor of madow and one Cow Duering y<sup>e</sup> term of my aboue said wifes life: and what shal then Remain of my saide wifes Eastate I Do will that it be Equally Deuided amongst my Children then Liuing Item I Do giue to my Children futeen Acors of Land and thre Acors of medow and two stears one Cow and one Haifor of three years ould and a yearling Calfe and a ston Coult of three years ould: onely out of the Estate to a taken teen poundes for y<sup>e</sup> bringing up of my Children and my Debtes to be payed: and y<sup>e</sup> Remaner of this Estat to be Equally Deuided to my said Children as tha Com to Agge and the Improuement of this Estat in the mene time to be for the bringing of them vp; it is Intended that the

Debts shal be paid out of y<sup>e</sup> Estat besides y<sup>e</sup> teen poundes for y<sup>e</sup> bringing up of y<sup>e</sup> Children—ffather Nickcolas Haward and I Do Also Desier that my Louing Brothers Nathaniel Haward and John Dickey should haue y<sup>e</sup> ouersight of my Children and my Estate abouesaid to se that my will be acomplished I Do in Consideration of a Debt Dew from me to my Brother Nathaniel grant that He shal haue all my tooles belonging to my trade I Do giue to my wife all othar things whot Euer that are not mentioned in my will Datted the 22<sup>th</sup> of march 1664-5.”

nehemyah hayward

Witness: Nicolus (his nicklas mark) Hayward, Nathaniel hayward, John Dickse, John woodbery.

Proved in Ipswich court Sept. 26, 1665 by Nicolas Hayward and Nathaniell Hayward.

No executor being named in the will the court appointed Annah Hayward, the widow, administratrix, and the estate to be ordered according to the will.

Inventory taken July 13, 1665, by Tho. Lowthrope, Richard (his SI mark) Leach and John Rayment: his wearing Clothes, 5li. 10s.; musket, sword & bandelears, 1li. 5s.; puter, 2li.; bras & Iron, 2li. 10s.; smothing iron, reaphoke, glas bottels & other small things, 1li. 5s.; one bedd & furniture, 11li.; one bed, 3 blankets, one trunelbed, one Cradel, towe wheeles & some other things, 6li. 10s.; for working towels, 4li.; lining, 2li. 10s.; towe Chests, one box, one table, 2 Chares, 1li. 10s.; towe steers, one heffer 3 years ould, one hefer year ould, 14li.; towe Cowes, 8li.; one younge horse, 6li.; sheepe & swine, 4li. 5s.; house & land, 80li.; Corne, 6li.; 4 ackrs of medow, 10li.; total, 163li. 5s. Debts due from the estate, 26li. 16s. 6 3-4d.

Received and allowed in Ipswich court Sept. 26, 1665.

*Essex County Probate Files, Docket 12,986.*

#### ESTATE OF JOSEPH METCALF OF IPSWICH.\*

“June the third a thousand sixe hundered sixetye fowre the last will and testyment of Joseph mettcalfe agge aboutt sixty Ine the first plase I committ my self too the Good pleasure of the lord and I mack my wife elysabeth mettcalf ecacetrise and desire and will that my detts bee payd and what remaineth I giue untoo my wife elysabeth dureing her life and aftter her decease, my will is that my grand child Joseph mett-

\* See also Records and Files of the Quarterly Courts of Essex County, Mass., vol. 3 (1913), pp. 325, 326.

calf shall inioye my hous and lands paying tenn pounnds too his sistter mary mettcalf and what life stooock my wife leauf att her decease I giue to my Grand child elysabeth mettcalf the houshold Goods I leauf too my wif's disposing I apoyntt my sonne Thomas mettcalf and william Goodhue too bee overseeres of my will"

Joseph met[c]alf.

Witness: John Perkins, Jacob Pearkins.

Proved in Ipswich court Sept. 26, 1665 by the witnesses.

Inventory of the estate of Joseph Mettcalf of Ipswich taken Sept. 22, 1665, by William Goodhue and Robert Lord: the house, Barne and farne and aptenances, 300li.; a paire of bulocks, 12li.; 3 Cowes, 13li. 10s.; two 2 yearlings, 7li.; two yearlings, 5li.; two calves, 2li. 5s.; five sheepe, 2li. 10s.; swine, 4li. 10s.; a mare, 6li.; english corne, 4li.; Indian corne upon the ground, 10li.; haye, 5li. 10s.; flax and apples, 1li.; within dores: a fether bed, boulster, 2 pillows, blankett & Rugg & bedsted, curtaines & valiants, 8li. 10s.; his weareing apparrell, 5li.; a little bed, boulster, Rugg & bedsted, 2li. 10s.; a table & old carpet, 1li.; 2 paire of sheets & other linen, 3li. 10s.; two old chests, 12s.; foure chaires, 6s.; a warming pan, 10s.; a bassen, jugg & 3 glase bottells, 5s.; pewter, 1li. 10s.; brase ware, 2li.; in other lumber, 1li.; two axes, bettle & 5 wedges, 3 hows & crosecut saw, 2 sickles, 1li. 2s.; woole, 4s.; a sithe, 5s.; his pt in cart & plow, yokes, chaines and other furniture, 2li. 15s.; bookes, 14s.; one iron pott, skillet, tramell & pothookes & tongs & frying pan, spitt & other things, 1li. 10s.; two old swords, 10s.; a saddle, 15s.; 2 boxes, churne, halfe a fane, baskett and other small things, 1li.; total, 408li. 13s.; debts oweing from the estate, 38li.

Received and allowed in Ipswich court Sept. 26, 1665.

*Essex County Probate Files, Docket 18,402.*

#### GUARDIANSHIP OF SAMUEL SMITH OF ROWLEY.

Samuel Smith made choice of Daniell Weicomb as his guardian, and he was confirmed by the court 28: 9: 1665. *Salem Quarterly Court Records, vol. 4, page 153.*

Daniell Wickam of Rowley, carpenter, guardian of Samuell Smith, acknowledged the receipt from Jeremiah Elsworth of 33li. 3s., part of it in land and meadow, six and three quarters acres of land and two parcels of meadow, amounting to 26li. 15s. and the rest in pay, which is the portion of his father, Hugh Smith's estate, and fully acquits the said Jere-

miah Elsworth and Mary his wife forever. Dated Jan. 23, 1665. Witness: Jonathan Platts, Abraham Juett.

Acknowledged Feb. 28, 1666 by the witnesses. *Ipswich Deeds, vol. 3, page 25.*

ESTATE OF ROBERT MOULTON, SR. OF SALEM.

"The last will and testament of Robert moulton seni<sup>r</sup> of Salem: I Robett Moulton of Salem seni<sup>r</sup> beinge by gods hande on my sick bedd but of pfect memorie doe dispose of my estate as followeth: vidz: I doe ordaine my wife my whole execut<sup>x</sup> of this my last will and testament and I giue and bequeath to my son Robert five pounds at my decease and to my daugh<sup>r</sup> Abigaile five pounds sterlinge also my son Samuell to inioy all my lands within Readinge bounds butt-inge on Ipswich riuer by estimation sixscore akers more or less; also I giue to my daught<sup>r</sup> Hannah twentie pownds in neate Cattle to be pd at her day of marriage also I giue vnto my two yonger sons John and Joseph my now dwellinge house with all the lande and meadow with all oth<sup>r</sup> apurtenances there vnto belonginge after the decease of my wife they payinge as a legasie to my two young<sup>r</sup> daught<sup>rs</sup> meriam and mary to each of them twentie pounds to be pd within one yeare after they com to posses it and in case either of my sons John or Joseph should die before theire mother then my will is that my son Samuell shall inioy the p<sup>t</sup> of my house and lande ginen to the ptie deceased and this I leaue as my last will and testament witnis my hande the 5<sup>th</sup> of Septemb<sup>r</sup> 1665."

Robert Moulton senior

Witness: Henry Bartholmew, George Gardner, Samuell Gardner.

Proved in Salem court 28: 9: 1665 by Lt. George Gardner and Samuell Gardner.

Inventory taken 3: 8: 1665, by Samuell Gardner and Job Swinerton, jr., being desired by the widow: Six Cowes, 28li. 10s.; six two year old cattle, 18li.; two yearlings, 4li.; six calves, 6li.; fower oxen, 25li.; horse, mare and colt, 15li.; hay, 10li.; ye farme and housing, 120li.; 13 swine, 10li.; corne, 15li.; 120 acres of land in Reden, 10li.; beding in ye house, 30li.; plow Geare & other tooles, 3li.; total, 294li. 10s. The debts are as followeth: to Capt. Corwin, 8li. 17s. 9 1-4d.; Mr. Browne, 4li. 17s. 4d.; George Gardner, 3li. 7s.; Mr. Batter, 1li. 10s.; other small debts, 2li.; total 20li. 12s. 1 1-4d.

*Essex County Quarterly Court Files, vol. 11, leaf 47.*

## ESTATE OF CAPT. BENJAMIN FEAREMAYES.

The Court having been informed of the death of Benjamin Fearemayes, at Ginne, who left some land in Salem, court 28: 9: 1665, ordered that his estate be given into the hands of Capt. Huchesson and the widow Hester Eastwick. *Salem Quarterly Court Records, vol. 4, page 152.*

Administration on the estate in this country of Capt. Benjamin Fermayes granted 26: 4: 1666, to Hester Estwick, and she was ordered to bring in an inventory to the next Ipswich or Salem court. *Salem Quarterly Court Records, vol. 4, page 164.*

Hester Eastwick, widow, presenting an inventory of the estate that is in this country, the court 27: 9: 1666, granted administration to said Hester and ordered that she pay herself what was her due as appeared by the testimony of Frances Nurse. The remainder of the estate was to remain in her hands until court took further order. *Salem Quarterly Court Records, vol. 4, page 176.*

George Gardner and Francis (his [I] mark) Norss, at the request of widow Esteck, on 26: 9: 1666, appraised one acre of land in the field near the north ferry and half an acre of land lying between Mr. John Gidny and Goodman Peter at 14li. sterling. There were ten acres of land on Marblehead side, but the location was not known.

Franc. Nurce, aged about forty-five years, deposed that Ester Eswicke did entrust to Benjamin Fermane one cow valued at five pounds for which he promised to pay her 20s. per annum so long as he kept the principle in his hands, which is nineteen years. Sworn in court. *Essex County Quarterly Court Files, vol. 12, leaf 31.*

## ESTATE OF JOHN WYATT OF IPSWICH.

“In the name of god Amen: The three and twentieth day of November in the yeare of our lord god one thousand sixe hundred sixtie and fiue, I John Wyatt of Ipswich the vnprofitable Seruant of god weake in body but of good and perfect memorie (god be praised) Doe make and ordeine this my last will and Testament in manner & forme following; that is to say, first I Commend my soule into the hands of god my maker, hoping assuredly through the onely merites of Jesus Christ my sauour; to be made pertaker of life euerlasting. And I commend my body to the earth whereof it is made.

Item as touching my wife with whome I coupled my selfe in the feare of god my will is that during the whole terme of her naturall life ||she|| shall haue sixe pounds p Ann to wit yearely and duely paid her out of my Estate by my Executor in good marchantable wheate malt and Indian corn my euen and equall porcons. Item I giue vnto my wife the vse of the Roome we now lye in with the Sellar vnder it and the vpper Roomes ouer it, and the vse of the Bedsted in the said roome during her naturall life. Also I giue her all her household goods that are remayneing which are conteyned in an Inuentory annexed to the will to be at her owne disposeing. As also fifeteene pounds to bee payd her at three payments presently after her Death that is to say fiue pounds p ann for three yeares to be paid in Country pay at the current price. But in case shee should neede it sooner; then to be paid her according to her necessity. Moreouer shee shall haue the vse of all my householde goods together with my Grandchild John Kemball by name as he shall haue occasion to vse them while he abides in the house; And my will is that if my wife cannot liue Comfortably in the house with him then shee shall haue libertie to Chuse her another place of being in the towne, and hee shall supply her with wood and pay for her Roome. Item I giue vnto my three Daughters Mary Sarah and Dorcas five shillings a peece. finally after my Decease I giue and Bequeath vnto John Kemball my Grandchild my Dwelling house and all the ground belonging to it and all my meadowe ground together with all my Cattell and husbandry implements. Prouided he carry himselfe respectiuey towards my wife And in case he shall not; Then I giue vnto my said Grandchild ten pounds and soe not to haue to doe with any part of my Estate besides. Item I make my loueing friend m<sup>r</sup> Theophilus Wilson my sole Executor to see my Debts and funerall expences satisfied and paid and my will performed and I Doe giue him forty shillings. And I make my loueing friends m<sup>r</sup> Robert Paine and Willm White the Ouerseers of this my last will and testament In witnes whereof I haue heerto set my hand and seale the day and yeare abouesaid."

John (his I mark) wyatt (SEAL)

Witness: Robert Payne, Willm White.

"Memorandum that after the sealing and subscribing of this my will notwithstanding any thing therein conteyned it is also my will that if my Grandchild John Kemball doe not in eu<sup>r</sup>y — according to my — I shall giue my executor and ouerseer — to dispose of ——— think ——." "An Inuentarie of all

or the most part of the household goods and Chattles that mary Wyatt now wife vnto John Wyatt of Ipswich brought a Deliu<sup>r</sup>ed into her husbands possession at the tyme of her marriage." Imprimis her Apparell, a featherbed, a feather bolster & a pillow, a flockbed and a bolster, a green rug & three blancketts, a paire of valance and three Curtaines, a paire of sheets and one paire of Pillowbies, two trunckes and a great chest and a great broad Boxe, three platters one long and two broad ones, a great Pewter candlesticke and a little one, a great pewter salt, two pewter basins, a great one and a lesser one, two pewter great pint potts and two leses potts, a pewter bedpan, one porrenger & spoones and other smale pewter Saucers & plates, two iron potts a great & a little one, an iron kettle, a warming pan and a brasse frying panne, a Pestell and a mortar, a paire of Andirons, two brasse skilletts, a 3 pint and a two pint one, a brasse ladle and a brasse Scummer, a paire of pot hooks and a paire of pott hangers, a Chafing Dish.

Proved in Ipswich court, Jan. 15, 1665 by the witnesses.

Inventory taken Dec. 26, 1665, by Robert Lord and John (his ( mark) Pindar: the dwelling house, barne & ground about it both homstead & pasture, 60li.; a six acre lott in the comon field, 25li.; a psell of marsh in the hundreds, 12li.; a paire of oxen, 13li.; three cowes, 13li.; one steere & 2 calves, 4li.; a mare, 6li.; 3 shotes, 2li.; Indian corne, 5li. 5s.; English corne, 2li. 5s.; in pewter & spoones, 1li.; a latten cullender, dripping pan, lamp & grate, 6s.; 3 old kettells & a brass pott & little skillett, 1li. 16s.; in porke & beefe, 1li. 15s.; powdering tub, keelars, beere vessells, chirne & other small things, 1li. 10s.; two bowls, 3 trayes & chees mottes & dishes, 8s.; turnaps, 3s.; in butter & suite, 5s. 6d.; nyne pound cotten woole, 9s.; a trundle bed, wheele, a paire of cardes & old tub, 10s.; 3 peacks of malt, 3s. 4d.; ould bags, 3s. 6d.; a bedsted & 3 curtaines & fether bolster, a pillow, old coverlett & 3 blanketts & old tike, 3li. 4s.; his weareing Apparell, 6li.; five paire of sheetes, 3li. 6s. 8d.; three shirts, 1li. 1s.; 4 small table cloths & towells & napkins, 1li. 1s.; 2 paire of old pillow beeres, 4s.; 6 caps & 5 bands, 10s.; an old chest & cubbard & old box, 16s.; a muskett, 12s.; a little table, 3 chaires, salt box & salt, 8s.; in earthen ware, 4s. 4d.; fire pan, tongs, tramell & pothookes, 8s. 6d.; scales, waites, 2 pailles & small things, 7s.; a grediron & clever, 3s. 6d.; axes, beetle rings, wedges & other tooles, 16s.; an old saddle, fettors, cartrope, 10s.; 4 hookes for to make ropes, 5s.; an old lennen wheele, 2s. 6d.;

an old meale tub & 2 sives, 2s. 6d.; a trundle bed, flockbed, bolster & pillow, 1li. 10s.; 2 old sithes & one snath, 6s.; a plow & chaine & sled, 1li. 5s.; a cart, wheeles, 2 yokes & tumbrell, 3li. 10s.; a fann & a cushen, 7s.; total, 177li. 19s. 4d. Debts dew from the estate about 21li.; clear estate, 156li. 19s. 4d.

Attested Jan. 15, 1665 by Mary, wife of John Wiate.

*Essex County Probate Files, Docket 30,736.*

ESTATE OF ANDREW HODGES OF IPSWICH.

“The 11<sup>th</sup> of october 1661 I Andrew Hodges being in perfit memory do will this very last will and Testament wherin I give to my beloued wife five pound a year during her naturall life to be paid her as followeth sixe bushel of wheat and the rest half in molt and the other half in Indian also I giue her two Cows and a red heyfer and two shep and thes are to be maintayned by my ground so long as she liues as hir own and half of the wool of the rest of my sheep & I giue to my wif the wool and yarn in the house also I giue her my swine and I giue to my wife Twenty pound to be at her disposing and my household goods be for my wiues youse so long as she liues unles she se cause to take part of them in payment of the twenty pound I haue giuen her also I giue to my Wife and her Grandchild three pound to buy them som parrell also my kinsman Ghiles is to find her Wood as long as she liues my Wyf paying him for the Cutting of it out in Aples or otherwise and my wif is to haue her liuing in the house and youse of the ground about it her life only the barne is to be at liberty for my kinsman and I give to the poor of this Town five shillings a year after my Wiues death for euer also I giue to the Colledg of Cambridg hear, five pound to be paid after my Wines death in five year by twenty shillings a year for the good of poor skollers also I giue to Henry Bennit five pound and to Edward Walden fourty shillings and to Mr. Cobbit fourty shillings and to Mary quilter fourty shillings and to Theophilus Wilson twenty shillings and thes legacys to be paid in thre year after my death and to my cossen Ghils Berdly I giue my house and ground about it after my Wiues death and all my other ground both meddow and vpland and cattle and sheep with my wearing parrell at my death and for the performanc of this my will I bind ouer my house and ground to my two ouerseers and I mak my Cossen Ghiles Berdly my Execcetour and Decon Knowlton and Theophilus Wilson my two ouerseers and giue them powr in case

of not performenc of my will to dispose of my hous and ground for the discharging of my will in witness hereof I haue set to my hand the day and year aboue written."

Andru hodge

Witness: Theophilus Wilson, Thomas Knoulton.

Proved in Ipswich court 27: 1: 1666 by Dea. Thomas Knowlton and Theophilus Willson. *Essex County Quarterly Court Files*, vol. 11, leaf 96.

Inventory of the estate of Andrew Hodges of Ipswich, lately deceased, taken Jan. 16, 1665, by Robert Lord and Jacob Foster: Wearing apparrell, 10li.; a fether bed, 2 feather boulsters & 2 pillows, an old blankett & ould rug, 7li.; little flock bed, 1li.; one bedstead & cord, 1li. 10s.; a paire of curtaines & valence, 1li. 18s.; trundle bed & cord, 10s.; flock-bed, 1li. 15s.; one fether pillow with a new tike, 9s.; one old fether pillow, 3s.; one woole pillow, 3s.; a blankett of trucking cloth, 12s.; 2 old blankets, 3s.; an old darnacle coverlett & curtaine, 4s.; one paire of flaxen sheetes, 1li. 3s. 4d.; one old worne fine sheete, 7s.; 2 paire old corse sheetes, 10s.; 3 corse sheetes, 14s.; one corse table cloth, 5s.; a flaxen table cloth, 6s. 8d.; one napkin, 3s. & 4 napkins at 5s., 8s.; one paire of fine old pillow beeres, 5s.; two paire corse pillow beeres, 8s.; 4 corse towells, 3s.; a trunke, 6s. 8d.; a broad box, 3s. 4d.; a desk, 2s. & 3 old boxes, 3s., 5s.; a table & forme, 12s.; 3 darnacle curtaines, old ones, 4s. 6d.; one great chaire, 3s.; two chaires, 3s.; two old cushens, 2s.; a paire of Andiors, 6s.; fire pan & tongs, 5s. 6d.; a paire of bellows, 2s.; 2 smothering Irons, 2s.; a lookeing glase, 10s.; a leather case, 6d.; a bible & 2 little bookes, 10s.; one grt. Iron pott, 18s.; a little Iron pot, 6s.; one Iron kettle, 4s. 6d.; a small Iron pott, 2s. 6d.; brase pott, 12s.; two brase kittells, 16s.; a skillet & little kittell, 3s.; chafen dish, 5s.; 2 skimers, 3s. 6d.; brase mortar & pestle, 6s.; old warming pan, 5s.; a spitt & bread bowle, 3s.; a frying pan, 2s. 6d.; 3 grter pewter dishes & a plate, 1li. 4s.; 4 smaller dishes of pewter, 10s.; a vearged bassen, 8s.; a peece bassen, 3s.; pewter candlestick, 3s.; pewter salt, 2s. 6d.; wine quart. pott, 4s. 6d.; an ale quart. & pint pott, 6s.; 4 poringers, 3s. 4d.; 3 pewter sasers, 2s.; 4 ocumy spoones, 1s. 4d.; a dripping pan & puding pan, 3s.; pan, fish plate & tunnell, 1s.; earthenware, 4s. 6d.; pewter chamberpot, 2s.; a paire of taylours sheeres, 1s. 6d.; a paire of pincers, 1s.; a broad grat, 8d.; hamer, ager, chissell & old goudg, 3s.; a mortising axe & a handsaw, 3s.; 2 sives, 2s. 6d.; cheesepres, 4s.; cubbard, 10s.; 2 little old tables, 3s. 6d.; beetle rings, 2

old axes & 2 wedges, 7s.; old spade, broken pikax, old how, 1s. 6d.; wooden dishes, 2s.; paile & piggin, 2s. 6d.; tramell, 4s.; 3 trays, bowle, 2 keelars, 8s.; a red rugg, 15s.; a trunk, 6s.; poudereing tub & chirne, 7s.; 2 firings & salt, 3s. 6d.; 3 beere firings, 4s.; about 3 peackes of wheate, 3s. 9d.; tobaco in the leafe, 2s.; pott of butter, 7s.; in pourke, 2li. 10s.; hatchell, 4s.; scales & waites, 1s. 6d.; coslet & pike, 1li. 5s.; sea chest, 8s.; English corne, 4li. 15s. 9d.; Indian corne, 3li. 19s. 6d.; 2 lenen wheeles & a wollen one, 10s.; halfe bushell, 2s.; tub & little ground malt, 3s.; an old cart rope, 2s.; 8li. of fleese woole & 3 of lambes, 14s.; 12li. cotton woole, 12s.; sheeps woole, 7s. 6d.; cotton yarne, 7s. 6d.; woollen yarne, 15s.; paire of pothookes & a houre glase, 2s.; 2 bullocks, 11li.; 4 coves, 18li.; a steere, 4li. 10s.; heifer, 3li.; 2 calves, 2li. 10s.; 9 sheepe, 4li. 10s.; harrow, 3s.; one yoke & one chaine & span shakell, 11s.; halfe the cart & plow, 1li.; tub to scald hoggs, 2s.; 3 piggs, 18s.; laders & forkes, 6s.; sword, 8s.; apples, 6s.; two baggs, 4s.; house, barne and homestead, 50li.; 28 acres of upland & meddow, 112li.; 2 pr. cards, 3s.; cotton woole, 18d.; cheese, 5s.; debts due to the estate, 1li. 10s.; total, 228li. 19s. Debts due from the estate, 19li. 6s. 8d. Allowed Mar. 27, 1666. *Essex County Quarterly Court Files, vol. 11, leaf 97.*

#### ESTATE OF ROGER PRESTON OF SALEM.

Roger Preston, dying intestate, and no one appearing to take administration, court Mar. 27, 1666, ordered that it be left in the hands of Thomas Preston until the next Salem court, he to dispose of the hay. He was also to bring in an inventory.

Court being informed that the widow Preston had put out two of her sons, one to Thomas Johnson and another to Stephen Johnson, until twenty-one years of age, upon terms agreed, it was allowed Mar. 27, 1666, and Mr. Bradstreet was to see it done.

*Ipswich Quarterly Court Records, vol. 1, pp. 150, 151.*

Roger Preston, dying intestate, and the estate being not sufficient to pay his debts, it was ordered 26: 4: 1666, that all the creditors bring in their accounts to the next Ipswich court, and that they should be paid proportionally as far as the estate would go. Those who failed to appear would be liable to lose their amounts due, the next court being the time limit for making division of said estate among the creditors.

This order was published in court. *Salem Quarterly Court Records, vol. 4, page 164.*

Roger Preston, late of Salem, having died intestate almost a year since and his debts amounting to more than his estate, no one appeared to administer upon it. Several parcels of the estate were subject to loss unless care be taken about them, and the court 27: 9: 1666, ordered that Henry Skerry, marshal, take the estate into his possession to sell what cannot conveniently be kept, he to receive recompense out of said estate. Mr. Batter and Mr. Bartholomew of Salem were requested to examine and audit accounts between said Preston and any of the creditors and return their report at the next Ipswich court, where every creditor who expected satisfaction was to appear in person or by attorney, to receive his proportion. This order was to be published at some public town meeting at Ipswich by Robert Lord, clerk of the court there, and also posted upon the meeting house at Salem by the marshal there. *Salem Quarterly Court Records, vol. 4, page 174.*

Court Mar. 26, 1667, found that the estate of Roger Preston could pay to the creditors 3s. 4d. on the pound, which the marshal of Salem was to allow the creditors as they came to him either in kind as they were appraised or to the value, he having by order of the court taken the estate into his hands. *Ipswich Quarterly Court Records, vol. 5, page 40.*

#### ESTATE OF MRS. ABIGAIL MOULTON OF SALEM.

“The Last will & Testement of Abigail Moulton of Sallem widdow being by Gods hand weake in *in* Body but of Perfet memory: doe dispose of my Estate as followeth tt I doe ordaine my Sonne Robert my whole Executor tt I doe Giue to my sone Robert two oxen ye best with ye tackling belonging to ye teeme with what other tooles I haue & a Mare Colt & ye Bed I did vse to ly on with all its furniture tt I doe Giue to my sone Samuell two three yeare ould steeres tt I doe Giue to my Sons John & Joseph to Ech of them a Greate Book tt I doe Giue to my daughter Abigaill one fine sheete tt to my daughter Hannah I doe Give my best Bed with all its furniture & one fine sheete tt to my daughter Miriam I doe Giue one laste sheete tt to my daughter Mary I doe Giue one payre of pillobers: & my will is the Rest of my linning shall be Equally deuided to my daughters Abigall & Hanah: & I doe Giue to my daughter Abygall all ye land hur father had of hur for debt tt my will is y<sup>e</sup> Remainder of my Estate shall be

Equally devided to my sone Samuell & to my daughters Abigail Mirian & mary tt my will & desire is that mr Joseph Grafton senr & mr Henrey Bartholmew & George & Samuell Gardner be ouer sceeres of this my will & Gardients to my Children tel thay Com to Age As witnes my hand this 5<sup>th</sup> 12<sup>th</sup> 1665.”

Abigail Moulton

Witness: Samuell Gardner, George Gardner.

Proved in Ipswich court Mar. 27, 1666 by the witnesses before Maj. William Hathorne.

Inventory taken 22: 1: 1665, by Joseph (his P mark) Pope, Henry Bartholmew, Joseph Grafton and Samuell Gardner: one dwellinge house with above eightie akers of lande belonginge to it, 120li.; 4 oxen, 7 Cowes and som other yonge Cattle, 76li.; a horse, mare and a yeare old colt, 12li.; a peell of swine, 5li.; one fether bed with boulster, a pr blanketts, a Rugge, Curtaines and vallence, 10li.; one bed with the appurtenances, 5li.; a table, 2 chests with other wood utensills, 2li.; brass and pewter, 2li.; Iron Potts, ketles and other Iron stufte, 2li.; a peell of bookes, 2li.; a Cart, plow and harrow with som other tooles. 4li.; a peell of linin, 6li. 16s.; total, 246li. 16s. Debts, 28li. 3s. 4d.

Received and allowed in Ipswich court Mar. 27, 1666.

*Essex County Probate Files, Docket 19,002.*

#### ESTATE OF EDMUND CLARKE OF GLOUCESTER.

“I Edmond Clerke being by Gods providence Cast upon my bed of Sicknesse & weakenesse & not knowing how neare the time of my departure out of this world may bee at hand doe therefore appoynt & declare this my last will & Testament in manner following ffirst I Committ & Commend my Soule into the hands of God the ffather of Spirits and my Body to the Grave to be decently buried & for my Goods and estate it is my will & I doe give and bequeath unto my wife Agnes Clerke my House and Lands \* & vpland during the time of her widowhood wholly to enjoy all the vse & profits of the same but \* doth marry then it is my will & I doe hereby appoynt & determine that Shee Shall only have & in joy \* part of the Sayd Houses & Lands during her Life But in Case that my Sonn unto whom I shall give the Sayd \* nd be not of age when my Sayd wife doth ||marry|| then it is my will that shee Shall still enjoy all the vse & profitts of \* House & Lands until hee bee of the age of twenty & one

\* Torn off.

yeares Also I give and bequeath unto my sayd wife the vse and benefit of all the Household Stuffe during the terme of her Life Item I give & bequeath unto my *Eldest* Sonn John Clerke my House & Lands both meadow & vpland three fifths of two thirds of the Sayd *Lands* to have & enjoy as his own proper Right when hee Shall attayne the age of twenty & one yeares that is if he \* ther doe marry as abovesayd otherwise shée to have the vse and benefit of all the Lands as abovesayd during her ||widdowhood|| Also it *is my* will and meaning & I doe hereby appoynt & declare that my Sonn John Shall enter upon the other two fifths of two \* when his brother Joseph shall attayne the Age of twenty & one yeares Item I give & bequeath unto my youngest son Joseph Clerke two fifths of two thirds of all the Sayd Lands both Meadow & Upland according to the just value & estimation & this to be payd unto my sayd son Joseph as a Legacy the one of the Sayd two fifths when hee shall attayne \* age of twenty & one years & the other when hee shall attayne the age of twenty & two yeares and this Legacy shall \* unto my son Joseph by his brother John Clerke out of his estate And the abovesayd thirds of my Lands bequeathed \* wife during her life after her decease I doe give & bequeath unto *unto* my Eldest Sonn John provided that my sonn \* pay to his brother Joseph a Legacy the Just value of two fifths out of this third in good & lawful payment of *New England* Item I give & bequeath unto my Daughter Abigail Sergeant three pounds which Sayd Summ of three pounds I doe appoynt my Sonn John to pay thirty five shillings & the other part viz twenty-five shillings I doe appoynt my Sonn Joseph to pay & this three pounds they shall pay either to her or her Heirs executors or Assigns in good & lawfull pay of *New England* after the decease of my sayd wife their Mother Also I doe give & bequeath unto my Sayd Daughter my great Bible the same to have & enjoy after my owne decease. And for my Cattell after my debts are payd out of the remaynder I doe give one third part to my said wife & the other two thirds I doe give to my two sonn abovesayd to be equally divided betweene them And that my will may be performed according to the true meaning & intent thereof I doe hereby appoynt & declare my said wife & my sonn in Law william Sergeant to bee Executor & Executresse. In wisse whereof I the sayd Edmond clerke have hereunto Set my hand the fifth day of this present Month of February Anno Dom one thousand six hundred sixty & five."

Edmund Clarke

\* Torn off.

Witness: Sylvester Eueleigh, harlakinden Symonds, Philip Staynwood.

Proved in Ipswich court, Mar. 27, 1666 by Sylvester Eveleigh and Mr. Harlackenden Symonds.

Inventory taken 28 : 12 : 1665, by James Stevens and John Pears: the howsing and Lands upland and medo and orchard, 50li. ; to steares of 5 years old, 10li. ; to Cows, 9li. ; on heifer, 3li. ; to yearlens, 2li. ; swine, 1li. 5s. ; for severall things, bedding and waring Clothes all being within dores, 9li. ; total, 84li. 5s. Debts to be paid, 33li.

Received in Ipswich court Mar. 27, 1666.

*Essex County Probate Files, Docket 5,424.*

ESTATE OF DANIEL THURSTON OF NEWBURY.

“June the 20<sup>th</sup> 1665] I Daniell Thvstion of Nevbery in New England: being weake in Bodye byt in perfect memorie Doe make and apoint this as my last will and Testament whearin ffirst I Doe give and beqweath my Now Dwelling howse and Barne: and all my landes both vpland and Meadowes with all the priveleges and appertainences thearto belonging: vnto Daniell Thvstion: my Kinsman of the same towne of Newbery befor mentioned: Save only what I shall except: And Also I Doe give vnto the sayd Daniell all my goods and Chattels I giue unto Ann my wife my fetherbed with bolster and pillow: and all apertaining thearto And her Chest and her box: with all her Clothing her own brass kettell: and an yron pot: And Ten poundes by the year in good pay: Namely in Corne bytter Chesse and porke: or her Thirds of the Lande: All this above mentioned Concerning my wife: Dvring her Natvrall life: I Doe give it vnto her: Bvt in Case my wife Chvse rather to live with my kinsman Daniel thvstion: then he shall Comfortably Mayntain her with meat Drink and Clothes: and give her Twenty shillings by the year the one halfe in money the other halfe in Chese and bytter And I Doe ordayne and Apoynt my kinsman Daniell Thvsto[n] above mentioned to be my soull and Alone Execvto<sup>r</sup>.”

Daniel (his D T mark) Thustion

Witness: John Cheney senio<sup>r</sup>, Richard Dole.

Proved in Ipswich court Mar. 27, 1666 by Richard Dole, and Apr. 10, 1666 by John Cheney, Sr. before Wm. Gerrish and Nic. Noyes, commissioners.

Inventory of the estate of Daniell Thurston, Sr., taken Mar. 16, 1665-6, by Richard Dole and Thomas Hale, Jr.: the

hous and barne, 80li.; about 30 akers of upland, 200li.; about 30 akers of marsh, 100li.; 4 beds and beding, 30li.; household stuf, 20li.; 4 oxen, 28li.; 10 cows, 50li.; 9 yong cattell, 23li.; 27 shep, 16li.; 2 horses and 2 colts, 16li.; other goods, 10li.; total, 573li.

Attested in Ipswich court, Mar. 27, 1666, by Daniell Thurston.

*Essex County Probate Files, Docket 27,614.*

ESTATE OF MRS. BRIDGET BRADSTREET OF IPSWICH.

“The sixteenth day of Ocktober in the yer of our lord 1665 I Bregit Brodstret weddow of Ipswipch in New England being of whole mind and of good and perfeckt memory doe make and ordaine this my Last will and testament in maner and forme following: Inprimes bejng now very weake I Com-mend my Spirit in to the hands of my Lord and sauior Jesus Christ and my body to the grond with an Liuly hope of my Resure \* un to Life at the coming of my Lord and sauior Jesus Christ Itum I will that all: such debts and duties as I ough to any one be well and truuly paid by mine Executor here after *named* Itum After all my funerall Expences discharged: I will that my son Moses shall haue my Barne: and my musket: ad my *great* Chest: and Chaire: I all soe giue unto him the kettle: the Beer vessell: ad my touw kelters: and my churne together with what I haue all Redy giuen to my son moses: which as I conseue doth amount to aboue forty pounds. 2ly vnto my Eldest daughter martha Kimball: I giue the gound of mine that she haue in Posetion and my grene hood: a peuter dish: and M<sup>r</sup> Nortons Bocke: and on sheat an on Pelober 3ly I giue unto my daughter Mary Kemball my ould bibell: my cloth weskote: my f \* mell peti-cutes on boulster on pelow: on peuter dish: and on brasen candill stick: I giue unto my daughter Kemball and my daughter walles my ste \* the Euse of them both and after the deses of ether of them the Longest Liuer of them and all soe I giue to them my skep: of Bese: and my desier is that they giue thare furst sworme to ther other too Sisters: 4th I giue unto my daughter walles M<sup>r</sup> Cobbets Bock: my serg gound: ad cloke; on peuter dish and on skilit: the Bed that I now Ly upon; on boulster ad pellow and pellow Bere or whight Ruge: on Iron Pote: and on Peniston Peticote 5ly I giue vnto my daughter Rebecka bondfeld I giue vnto hur my blacke searg peticote: and my baring cloth: on *Peuter dish* and my touw best IRon pots 6ly vnto my grad child hanah Roph I giue

\* Torn off.

my hate: my waring lin \* and my chest: and on Pair of sheats: and I giue vnto hur on heffer Com toow yer ould in the spring and I giue on Serg wesket 7ly my will is that the Rest of my goods: Chattels: and debts be Equally duided among my fouer dafters aboue Ritten and I will and nominate and doth her by disier my Louing frend Samuell plats: to be mine Exeekter of this my will and I doe desier him to see this my will full feled and in witnes her of I haue her unto set to my hand the day and yer of our Lord aboue mentioned I do will desier and nominate my louing frinds Samuell Appleton and Joseph whipple to be my ouer sers of this my will."

Breget (her B B mark) Brad<sup>t</sup>.

Witness: Samuell Appleton, Joseph whipple.

Proved in Ipswich court Mar. 8, 1666 by Lt. Samuell Appleton and Joseph Whipple.

Inventory taken by Sa: Appleton and Joseph Whipple: one horse, 6li; one Mare, 6li.; one ox, 6li.; 3 Cowes, 13li.; 1 Colt, 2li. 10s.; 1 heifer, 2li. 10s.; 1 old Cow, 3li. 15s.; 2 heifers, 7li. 10s.; 1 heifer, 2li. 10s.; 2 Calves, 1li. 15s.; 1 Sow and a pigg, 1li. 4s.; 1 warming pan, 10s.; 1 Bedstead, 1li.; 1 Butter-tub, 2s.; 1 Tray and Trenchers, 2s.; 1 payle, 1s. 6d.; in porke, 1li. 8s.; 1 Meshing tub, 3s.; 1 Booke, 12s.; 1 Kasse and 4 bottles, 4s.; 1 Chamberpot, 4s.; 1 beer barrell, 1s. 6d.; 1 Basin, 1s. 6d.; 5 towells, 5s. 6d.; 1 pair of little Scales, 1s.; 1 Sermon Booke, 2s.; old Clothes, 7s.; 1 earthen pot, 6d.; Cushions and old clothes, 10s.; 1 old ax, 6d.; 1 porringer and 1 earthen Jugg, 2s.; 1 green hood, 1 Gownd, 1 peuter dishe, Mr. Nortons Booke, 1 sheet and one pillow beer, 1li. 6s.; one old Bible, one Cloth wascoat, one stamell petticoat, one bolster, one pillow, one peuter Dish, one Brazen Candle sticke, 1 still, one skep of bees, 4li. 1s. 6d.; Mr. Cobbets Booke, a searg Gownd, one cloak, 1 peuter dish, 1 skellet, 1 bed, 1 bolster, a pillow & pillowbeer, 1 rugg, 1 Iron pot, 1 pennystone petticoat, 6li. 8s. 6d.; one searg petticoat, a bearing Cloth, one peuter dish and 2 Iron pots, 2li. 17s. 6d.; 14 Dressins, 4 neck handkercheifes and one pocket handkercheife, 1 Apron, 1 black hood, 9 quoives, 8 neck clothes, fore sleeves, 1 hat, 2 wascoats, 1 chest, 1 bible, 1 pair of sheets, 3li. 9s. 5d.; 1 tow Comb, 1 table, 1 Cubbard, 1 trammell, 1 frying pan, 1 spit, one Musquet, 2 Keelers, 1 Kettle, one chest, 1 chair, 1 beer vessell, 1 churn, 4li.; total 80li. 24s. 11d. Received in Ipswich court Mar. 27, 1666.

*Essex County Probate Files, Docket 3,065.*

\* Torn off.

Moses Bradstreet, John Kimball, Nicolas Wallis, William Beale and George (his mark) Bonfield acknowledged the receipt from Samuell Platts, executor, of their several legacies given them in the will of Bridget Bradstreet. Signed and sealed Nov. 27, 1665. Witness: Samuell Appleton, Joseph Whipple.

Bond of Moses Bradstreet, John Kimball and Nicolas Wallis of Ipswich and William Beale and George (his mark) Bonfield of Marblehead of 100li., to Samuell Platts of Rowley, executor, to pay to Samuell Platts so much as shall pay all debts due from the estate of Bridget Bradstreet. Signed and sealed Nov. 27, 1665. Witness: Samuell Appleton, Joseph Whipple.

*Ipswich Deeds, vol. 2, page 268.*

GUARDIANSHIP OF ISAAC MORRILL OF (SALISBURY?).

Isaac Morrill made choice of William Osgood as his guardian and the court 10 : 2 : 1666, approved it. *Salisbury Quarterly Court Records, vol. 1, leaf 37.*

GUARDIANSHIP OF MARTHA HAFFIELD OF IPSWICH.

The court May 9, 1666, ordered that Thomas White have the right to receive the rent of his mother Martha Halfield's farm for her maintenance.

Elder John Whipple and Mr. Richard Hubberd were ordered to let the widow Halfield have as much linen as she needed for her supply or to deliver it to Thomas White for her use.

Robert Crose, and Martha and Rachell, daughters of widow Halfield, were summoned to appear at Ipswich court in September to examine further concerning the estate of widow Halfield. *Ipswich Quarterly Court Records, vol. 1, page 153.*

Widow Martha Halfield being non compos mentis, Thomas White was appointed Sept. 25, 1666, her guardian, to have charge of her estate and to be responsible to her in case she had her senses again. *Ipswich Quarterly Court Records, vol. 1, page 156.*

ESTATE OF MRS. JOANNA SYMONDS OF IPSWICH.

"These presents witnesseth that I Joana Symonds of Ipswich in the county of Essex being weake of body but through Gods goodnes Inioying my vnderstanding and memory and

not knowing what time ||I|| have heere in this life doe make and ordaine this my last will and Testament as followeth first I committ my soule into the hands of Jesus christ my blessed redeemer and my body to the earth from whence it came to be decently buried And for my outward estate I Thus dispose God haueing given me two daughters which are maryed both and haue children my will is equally to dispose of what estate I leaue behind me att my decease vnto my sayd two daughters and there children, namely vnto my daughter Prissilla the wife of John warner and to her children after her decease the one halfe of my estate And to my daughter Abigaill the wife of Robet Pearce the other halfe of my estate and to hir children after her to be equally devided my debts & funerall charges being discharged and I doe apoynt my loueing sons in law John warner & Robert Pearce to be my executors of this my last will and testament In wittnes whereof I haue heervnto sett my hand and seale and doe declare this to be my last will and testament this sixt day of Aprill 1666."

Joan (her X mark) Symonds. (SEAL)

Witness: William Goodhue, Robert Lord.

Proved in Ipswich court May 9, 1666 by the witnesses.

Inventory of the estate of Joanah Symonds lately deceased, taken May 7, 1666, by Thomas Knoulton, Sr. and Robert Lord: 4 yards of penestone, 18s.; 4 yards of lockeroom, 8s.; a cearsie wastcoat & searge petecot, 2li. 6s.; a searge wastcoat & mury cloth peticoat, 2li. 4s.; a cloth wastcoat & rash peticoat, 1li. 16s.; a searge wastcoat & peniston peticoat, 1li. 2s.; 3 old peticoats, 12s.; 2 under wastcoats & old bodyes, 6s.; a searge gowne, 1li. 16s.; a new blue aprin, 3s. 8d; an old greene apron & blue one, 3s. 8d.; a cloke, 14s.; an old hatt, 4s.; a greene apron, 6s.; 4 paire of stockings, 8s.; 2 paire of shoes, 5s.; 2 ells of cloth for baggs, 5s.; 4 shifts, 1li.; 3 aprons, 12s.; a scarfe & another peece of sasnett, 10s; a black cap, 1s. 6d.; hir head linnen & neck cloths & other smale linen, 1li.; 5 paire of gloves, 10s.; an old muffe, 1s. 6d.; mony, 3li. 15s. 6d.; a paire spectacles, 4d.; debts about 10li. 2s.; total, 31li. 10s. 2d. Debts due from the estate, 6li. 9s.

Received in Ipswich court May 9, 1666.

*Essex County Probate Files, Docket 27,088.*

#### ESTATE OF THOMAS EMERSON OF IPSWICH.

"The 31<sup>th</sup> of maye 1653 I Thomas Emerson of Ipswich in the countye of Essex being att present, I prayse god, of good

health and pfect memory, And well knowing that all men are borne to dye & depart this life, and that the tyme & place of there departure is to them vnknowne & vncertayne and sometymes sudden &c I doe thefore declare & make knowne this my last will and Testament in manner folowing

Imprimus I bequeath my soule into the hands of my blessed Creator & Redeemer my body to the earth to be deasently buried In asured hope of a Joyfull resurection at last day And for my outward Estate I doe dispose of as followeth I Giue and bequeath vnto my Sonne Joseph the some eighty pound of Current paye of newengland viz forty pound of it which I reserued out of my farme Giuen vnto my Sonne John to be payd vnto the sayd Joseph my Sonne acording to the couenant & agreement expressed in a payre of Indentors beareing date the six and twentieth of the ninth mounth 1648 The other fforty pound to be payd vnto him by my Sonne Nathaniell (out of my house & land giuen vnto him) within six mounths after the decease of me & my wife Item I giue & bequeath vnto Nathaniell Emerson my sonne my house wherin I now dwell with all my vpland & meddow and the marsh I bought of my Sonne Joseph w<sup>ch</sup> was somtymes m<sup>r</sup> woodmansy with all the aptenances & preveledges thervnto belonging payeing forty pound out of it as aboue exprest alsoe a little psell of meddow lyeing withing the marsh before mentioned after the Decease of me & my wife Item I Give vnto my daughter Elizabeth ffullar The best fetherbed & boulster with a paire of blanketts and the best couerlet & the bedsted to Inioy for hir vse vntill hir Daughter Susana atayne the age of Twenty yeares or daye of hir mariage if shall happen sooner and then she to Inioy them alsoe I giue vnto my sayd daughter the great carued chest & the carued box with a little Trunck with all y<sup>t</sup> is in it and a small carued chest with what is in it. Item I giue vnto my Sonne James Emerson the sume of forty pounds out of my stock of cattell to be payd vnto him if he shall Come ouer into this Country (or send by a certayne surtificate of his being liueing within two yeares after the decease of me & my wife In case my sayd Sonne dye before) then my will is that my sonne Joseph his sonne Joseph shall haue ten pound of it and my sonne Nathaniell ten pound & my daughter ffullar hir foure sonnes the other Twenty pound or if any of them dye the surviuors to inioye the same. Item my will is that Elizabeth Emerson my wife shall Inioy the yearely rent of the farme with the six head of cattell wintering at the sayd farme & if they doe not

winter soe many to make it vp as is agreed as alsoe the house wherein I dwell with the vpland & meddow & marsh bought of my sonne Joseph with all the aptenances belonging ther-vnto and alsoe all my houshold goods and all my cattell I shall leaue both oxen cowes & all other young cattell wha[t]-soeuer to inioy them freely without let or disturbance of any pson or psons whatsoever dureing the tyme that she doth continue my widdow provided allwayes and it is my will & meaneing that if the sayd Elizabeth my wife doth marry that then she shall haue only the yearly Rent of the aforsayd farme dureing the tyme of hir naturall Life and the wintering of the aforsayd Six head of cattell alsoe to haue the little featherbed & one boulster & two payre of sheetes and two cowes (The rest of the cattell & houshold stufe to be disposed of as In this my will exprest) And further my will is that my sonne Nathaniell in case he doe inioye the house & Land by the mariage of my wife that then he shall paye the some of six pound by the yeare to his mother dureing the terme of hir naturall life for the rest of my houshold goods I leaue to my wife to dispose of what shee shall thinke fitt to my sonne Joseph and the rest to be deuided betweene my sonne Nathaniell and my daughter ffurther I make my Loueing wife Elizabeth Emerson sole executrix to this my last will and Testament And doe desire my much honered & faithful frends m<sup>r</sup> Samuell Symonds and maior Gen<sup>r</sup> Daniell Denison to be ouerseers to see y<sup>t</sup> this my will be fulfilled In wittnes to this my last will I haue heervnto sett my hand & seale the day and yeare first exprest”

Thomas Emerson [SEAL]

Witness: Robert Lord, Daniel Hovey.

“January the 4<sup>th</sup> 1660 memorandom thes ar to testify vnto any home it may concern that I haue giuen vnto my son John Emerson his porshon fully in y<sup>e</sup> Consideration of y<sup>t</sup> agrement betwixt vs about my farme he dully performing y<sup>e</sup> Covinant of y<sup>e</sup> said indentors betwixt vs during the terme of my lif & his mothers as alsoe thos engagements their spesified afterwords acording to our mutuall agreement according to the sixtenth lin of this will”

Thomas Emerson

“memorandom in consideration of the ten Lins canseld on the other sid conserning my son James my will is that he shal haue the sum of fiv pound payd to him by my son Nathaniel within tow yers after the diseas of the longest liver, of

my wife or myself in Case he shall Com or send by a certain sertifficat y<sup>t</sup> he is then Living alsoe in refrans to y<sup>e</sup> eightenth lin of this my will for six months ther exprest is thus to be vnderstood that my son nathaniel shoul[d] pay that forty povnds to my son Joseph the sum of ten pounds a year til it be fully dischargd vnles he y<sup>e</sup> said nathaniel shall sell my hous & land I now dwel in, & the it to be payd to my son Joseph presently.

“also in refrans to the twenty fifth lin of this my wil it is to be vnderstood that what the et it mentoned as to my daughter ffuler it my intent that it shall be holy & fuly devided betwen hur tow daughters at y<sup>e</sup> age of twenty yers or at y<sup>e</sup> day of mariadg susana & Elisabeth alsoe my will is that my loving wif Elizabeth Emerson shall enioy for ||hur|| vs halfe the fruit of the orchard during hur natural lif to the particulars abov mention I witnes to be my own act”

Thomas Emerson

Witness: George Giddinge, Daniel Hovey.

Proved in Ipswich court May 10, 1666 by the witnesses.

Inventory of the estate of Goodman Emesonne, Sr., deceased 9: 3 m: 1666, taken by William Goodhue and Simon (his M mark) Thomsonne: the housing and land belongin too itt, 150li.; too steares, 6li.; three Cows and a heyfer, 16li.; too weanings calfs, 1li.; sixe sheep and too lamb, 3li. 10s.; half a mare and half a colt, 5li.; his wearing clothes linen and woolen, 9li.; in the pallor: a feather beed, flock beed, quilt, 3 bolsters and too pilows, a coverlitt and too blanketts, curt-tains, valants, beedsted, 18li.; a lettell trunk, a doosen 1-2 napkins and a table cloth a shortt one and a long towel, 3li.; the great carved chest with nine payer of sheets, 3 tabel cloths, 4 pilow bears, peace [of] cloth, 16li. 10s.; a carved boxe, 6s.; 3 chest and a trunk, 1li. 10s.; a carpett, too cous-ings, a remnantt cootten, 1li. 15s.; a remnant of cloth, 1li. 2s.; books and bibels, 2li.; a tabel and chayers, stoole, glas cast and what is in, 3li.; brase and pewter and tinware, 7li. 10s.; Iron ware and tools, 2li.; a feather beed in the chamber and blanket, 4li. 10s.; in the other chamber, corn and a steell mill, 3li. 10s.; for severall small perticulares, 1li.; too perces and bandelears, 1li.; total, 257li. 3s.

Attested in Ipswich court Sept. 25, 1666 by the widow, Elizabeth Emerson.

*Essex County Probate Files, Docket 8,947.*

## ESTATE OF GOV. JOHN ENDECOTT OF BOSTON.

"The last will & Testam<sup>t</sup> of John Endecott Senior late of Salem; now of Boston made the second day of the third moneth called May 1659: as followeth, I John Endecott being (through the grace & mercie of God) at this present in health & of sound memorie doe make this my last will & testam<sup>t</sup> as followeth Inp<sup>r</sup>imis I give to my deare & Louing wief Elizabeth Endecott all that my ffarme called orchard lying w<sup>th</sup>in the bounds of Salem together w<sup>th</sup> the dwelling howse, outhowes, Barnes, stables, Cowhowses, & all other building & appurtenances therevnto belonging or Appertayning And all the orchards nurseries of fruittrees gardens, fences meadow & salt marsh therevnto Apptayning, and all the feeding grounds & arrable & planting grounds there, both that w<sup>ch</sup> is broken vp & that w<sup>ch</sup> is yet to break up, As also all the timber trees & other trees for wood or other vses together w<sup>th</sup> all the swamps therevnto belonging or apptayning during her naturall life. Itm I giue vnto her my said wief all my moueable goods w<sup>ch</sup> are at Boston in the howse. I now dwell in, viz<sup>t</sup>. all my beds bed steades bolsters pillowes Coverletts blanketts ruggs, courtaynes & valence & all furniture belonging to them of one kinde or another and all my carpetts cushions & all goods of that nature, Also I giue vnto her my said wief all my table boards, table lining, cubbards Cubbard cloths, chaires, stooles, truncks, chests, or any other goods now in my possession vizt. pewter, brasse, Iron, Andirons, spitts, Also I giue vnto her all my siluer plate & spoones of one kinde & another And all my Linnen of what sort soeuer. Itm I giue vnto her my said wief all my ruther Cattle of one kinde & another as also all my sheepe, & all my wearing clothes w<sup>ch</sup> shee may bestow on my children as shee shall see good, Also I giue vnto her all my bookes whereof shee may bestow on my twoe sonnes such of them as they are capable to make use of & the rest to be sold to helpe pay my debts: Also I giue vnto her my said wief my howses at Salem & the ground belonging vnto them And all the goods there w<sup>ch</sup> are myne, Leaving to my wief full power to dispose of them whither howses or goods as shee shall see good, Also I giue vnto my said wief all such debts as are due or shalbe due vnto mee at the day of my deature, either from the Countrie or from any pson or psons inhabiting in this Countrie or in England or elsewhere. Also I giue vnto her Catta Iland neere Salem (w<sup>ch</sup> the generall Court gaue me,) during her

naturall liefc, & after her decease to my twoe sonnes John & Zerobabel or to the longest Liuer of them. Also I giue to John Endecott my eldest sonne the farme w<sup>ch</sup> I bought of Henry Chickerin of dedham (w<sup>ch</sup> I formerly bestowed on him) lying w<sup>th</sup>in the bounds of Salem And all howses & lands whither meadow or pasture or arable land as it is conveyed vnto me in an Indenture bearing date the fowerth day of the eight month Anno 1648. And the said Indenture or conveyance is to be deliuered vnto him & the said land w<sup>th</sup> the appurtenances to be to him & his heires foreuer.

“Item I giue to him & to my younger sonne zerobabel the whole ffarme called Orchard to be pted indifferentlie betweene them after the decease of my said wiefe Also I giue vnto Zerubbabl a farme out of the farme lying upon Ipsw<sup>ch</sup> riuier contayning three hundred acres whereof ffortie acres is meadow lying along the playne by the riuers side next to Zacheus Gould his Land w<sup>ch</sup> lyeth by the brooks side that runneth into Ipsw<sup>ch</sup> riuier at the furthest end of the playne. Itm I giue vnto my said Loving wiefe my eldest mare w<sup>ch</sup> she was wont to ride on & her eldest mare foale Itm I giue vnto my sonn John Endecott the horse coalt that now runs w<sup>th</sup> the mare. Also I make my wiefe sole & onelie executrix of this my last will & testam<sup>t</sup>, and doe desire that Elder Pen & Elder Coleborne will be the overseers of this my last will & if God should take either of them out of the world: That the longest liuer of them hath heereby libertie w<sup>th</sup> my wiefs consent to choose another overseer vnto him. And whereas the Generall Court hath giuen vnto me the fourth pt of Block Iland, I doe heereby bequeath it vnto my said wiefe to helpe pay debts w<sup>th</sup>all If I dispose not otherwise of it befor I dye Itm I giue vnto my said twoe sonnes John & Zerubbabel the twoe farmes I bought, the one of Captayne Trask the other of Captayne Hawthorne lying vpon Ipsw<sup>ch</sup> riuier next adioyning to my farme vpon the said riuier: Itm I giue all the rest of the Land belonging to my farme vpon the said riuier w<sup>ch</sup> is not disposed of to my twoe sonnes John & Zerubbabel, my eldest sonne to haue a double portion thereof Also I giue vnto John Endecott & Zerubbabel all the Land w<sup>ch</sup> was giuen me by the twoe Sachem’s of Quinebaug my Eldest sonne to haue a double portion thereof Itm I giue to my grand child John Endecott Zerobabel his sonne, Ten pownds w<sup>ch</sup> is to be payed him when he is one & Twentie yeares of age. Also that Land I haue bequeathed vnto my twoe sonnes in one place or another my will is that the longest liuer of them

shall enjoy the whole except the Lord send them children to inherit it after them. Itm I giue vnto m<sup>r</sup> Norrice teacher of the Church at Salem, XI<sup>s</sup> & to m<sup>r</sup> Wilson pastor of Boston XI<sup>s</sup>. & to m<sup>r</sup> Norton teacher XI<sup>s</sup>. Itm I giue to the poore of Boston fflower pound to be disposed of by the deacons of the Church."

Jo Endecott (SEAL)

with arms

*Essex County Probate Files, Docket 9,053. Verified by original will, Suffolk County Probate Files, Docket 385.*

The County court last at Boston having this instrument presented to them, and finding that the difference between the mother and the eldest son about the probate thereof to be such as their determination would not be rested in, transferred it and what evidence they could produce thereabouts to the General courts decision; after perusing the same and also what was tendered by Mr. Houchin to invalidate the same, and hearing the testimony of William Salter, it was voted by the whole court 3: 6: 1665, that they do not approve of this instrument to be the last will of the late Jno. Endecott, Esq., Governor. *Suffolk County Probate Files, Docket 385.*

At a General Court of Election held at Boston, May 23, 1666, in answer to a petition presented by Mrs. Elizabeth Endicott, widow, and Zerubabel, her son, for settling the estate of John Endicott, Esq., and after a full hearing, Mrs. Elizabeth Endicott and her two sons, Mr. John and Mr. Zerubabel Endicott, and Mr. Jeremiah Houchin being present, it was ordered, that the said estate be divided between the widow and her two sons according to the writing on file, provided that whereas the farm called "Chickrings farme" was by deed of sale made over to Mr. John Endicott sundry years before, the same to remain to him and his heirs, forever; also as there appears to be less provision made for the wife than may seem equal or was the real intent of the above-said John Endicott, Esq., who had during his life especial favor and respect for her, she to have all that estate of houses and lands mentioned in the will as bequeathed to her husband during her life; also the widow possessing all the goods and chattels of her late husband, if when she shall die, the value is more than eighty pounds, the same shall be divided between her sons, John and Zerubabell, John being the elder, to have a double portion; finally Mrs. Elizabeth Endicott, the

widow appointed sole administratrix of the estate, and to bring in an inventory to the next court for the County of Suffolk. *Copy in Essex County Probate Files, Docket 9,053.*

Inventory of the estate taken 31: 5m: 1665, by John Wiswall and Peter Brackett: weareinge Apparrell & mony, 65li. 15s. 3d.; silver plate, severall peeces in all, 10li.; severall Remnants of broad cloath, kersey, serge, stufte & some Linen, 10li. 19s. 4d.; one ffeatherbed, wth furniture to it, 15li.; 3 Chaires, 2 stooles, 1 Chest, 1 Cupbord & carpet, 1li. 3s.; a deske, case of silver hafted knives, a dyall, 1li. 14s. 4d.; in severall small thinges, 10s.; These above written are in ye governor chamber. In the Closet: bookes, a saddle w<sup>th</sup> its furniture & some other small things, 36li.; in Linnen of severall sorts for Bed & table & other sorts, 17li. 2s.; one Curtaine, a standinge bed, Truckle bed wth feather beds, Boulsters & Rugges, 10li. 3s.; a chest of drawers, another Chest, a Truncke, some Hose yarne & a pr. of Tonges, 1li. 9s. 10d. In the garret: 8 bushells of wheat by estimation, one bedstead, feather bed, boulster and Hangings, an old Jacke & Hammocke, 9li. 7s.; one fflowlinge peece, broken steele bowes, empty cases of bottles & other things, 4li. 6s. In the plour: a Clocke, 3li.; pistoles & Holsters, 20s.; a Cubbord, 30s., 2li. 10s.; 8 Chaires, 42s. 8d.; one stoole, 4 cushions, 2li. 12s. 8d.; Table, Carpet & 3 stooles, 50s.; Andirons, 12s., 3li. 2s. In the Hall: a marble Table, fframed Table, stooles, chaire & candlesticke, Cast Andirons, 3li. 15s. In the kitchen: pewter, 40s., Brasse pot, 3 skilletts, 3 Iron pots, one skellet, 40s., one copper, 3li., Iron thinges about the ffyre, 40s., 9li.; severall other thinges, 3li. 13s. 2d.; a prentice boye, 10li., a small bed for him, 20s., 11li. In the Celar: barrells & tubbs, 20s., also yr were forgotten some small thinges, 15s., 1li. 15s.; total, 224li. 7s. 7d. More in a peece of searg for a wascoat, a peece of silk prunella, a peece of mohaire & 4 yds. of holland, all wch Mr. Endecott gave to his wife to make hir Apparrell severall yeares befor his death.

Another paper signed by John Wiswall, giving the things in the garrett: a pcell of wheat, 8 bush., 1li. 12s.; 2 empty cases of bottles & 16 empty Round bottles, 1li.; severall broken & old steele bowes & pistolls, 1li.; an old Jacke & Hammake, 1li. 15s.; 2 musketts, one fflowlinge peece, 2li.; one bedstd, feather bed, boulster & Hanginges, 6li.; 2 spinning wheels, 6s. In the parlour: a Clocke, 3li.; pr pistolls & holsters, 1li.; a Cubberd, 1li. 10s.; a pr. of Andirons, 12s.; 4 Chaires, 1li. 6s. 8d.; 4 Chaires, 16s.; one stoole & 4 cushions,

10s.; one Table & Carpet wth three stooles, 2li. 10s.; In the Hall: one table & 4 stooles, 1li. 10s.; one chaire, 5s.; a candlesticke, 2s., 7s.; one Marble table & 3 stooles, 1li.; pr. cast Andirons, 18s.; In the kitchen: one kettle & warmeinge pan, 1li. 10s.; 2 morters, pr. skailes, 1li.; wooden vessells & trayes & sives, 6s. 8d.; one dripping pan, 5s.; 3 Iron potts & one skellet, 1li.; one brasse pot & 3 skellets, 1li.; in pewter severall sorts, 2li.; pr. of andirons, tramells, ffryinge pan, spitts & all implements about the fyre, 2li.; boxe Iron & heaters, 1s. 6d.; a Copper, 3li. & severall od things, 10s., 3li. 10s.; a bed for the boye, 1li.; In the Cellar: barrells & tubbs, 1li.; one boye beinge prentice, 10li., 55li. 5s. 10d.; adding 169li. 2s. 9d. makes total, 224li. 8s. 7d. More in a peece of searg for a wascoat, a peece of silk prenella, a peece of mohaire & 4 yds. of holland, all wch Mr. Endecott gave to his wife to make his Apparrell severall yeares before his death.

Inventory of the estate of John Endecott, Esq., late Governor of the Massachusetts, taken Salem, 27: 2 m: 1665 by John Porter and Thomas Putnam: The home farme together with the housing orchards and fenses, 550li.; to hondred & fifty Acors at a farme Liing upon Ipswich River being part of a farme given by the cuntry together with the meddow to it, 80li.; a house at the towne with three Acors of Land to it, 100li.; three Bedsteeds, 5li.; fower oxen, 25li.; Eaight Cowes, 32li.; three two year olds, 9li.; six yearlings, 9li.; fower calves, 2li.; total, 815li.

More in certeine tenn acre lotts yt Mr. Endecott purchased of severall men to be made out and vallued; more in two hundred & fifty acres of upland & meadow pt of yt farme yt lyeth in Topsfeild undesposed of; 2 farmes in ye Country purchased of Maj. Harthorne & Capt. Trask given them by ye Country, <sup>500</sup>; an Island called Catta Island; more for 9 mares, horses & colts sould to Mr. Davis<sup>e</sup>, 53li. 10s.; an old mare remayning, 8li.; tenn barreles of sidar at farme partely leakt out to 4 & on half; 1 pr. of smale milstones; a debt in Mr. Alcoks hand uncertayne.

At a County Court held at Boston Feb. 13, 1666 Mrs. Elizabeth Endecott deposed that these three papers contained a true inventory of her husband's estate.

*Suffolk County Probate Files, Docket 385.*

#### ESTATE OF THOMAS SMITH OF NEWBURY.

"Bee it knowne vnto all men by theis psents that I Thomas Smith of Newbury being sick of body but of pfect memory

do here make my last will and testament Comending my soul into the hands of my Lord Jesus Christ and my body to be buried (when I shall decease) in the burying place of Newbury in an assured hope of a blessed resurrection. and for my worldly goods I dispose as followeth. first I appoint Rebecca my wife to be the sole executrix of this my last will and Testament and dureing her naturall life to haue both housing land and stock in her hands to dispose according to her discretion to my children Also I appoint my eldest son James to bee my heir and to haue all my lands & housing and stock (that is not disposed of in this my last will and Testament) after the decease of his said mother, he dwelling with his mother and manageing her busines for her, and be content to haue things, according as she shall dispose Also I giue vnto my daughter Rebecca swet fifty pounds to be paid by her mother or out of the stocke as her mother can pay it, to her and her children when they shall come to age for her and her childrens good or my son James can conueniently pay it. Also I giue to my son John at the age of one and twenty years that parsell of land that is called the lower pasture and a four acre lot at plumb Iland of salt marsh & two acres of salt marsh land at plumb Iland Riuer below pine Iland and twenty pounds out of my stock to be paid as my wife or my son James can pay it Also I giue and bequeath vnto my son Thomas that parsell of land called the midle pasture and four acres of salt marsh in plumb Iland, and that peice of meadow next goodman March's slow my debts & funerall being discharged and also I giue to my son Thomas twenty pounds to be paid as my wife or my son James can pay it."

Thomas Smith.

Witness: Anthony Somerby, Abell Huse.

Proved in Ipswich court June 25, 1666 by Anthony Somerby before Mr. Samuell Symonds and Maj. Gen. Denison, and Sept. 24, 1666 by Abell Huse.

Inventory taken May 17, 1666, by Richard Knight, Nicholas Noyes and Anthony Somerby: the house and nineteen acres of arable Land with the Barne and Orchard, 150li.; fourteen acres of pasture Land, 70li.; twelve acres of salt marsh in plumb Iland and sixe acres of salt marsh below Jerico, 40li.; six acres of salt marsh on the north of little pine Iland creeke & two acres next plumb Iland river, 40li.; two acres of fresh meadow at the slow, 6li.; two oxen and two steeres, 24li.; foure cowes and two heifers, 28li.; two two

yeere old cattell and 2 yerlings, 9li.; foure calves, 2li.; two sheep and a lamb, 1li. 10s.; five swyne, 2li. 10s.; one mare and colt, 8li.; his weareing apparrell, 12li.; a web of Cotten cloth of 34 yards, 5li.; three feather beds, 12li.; four bolsters and a pillow, 5li.; A bed halfe flocks & half feathers, 1li. 10s.; one paire of Holland sheets and 6 pr of cotten shets, 6li.; two coverleds, a Rug & 3 blankets, 5li.; A holland table cloth & 10 napkins & 3 pillowbears, 3li.; A cotten tablecloth, 4 napkins, 3 pillowbears, 1li. 10s.; A Joynd bedsted with curtaine & vallens, 3li.; two other bedsteds and three chests and three boxes, 2li.; A table and foorme, 6 chayres & a little table & stools, 2li.; A great brass kettle, a brass pan, a little brass pot, a bel skillet & a brass skillet, 2 Iron potts, 5li.; A paier of cottrils & pr. of Andirons with fire shovel, tongs, gridiron & frying pan & spitt, 1li.; ten pewter platters, 2li. 10s.; nine peuter dishes more with 3 porringers, 2 peuter candlesticks, 1 quart pot and one beaker and a salt cellar, 2 aquavita bottles & 6 sawcers & a peuter cullender, an hour glass & 2 brass candlestick & a lamp, 4li.; seaventeene acres of wheat, barley & Indian corne now upon the ground, 20li.; three bear barrels & pondering tub with an hogshead, meal cover & 2 keelers, 2 foormes & 3 half butts, with other Lumber, 2li. 10s.; Two cotten wheels & a linnen wheel & cards, 3 bucketts, a churne & 9 pound of yarne with earthen potts & dishes & spoones & a half bushell, 2li.; sheeps wooll & cotten wooll, 1li. 10s.; A cart & wheels with plow and chayne & Irons with copspins, 4 axes, 2 hoes, 4 sithes with 2 prongs, with a froo & spade and other vtensils for husbandry, with a bridle, saddle & cartrop, 6li.; thre bibles & some small bookes, 1li.; 2 muskets & a sword &c., 2li. 10s.; total, 487li. Debts that he owes about 10li.

Attested June 25, 1666 by Rebecca Smith the widow.

*Essex County Probate Files, Docket 25,779.*

#### ESTATE OF ELIAS WYATT OF (ROWLEY?).

Elias Wiett, lately deceased at sea, dying intestate, administration up his estate was granted 26: 4: 1666. to John Lambert, jr., who was ordered to bring in an inventory to the next Salem court. *Salem Quarterly Court Records, vol. 4, page 160.*

Jon. Lambert, administrator, brought in an inventory of the estate and it was allowed 27: 9: 1666. There were 4li. 13s. 8d., clear estate, which the administrator was to send

home or pay to the wife of the deceased or her order. *Salem Quarterly Court Records, vol. 4, page 173.*

## ESTATE OF JOHN FARRINGTON OF LYNN.

Administration on the estate of John Farrington, late deceased, granted 26: 4: 1666, to Elizabeth, the widow, who brought in an inventory amounting to 251li. 7s. 3d., the distribution of which the court would later order. *Salem Quarterly Court Records, vol. 4, page 161.*

Inventory taken May 14, 1666, by John Hathorne and Joseph Jenkes: The water mill, dame, fludgates, mill house, etc., 190li. being in equal partnership with Edmond Farrington, the one-half of all belonging to deceased, 95li.; a new end aded to the ould house with a brick chimney not being finished, 35li., one-half being the deceased, 17li. 10s.; a barne not finished & a smale cow house adjoining at 18li., one half, 9li.; the lott of land, 9 acres, adjoining the house at 5li., one half, 24li. 10s.; a lott of salt marsh, 6 acres, in the town marsh, at 5li. per acre, one-half, 15li.; 2 oxen at 12li., one-half, 6li.; 2 steers at 3 yeare old at 5li. per peece, one half, 5li.; one cow undivided at 4li. 15s., 2li. 7s. 6d.; a yearling at 40s., 1li.; 6 ewes at 13s. p. peece & 3 lambs 6s. p. peece, 2li. 8s.; 6 swine at Nahant at 18s. p. peece & three smale shoote at home, 3li. 3s.; 27 bushels of Indian corne in the chamber at 3s. p. bushell & a bushell of barley at 4s., 2li. 13s.; near 100 waight of tobacckø in the same chamber at 3d. p., 12s. 6d.; severall old barrills, 2 bee hiues, som ould boards, 15s., 7s. 6d.; sett of ould boxes, severall ould augers & chissels, old hand saw & 2 pich-forks at 13d., 6s. 6d.; a cross cutt saw, 5s., 2s. 6d.; 3 axes, 6s., 2 wedges & rings, 3s. 6d.; & severall ould sithes, 7s. 3d.; 1-2 bushell & a peck & grinding stone & spindle & a lader & a sledg at 21s., 10s. 6d.; a spad & a shovell, 2s. 6d.; his wearing clothes, a cloath jockett, 1li. 10s.; cloath cloak, 3li.; strait bodyes, carsee coat, 1li. 15s.; a redd coat, 1li.; sute, 30s, & lether breches & ould coate, 2li. 8s.; a wescoat & old breches, 12d. & a paire of boots, 20s., 1li. 12s.; 3 hatts, 15s.; a sword, 15s. & a belt, 2d., pistill houlster brest plat, 25s., 2li. 3s.; a sadle, stirup & girts, 1li. 10s.; snaphanc muskett, 1li.; a flock bed, 2 boulsters & a pillo, 30s., & 5 blankets & a rugg, 5li.; 3 paire of sheets, 3li. 7s., & 3 shirts, 20s., & hollon shirt, 10s., 5li.; 6 napkins, 12s., & 2 bands, 4s. & a scarfe, 8s., 1li. 4s.; 4 peuter dishes, 19d., & pott & candlestick, 3s., 1li. 2s.; an ould brass pott & kittle & ladle, 13s.; pott hook hanger,

and iornes & tongs & spitt, 16s.; 3 tubbs, a peale & other wooden weare, 8s.; a frieing pan & 2 knives, 4s., erthen weare, 1s., 5s.; 2 chest & a cradle & spineing & a fourme, 16s.; 7 pound of linen yarne, 17s. 6d., 3 pound wool yarne, 6s., 1li. 3s. 6d.; a paire of card bellous & a barill, 6s.; smouthing Iron & a looking glase, 2s.; 2 cowes, 9li. 10s.; horse, 9li.; a meare & a 2 yeare ould colt in the woods if liveing, 11li.; a pillion & a panill, 16s.; total, 251li. 7s. 3d. *Essex County Quarterly Court Files, vol. 11, leaf 132.*

The inventory of the estate brought in by Eliza Farrington, the widow and administratrix, amounting to 243li. 6s. 6d., was allowed and 27: 9: 1666, ordered to be paid to the children, as follows: to Edward, the eldest, 60li., to John, 30li., to Jacob, 30li., at the age of twenty-one years. The remainder of the estate was to go to the widow and the whole estate was to remain in her hands for the bringing up of the children. *Salem Quarterly Court Records, vol. 4, page 172.*

#### GUARDIANSHIP OF HANNAH ROLFE OF (ANDOVER?).

Hana Roff made choice of Nicholas Holt, her father-in-law, as her guardian, 26: 4: 1666, said Holt being bound to pay her her portion when she comes of age. *Salem Quarterly Court Records, vol. 4, page 161.*

#### ESTATE OF THOMAS JAMES OF (SALEM?).

Administration on the estate in this country of Thomas James, late deceased, granted 26: 4: 1666, to Jeremiah Meachum, and he was ordered to bring in an inventory to the next Salem court. *Salem Quarterly Court Records, vol. 4, page 164.*

Jeremiah Meachum, administrator of the estate of Thomas James, late deceased, brought in an inventory 27: 9: 1666, and he was ordered to perfect it for the next Salem court. *Salem Quarterly Court Records, vol. 4, page 177.*

Inventory taken Sept. 20, 1666, by Michael (his M mark) Shaffin and Nathaniel Felton: A dwelling house, with the outhouses and the land belonging, 70li.; 5 or 6 acres fresh marsh, 10li.; 10 acres in the North feild, 10li.; 1 1-4 Acre salt marsh, 10li.; one Cowe & a heifer, 8li.; one 3 yeare old stere, 4li. 10s.; a tenant saw, 5s.; 2 1-2 load of grasse, 12s. 6d.; Aples, 12s.; 1 old brasse kette, 2s.; 2 old ladders, the body of an old cart and old bedstead & broken chayre, a forme

& a peice of an old case, 8s.; 1 steire, 5li.; an old sled, 2s.; 4 old hoops, 4s. 6d.; a stable with an old yoake, 1s.; a bedstead, 4s. 6d.; a younge mare, 2li. 10s.; total, 122li. 9s. 6d. Debtor, Dec. 26, 1666, for charges about the farme in repayinge the house & fences and several things as appears by the bil of pticulars, 8li. 14s. 6d.; To Nathaniel Carrel, 7s. 6d.; To John Smyth upon the ballance of accounts, 1li. 9s. 11d.; total, 10li. 11s. 11d. Creditor, Giles Core, 1 bush. Indian, 3s.; Robert Goodale, 1 bush., 3s.; Sam. Belknap, 2s.; John Emery of Newbery, 2s. 8d.; Joseph Boyce, a hyde, 9s.; total, 19s. 8d. *Essex County Quarterly Court Files, vol. 12, leaf 32.*

There being a small farm left by Thomas James for the use of his children, and court having put in Jerimy Meacham as a tenant, the court Mar. 31, 1674, now dismisses said Meacham and appoints Samuell Verry and John Smith to take the farm and the rest of the estate, and improve it, for the children's use. The word tenant was mistaken. It should have been administrator. *Ipswich Quarterly Court Records, vol. 5, page 240.*

Whereas the last Ipswich court granted an order for remanding the estate of Thomas James, deceased, out of the hands of Jeremiah Meacham, former administrator, and now finding that they were falsely informed, said Meacham desiring to be released, and understanding that the son of said James, deceased, and rightful heir is alive and will be of age within a year, it was ordered July 21, 1674, that the estate remain in said Meacham's hands, there being no one legally impowered to call him to account or give him a discharge. *Salem Quarterly Court Records, vol. 5, leaf 79.*

Inventory of the estate of Thomas James, taken, Apr. 3, 1667, by Nathaniel Felton and Michael (his M mark) Shafin: a chayne, 6s.; plowshoare & bolt, 6s. 6d.; payre of boxes, 8s. 6d.; old payre of cast boxes, 4s. 6d.; set of hoops, 6s. 8d.; total, 1li. 10s. 2d.

Petition of Jeremy Meacham of Salem: that about eight years since he was appointed administrator of the estate of said James, and had been to considerable expense to preserve it, and a complaint having been entered at the last Ipswich court, charging him with waste, which charges were proved false, he asked to be continued as administrator. *Essex County Quarterly Court Files, vol. 22, leaf 26.*

## ESTATE OF EDWARD EASTWICK OF SALEM.

Administration on the estate of Edward Eastwick, intestate, granted 26: 4: 1666, to Hester, the widow, who brought in an inventory amounting to 32li. 3d. She was to pay to her several children, 40s. each, at age or marriage, and if more debts appeared, such amount was to be deducted out of every one's share, etc. *Salem Quarterly Court Records, vol. 4, page 164.*

Inventory taken June 22, 1666, by Edmund Batter and Francis (his =mark) Nurce: One house & 1 Acre 1-4 of Land 35li.; Cow & Calfe, 5li. 5s.; 1 Cubbard, 4 Join stools & table, 1li. 12s.; 6 Chares & Stooles, 10s; Iron Pott & 2 Iron Kittles, 10s.; 2 hauks, 2 spitts, 1 p. And Irons, 1 frying pan, 1 Iron skillitt, 1 p. of tongs, fire shovell & grid Iron, 2li.; Erthen ware & glaces, 12s.; pewter, 1li. 10s.; 1 great brass kittle & other brass, 3li.; Lumber, 13s.; Iron ware, 17s.; Lumber in ye chamber, 10s.; 3 p. of sheets, 3li.; 6 Napkins, 12s., other Linen, 12s., 1li. 4s.; 1 bed furnitture & chest, 4li. 10s.; 1 bed & furnitture, 7li.; 1 muskit, sword & bullitts, 1li. 10s.; 1 Cradle & Piller, 10s.; 1 Chest & Table, 1li.; total, 70li. 3s. Debtor: to Mr. William Browne, 16li. 11s. 5d.; Mr. Philip Cromwell, 13li. 10s.; Francis Nurce, 6li. 1s. 4d.; John Neale, 2li.; total, 38li. 2s. 9d. *Essex County Quarterly Court Files, vol. 11, leaf 133.*

## ESTATE OF WILLIAM RAYNER OF (MARBLEHEAD?).

Administration on the estate of William Rayner granted 26: 4: 1666, to Mr. Moses Maverick, and he was ordered to bring in an inventory and witnesses to prove the will, at the next Salem court. *Salem Quarterly Court Records, vol. 4, page 162.*

## ESTATE OF WILLIAM TRASK, SR. OF SALEM.

"These psents testifie That I william Traske senior of Salem hauing at this time my sense & memory Though weake in bodie do make this my last will & Testament this 15<sup>th</sup> of may 1666 Imprimis I giue unto Sarah my wife the north end of my dwelling house during the tearm of her life I doe also apoint that shee shall haue some of the fruit of the orchard for her owne use & a little spot for a garden if shee desires it during the time of her life Item I giue unto Sarah my wife sixteene pounds p annum to bee paided unto her

yearelie for her maintenance during the time of her life, & allsoe I giue her a cow, which cow is to be sommerd & winterd for her, by the executors during the time of her life Item I giue unto my son william all the meadow that lyeth vpon the side of the riuer betweene the upper & the lower mills & also the upper mill pond to william Item I giue unto my two daughters Sarah & Susan sixteene pounds a peece Item I giue unto my daughter mary twentie six pounds & this to bee paid out of my estate by my executors in the space of three yeare & a halfe after my decease Item I giue unto my grandchildren 10<sup>s</sup> a peece Item I doe apoint my two sons william & John to be executors of this my last will & testament giuing them all the rest of my estate to bee equalli deuided betweene them”

William (his m mark) Traske senior.

“Item as concerning my household stuff I apoint that none of it shall bee made away or disposed of so long as my wife liues but she to haue the free use of it as formerly & after her decease I giue vnto my daughter mary the great brasse pan & to my son william my bed & bedding that I now lye vpon & the rest to be deuided as above said.”

William (his W mark) Traske senior.

Witness: Joseph (his O mark) Boice, John Hill.

Proved in Salem court 28: 4: 1666 by the witnesses. *Essex County Quarterly Court Files, vol. 11, leaf 134.*

Inventory of the estate of Capt. William Trask, taken June 15, 1666, by Thomas Robenes and John Hill: House, upland and meddo, 160li.; the mill, 100li.; 5 Cowes, 22li. 10s.; 2 steares, 2 yeares old, 5li.; 2 hefers, 2 yeares old, 4li. 10s.; 2 year old hefers, 3li.; 4 Cauefes, 2li. 5s.; 3 Ewes & 3 Lambes, 2li. 10s.; 9 swine, 5li. 5s.; 1 mare & 2 Coultres, 6li.; bras & puter, 5li.; 3 Beades & furnituer, 30li.; pootes & other iorn trade, 3li.; other ioren tooles, 2li.; 2 steares, 3 yeare old, 10li.; wareinge Clothes, 5li.; 2 Chestes & other Lumber, 3li.; total, 364li. *Essex County Quarterly Court Files, vol. 11, leaf 135.*

#### ESTATE OF FRANCES LAWES OF SALEM.\*

“I frances Lawes, of Salem, being weake in body, but of pfect memorye (through the Lords mercye) doe make this my last will and Testament, this sixth daye of November Ann<sup>o</sup> Domij: 1665: Imp<sup>r</sup> my will is that my son in law John

\* See also Records and Files of the Quarterly Courts of Essex County, Mass., vol. 4 (1914), p. 169.

Neale & my daughter Mary his wife, after my decease, shall haue & injoye to their owne pper use & behoofe, the time of their liues, Joyntly & seuerally, all my howseing & land that I shall dy possesst of, or is of right belonging vnto mee, both upland & meddow, with ye Oarchard & all appurtenances, lying within the bounds of Salem, aforesd, whoe shall keep the pmisses in good repaire, & soe leaue it at the time of their decease, to be disposed of as followeth. I giue vnto Jeremiah: son of my said son in law John Neale, my pt of a ten Acre lott, lately bought in ptnership with my said son in law Neale, of frances Scerry, my pt being the one halfe, which my said Granchild shall injoy to him & his heires, after ye decease of his s<sup>d</sup> Father & mother, John & Mary neale. I giue vnto Johnathan son of my son in law John Neale, my dwelling house which I now liue in, with all ye outhouses belonging therevnto, together with five Acres of land Inclosed & adjoining to said houseing, be it more or less as alsoe all that my lott, bought formerly of M<sup>r</sup> Bishop lying in the further end of ye north feild in Salem north ward, with a strip of land adjoining bought of m<sup>r</sup> tho: Read & a little strip of marsh adjoining, giuen me by the Town to haue & in Joy the afore mentioned p<sup>m</sup>ises to him & his heires for euer, next after ye decease of his said father & mother John & mary neale. I giue vnto Joseph son of my son in law Jo<sup>n</sup> Neale, two Acres of ground more or less, with the Barne standing there vpon, which is adjoining to ye aboue mentioned houseing & land, & is a part of that ground I Bought of m<sup>r</sup> Edmond Batter, & was formerly Tho: Antrums deceased & is bounded on ye north with the street & on the east with ye land of mine, formerly ye land of Richard graues, on ye south with ye land of John & Jonathan Pickering & on the west with ye land latly of John Kitchin, to haue & to hold the same next after the decease of said John & mary neale, his said father & mother.

“I giue & bequeath vnto my five grand children, the children of my son John neale by mary his now wife: viz. Jeremiah, John, Jonathan, Joseph & Liddea: neale, fifty pounds sterling, betweene them, that is to say tenn pounds each of them to be paid vnto them or either of them, out of my estate, by my executors, when they shall accomplish the age of one & twenty years, seuerally, And my will is that yf any or either of them decease before they shall accomplish the age of one & twenty years, that then his or their portion shalbe divided equally betweene y<sup>r</sup> surviuers, and my will is that it be soe understood with respect to what I haue before bequeathed to

any of them, yf they or either of them shall decease before they come to age as aforesd then there pt to be devided between those that shall surviue & accomplish the age of twenty one yeares as aforesd, I giue vnto Mary my sd daughter my best feather bead, with all that belongs to it viz. bolster pillowes Couerings Blanketts sheets, with y<sup>e</sup> greene say Curtaines & vallens & all other appurtenances, to be to y<sup>e</sup> sole & proper use & behoofe of my sd daughter & assignes foreuer. I giue to my grand child John neale aboue said, all my weaueing Tackling as Loomes, please, harnes & what euer elce belongs there vnto, provided he make use of it him selfe, other wise to be to my daughters Maryes use & dispose, Alsoe my will is that in case my said son John & Mary neale shall in the time of their liues, or either of them, shall make any new Addition of Building to y<sup>e</sup> howseing aboue said wherby the said howsing is & shalbe bettered at the time of their decease when their son John shall com to injoy it, that then y<sup>e</sup> said John shall pay y<sup>e</sup> value there of vnto his Brother Joseph yf then surviueing. I Appoynt my son in law John Neale, & mary his wife (my daughter) to be executors, Joyntly & seuerally of this my last will & testament."

ffrancis Lawes.

Witness: Hillyard Veren, Bartholomew Gedney.

"further my will is that, my Grandchild Jonathan aboue mentioned when he shall come to Injoy the housen & land aboue mentioned next after y<sup>e</sup> decease of his said father & mother as abousaid: he shall pay or cause to be paid to his Brother Jeremiah & John or their assignes the sum of thirty pounds sterling that is to say in one yeare after the said Jonathan injoyes the said house & land: ten pounds to John: & in the second yeare after ten pounds to Jeremiah & the third yeare the other ten pounds to John."

Proved 28: 4: 1666 by the witnesses.

Inventory taken June 28, 1666, by Edmund Batter and Bartho. Gedney: One howse & Lands, 6 or 7 ackers about the house with barn and other out buildings, 20li.; 15 ackrs. of Land in ye North field, 15li.; 5 Cowes att 4li. 10s., 22li. 10s.; 1 mare & 2 Colts, 8li.; 1 Bed & furniture, 5li. 10s.; 1 chest & 1 chare, 10s.; weareing apparell, 5li.; Lining, 6li.; 1 fether bed, 2li.; pewter & Iron potts, Kitells & brass, 2li. 10s.; 1 Lume & tackle, 5li.; total, 192li.

*Essex County Quarterly Court Files, vol. 11, leaf 136.*

## ESTATE OF WILLIAM GUTTERSON OF IPSWICH.

Administration on the estate of William Gutterson, intestate, granted Sept. 25, 1666, to Elizabeth Gutterson, his widow. There being an inventory presented amounting to 56li., and there being five children, court ordered that she have the estate for the bringing up of the children and to pay them 20s. each at age. *Ipswich Quarterly Court Records, vol. 1, page 155.*

Inventory of the estate of William Gutterson, deceased July 12, 1666, taken by William Goodhue and Thomas Kimball: His tools and old Iron, 8li. 5s.; 4 Cows one 2 yeares old and a year old and calf, 20li.; muskett and sword and what belongs too itt, 1li. 12s.; his wearing apparel, 5li.; books, 12s.; a beed and Rougg. bolsters, 5li.; a chest and 3 boxes, a bead line, 1li. 2s.; sheets too payer, too pilouebers & napkins, 3li.; Iron potts and a scilett & a frying pan, 1li. 13s.: earthen and wooden ware and tin ware, 2li.; lumber, hemp and flax, 1li.; his shar of Ind. corn, 22 bush., 3li. 6s.; his shar of English on the ground, 1li.; old Iron, 10s.; a sowe and too shottes, 1li. 10s.; total, 56li.

Attested in court by Elizabeth Gutterson, the widow, before Robert Lord, cleric. *Essex County Quarterly Court Files, vol. 12, leaf 9.*

## ESTATE OF JOHN CHENEY, SR. OF NEWBURY.

"I John Cheney senio<sup>r</sup> of Neubery in the Countye of Essex in New England: being weake in body: but hauing perfect knowledg and vnderstanding doe ordaine and apoynt this pesent Act and writing be my last will and Testament as followeth first I doe giue vnto my Son Daniel Cheney: my Now Dwelling ||howse|| and Barne with all the Corne land pastur and Meddowes with al the profits and priueleges thearto belonging: it being al in one Inclosure to it selfe: it lying and being in the old Towne of Neubery. Also I doe giue the sayd Daniel my Carte and plough and harrow with all the rest of my husbandry tooles: save what I dispos of otherwise Next: I doe giue vnto Martha Cheney my loving wife libertie of dwelling in the howse her life time and I doe Enioyne my Son Daniel afore sayd to maintaine her Comfortably with meat and drink linen and wollen and other nesesaries as her adg sshal requir during the time of her naturall life. But if the sayd Martha my wife shall Chuse rather to live elswhear:

I doe give vnto the sayd Martha Ten ||pound|| by the year to be paid out of my living in good Marchantable Wheat barley and Indian in eqwal proportions or the thirds of my land which she pleas also I doe give the sayd Martha my wife all her wearing apparel linnen and wollen also I doe leave vnto the sayd Marthas disposing all my howshold goods save what I doe by will dispose of I doe also give vnto Martha my wife my Mare with her furniture: Al the which premises I doe give vnto the sayd Marth my wife

“Next vnto my Son John Cheney I doe give one 2 acker lott somtimes Anthony shorts lying ||in|| the south field in Neubery old towne. and a lott of salt marsh 3 Ackers mor or les: lying on the neck on the South side of Neubery River. also I doe give the sayd John a tract of land 24 Ackers be it more or less lying in Saulsbury new towne bounds at the place Caled Gimeco next to Haverel bounds butting on Salsbury river att one end: and the other end butting on haverel hie way. Also I doe give vnto my Son John: my wearing Apparel: namly one Coate one Cloke one Cloth suit: one searg suit: one lether suit two shirts two paiers of stokinis and my shoes and my best Hatt. also my machlock Musket: and the shortest Croseutt sawe. also I doe give him one 3 year old haifer Caled brendle: onely I doe Resarve the Crop on the lott Called Shorts lott to the vse of my executo<sup>r</sup> And after the decease of Martha ||my wif|| I doe give vnto my Son John: Thirty pounde to be payed out of my living in the years next ensuing Ten pound a year the one halfe in good marchantable barley and Indian the other halfe in Cattel vnder eight year old: Also I doe give vnto the sayd John after my wifes deceas the great brass kettel and one new peuter dish marked with I C: and one white bed Rugg Also I doe give vnto the sayd John: six boshels of Apples out of the Orchard yearly for Seven year after my decease Next I doe give vnto my Son Peter Cheney as an Adicion to what he hath had: Ten pounds which he hath alredy in hand: and five pound mor within 3 year after my wifes decease out of my living Also I doe give vnto the sayd Peter six boshels of Aples out of the Orchard yearly: for seven years after my decease Next I doe give vnto my Son Nathaniel Cheney my four Oxen with their yoaks and Chaine also I doe give vnto him Two Cowes with thier Calves the one Caled old Line: the other Called Pie and one thre year old hayfer with the Calfe and a yearling Colte also I doe give vnto the sayd Nathaniel one yearling hayfer Caled kurl also I doe give

vnto him his Armes Compleat. and one broad howe and one Axe and his Sithe and sickle Also I doe give vnto him one half headed bedsted with the bed and one bolster and one pillow and one paier of shetes and a Cotten yellow Rug: and I doe give vnto Nathaniel the great yron pott and *and* the lesser posnit: and After my wifes deceas I doe give vnto the sayd Nathaniel Twentye Pounds to be payed one halfe in Marchantable Corne halfe barley and the other halfe in wheat and Indian in eqwall proportions out of my living within two year after my wifes decease: also I doe give vnto Nathaniel the best Chest and my Bible. and one peuter platter after my wifes deceas and I doe give vnto the Sayd Nathaniel six boshels of Aples: a year: for 7 year

“Next I doe give vnto my daughter Ellizabeth thre Cowes one Called spark with her Calfe: the other is whitifaced. the third is Called Col: also I doe give her the two yearling hayfers Also I doe give vnto Elizbeth abovesaid fiveten pounds out of my living: to be payed within two yeares after my decease the one halfe in marchantable Corne wheat barley and Indian in eqwall proportions the other halfe in Cattel vnder eight year old Next I doe give vnto Joseph Plomer five poundes: to be payed out of my living within two years after my wifes deceas Also I doe give vnto John Kenrick a Bill of four poundes whiche he owethe me. and I doe give him A Cow which he hath alredy in hand Also I doe give vnto Richard Smith five poundes to be payd within two years after my wifes decease by my executo<sup>r</sup> Also I doe give vnto William Lawes thre daughters namely Rebeca: Mary: and Pricilla fforty shillings a piece: to be payed vnto them: and either of them as they Come to the age of eighten yeares: by my executo<sup>r</sup> And as Concerning my Grandchild Abiel Sadler. his father deceasing befor he was borne I was by: the Honnord Hampton Coarte Intrusted to take Care of him as Gardian And the Honnored Coart Ordered him to have Ten poundes out of his ffathers estatt at the adge of one and twentye for pformance whearof I stand engaged: And I doe also ad vnto the same five poundes to be payed: the whol fivten pound vnto the sayd Abiel at the adge of one and twentie by my Executor. Also I doe give vnto the sayde Abiel Sadler my lastes and Toles belonging to my Trade thear is also a great bosed bible and a peuter basen apertayning to him of his fathers which I enioyne my Executor to deliver to him when he Cometh to adge Lastly I doe give vnto my Grandchild Hanna Burkebe thre poundes to be payed when

she Cometh to eighteen years of age by my Executor And I doe Ordayne and appoynt my Son Daniel Cheney to be my Suall and Alone Executor to this my last will and Testament in witnes wheareof I have set to my hand and Seale: The 5<sup>th</sup> Day of the 4<sup>th</sup> Month: 1666.”

John Cheney senior.

Witness: Richard Dole, William Ilslie.

Proved in Ipswich court Sept. 25, 1666 by the witnesses.

Inventory taken Aug. 22, 1666: one house & barne and 12 acres of plowground & 40 Acres of marsh & medow with the orchard wth 20 acres of pasture, 350li.; 3 parsels of land more containing 30 acres of upland & marsh, 40li.; 17 neat Catell, 60li.; one mare & Colt, 10li.; 8 swine, 5li.; 12 acres of Corn upon the land & in the barne, 12li.; the wearinge Clothes, 12li.; one bed & bolster & bilow a bedsted and Rugg & a payer of sheets & Curtains as it stand in the parlor, 10li.; one trundlebed & bedsted & Rugg, 2li. 10s.; one chest & box, 1li.; one Table in the parloure, 12s.; one Chair, 4s.; a parsell of yarne, 1li. 10s.; a parsell of Books, 1li.; 3 payer of sheets, 3li.; 3 Cotten Blankets, 1li. 10s.; 5 pilow Cases, 1li. 10s.; 3 napkins & 3 table Clothes, 1li.; in the little roome, one chest & boxe, 12s.; small Cubord & smale table, 8s.; two spinning wheles, 8s.; working tooles, 42 lasts, 10s.; 9 aule hafts with 13 aule blades, 4s.; two payer of pincers & 8 tackes & on punch & 3 knives & two dressers, two Reising wedges, one holowing sticke, one stoping st[ick], one Cutting knife and paturns, 10s.; one shoemakers hamer, 1s.; in the Chamber, one bed & bedstead & Rugg & pilow and bolster, one blankett, 4li.; a parsell of Cotton woole, 16s.; a parsell of Indian Corne in trase, 1li.; in the parler Chamber, one bed & bolster & two pilows & one ruge & one payr of sheets & one bedsted & one blankett, 4li.; 20 cheeses, 1li.; one peece of bakon, 10s.; one great Brasse kette, 1li. 10s.; one litle Brasse kette, 8s.; two Bras skillits, 8s.; one warming pane & a bras skimer, 8s.; one brase Candlesticke, 2s.; 4 puter platers, 1li.; one bason, 3s.; 3 porengers & one pint pott, 6s.; half a dosen spoones, 2s.; two puter Chamber pots, 6s.; one great Iron pott, 16s.; one leser Iron pott, 14s.; one Iron dripinge pane, 4s.; one spite & one friinge pan, 6s.; one payer of andirons, 5s.; two tramels in the Chimny, 8s.; one firepan & tongs, 3s.; one payer of belows, 3s.; one silver spoone, 5s.; one table & form in ye kitchen, 4s.; one houer glass, 1s.; 3 chayers & two Cuchins, 4s.; trayes & dishes & trenchers, 6s.; 4 pailles & a Churne, 10s.; hogsheads & tubs & barels, 1li. 10s.; one gune &

sword & bandiliers, 1li. 10s.; one old muskett, 5s.; earthen ware, 4s.; two Croscut saws and one hansaw, 1li.; one payer of Cards, 2s.; two bags, 4s.; one rigned betle & 3 wedges & one axe, 10s.; two broad hows, 4s.; one Cart & wheles, 2li. 10s.; yokes & Chain & plow & harrow, 1li.; one spade, one shovell, 8s.; one Cart rope & 3 prongs, 5s.; sithes & sickles, 6s.; one Iron pestell, 1s.; a smoothing iron & baskett, 2s.; one saddle & pilion & bridle, 1li. 6s.; a parsell of flaxe, 10s.; 3 rakes, 1s.; one hide att the taners, 10s.; depts at uncertaine, 10li.; total, 557li. 9s.

Attested in Ipswich court 25: 7: 1666 by the executor.

*Essex County Probate Files, Docket 5,277.*

#### ESTATE OF JOHN BROCKLEBANK OF ROWLEY.

"I John Brocklebanke being weake of body but of pfect vnderstanding and memory doe make and ordaine This my last will and Testament Imprimis I will That after my funerall Rights p<sup>r</sup>formed my debts be paid I will also and give vnto John steuens my prentise out of my estat twenty shillings I will and giue vnto my maide seruant mary michill twenty shillings And as for the Rest of my estat I will and giue the one halfe of it vnto my well beloued wife Sara Brocklebanke the one halfe of my wholle estat The other halfe of it I will and giue vnto my two daughters Elizebeth and Sara to be equally deuided betwixt them and to haue it paid vnto them at the day of ther mariage or at the age of twenty one yeares and if it should please the lord to take away either of them by death before they ataine to marriage or the age of one and twenty yeares my will is the other shalbe heire to the deceased sisters portion; It I will that my welbeloued wife be the excecutorix of this my last will and Testament And I desire and appoint my very loueing and Tender father in law Harchelaus Woodman And my loueing Brother Samuell Brocklebanke the ouerseers of this my last will and Testament In wittnes vnto this as my last will I set to my hand and sealle this 30 of Nouember 1665."

John Brocklebanke.

Witness: James Barker, Samuel Brocklebanke.

Proved in Ipswich court Sept. 25, 1666 by the witnesses.

Inventory taken by James Barker and Leonard Harriman: in bookes, 1li. 5s.; in Apparrell, The best suite, 2li.; a paire of searge briches and jacket, 1li. 5s.; on ould cloth coat, 13s. 4d.; one ould searg coat, 6s. 8d.; one wasecoat, 6s.; other

ould clothes, 5s.; Boote whose topes, 3s.; stockings, 6s.; shirts, 8s.; hatts, 15s.; one paire of shoos, 2s. 6d.; Table linen, 16s.; pillow beares, 3s.; five sheets, 1li. 5s.; the best bed with the furniture belonging unto it, 7li.; one Trundlebed and the bedding on it with some other ould bedding, 3li.; one Table and Chaires, 1li. 5s.; one Raiper and the belt, 16s.; one halbert, 5s.; Trunke and Boxes & hat case, 10s.; woollen cloath, 18s.; cushins, 6s.; Iron vessell and Brase vesell, 12s.; puter, tinn and spoones, 1li. 15s.; Trenchers and earthen vessell, 5s.; milke vessell and beare vessel and other wooden ware, 1li.; wheelles and cards, 7s.; Tongs, tramells, greadiron, bellows and pot hookes, smoothing iron and such other small things, 8s.; one gun, 6s.; hempe and flax, 1li.; feathers, 4s.; corne and meall and malt, 3li.; Corne tubs, meall tubs, sives, 8s.; two skines, 4s.; cooper Toolles, 1li.; in provision, 5s.; cart tackleing, plowes, yoakes and cheane, slead and ould saddle, 4li. 7s.; sithe and sickles, axes, hows, forke, 10s.; staves and Truse hoopess, 10s.; the house, orchard and land at home, 55li.; land at pollypod lots, 6li.; commonages or gates 5, 5li.; 5 acres of land on long hill, 5li.; one halfe of the salt marsh at Mr. Nelsons Iland that was laid to Sam. Brocklebanke, 8li.; salt marsh in Newbery necke, 10li.; land and meadow at pen, 80li.; corne on the ground, 5li. 10s.; one horse, 5li.; 5 cowes, one 2 year ould heifer, on yeareing calfe, one calfe nere, 22li.; 3 swine and 3 piges, 2li.; total, 243li. 8s. 6d. Debts due from the estate upon bill to the Doctors and other wayes, 40li.

Attested in Ipswich court Sept. 25, by Sarah Brocklebanke, widow of John and executrix.

*Essex County Probate Files, Docket 3,383.*

#### GUARDIANSHIP OF WILLIAM ADAMS OF IPSWICH.

William Addams made choice of his uncle, John Adams as his guardian, Sept. 25, 1666. *Ipswich Quarterly Court Records, vol. 1, page 156.*

#### ESTATE OF JOHN FULLER OF IPSWICH.

"In the name of God Amen I John Fuller being weake in body, but of sound and perfect memory, in case of death, doe thus dispose of the Estate which God hath given mee First I give unto my son John twenty pound, to be payd in two years paie after the decease of my wife. To my sonne William I give five shillings when he is of age: and in case that he shall relinquish his interest, and right in the land which I have of

his in possession, my will is that he shall have thirty pound payd him, when he comes of age, otherwise my will is yt he shall have but five shillings; To whom, and to his brother John I bequeath no more, because their uncle hath undertaken to give y<sup>m</sup> sufficient portions. To my daughter Susanna, and Elizabeth, I give ten shillings a peice at the day of their marriage, or when they are twenty years of age; to whom also I give no more, because their Grandfather hath lately given them portions. I make ||my wife and|| my son James Executours of this my last will and Testament, But in case my wife should marry, my will is that James shall have the disposing of my whole estate, house, Lands, meadows, stocks, moveables, and debts, untill his other brothers come of age, when he shall pay them their portions ||as after follows|| my will also is, That James shall pay unto his mother seven pound a yeare, during the time of her naturall life or els suffer her to enjoy her thirds ||which she pleases|| according to the knowne order of the generall Court: Item I give unto my wife my best bed, & bedsted w<sup>th</sup> the furniture thereunto belonging, for her use so long as she liveth, and then to leave it to the disposing of the Executor surviving, my will also is that my whole estate shall be exactly prized within one moneth after my death, and to be divided into seven equall parts, and so much as the seventh part amounts unto, shall be payd by my sayd executo<sup>r</sup>s ||or executor|| to each of my children, not already mentioned, viz. to Thomas, Nathanael, Joseph, Sarah & yt w<sup>ch</sup> is to be borne. After they come to age ||or within four yeares after at four payments|| And my son James to enjoy the remaynder to himselfe, and his heyres for ever. In case [faded] of my children shall dy before they come of age my will is, yt ||their portion|| shall fall to James: my intent also is the same, if my wife should now be w<sup>th</sup> child, that is already mentioned concerning the four last named children; viz. That, that child if it live to be of age, shall have an equall portion w<sup>th</sup> ye sayd forementioned children I desire that ye Hon<sup>d</sup>ed mr Symonds and Major Denison, would be y<sup>e</sup> overseers of this my last will and Testament: In wites that this is my last will, I have hereunto set my hand."

John fuller.

Witness: William Hubbard, Junior, John Leigh.

"Further it was then also added; that if any estate were recovered in England, that it should be equally divided, to ye foure mentioned line 25<sup>th</sup> w<sup>th</sup> yt to be borne as aforesayd, Reserving to James only a double portion."

Witness to the will and the clause added: William Hubbard and Simon (his N mark) Thomson.

Proved in Ipswich court, Sept. 25, 1666 by William Hubbard and Symon Tompson.

Inventory of estate of John Fuller lately deceased June 29, 1666 taken by John Dane and Simon (his n mark) Thomson: the house, land, barnes and pasters at the home stall, 150li.; 2 lots at plum iland, a 3 acker and a 4 acker Lot, 10li.; six ackers of meadow at the west meadow more or les, 20li.; a lot Joyning to goodman fellows of 12 ackers, 50li.; his clothes, hats, bootes, 4li. 10s.; the bullockes, on pare, 12li.; thre Cowes, 12li.; two steres, 7li.; 2 yerlings, 4li.; thre Cowes, 1li. 10s.; two mares and 2 horses, 24li.; seaven shepe and four Lambes, 4li. 10s.; a yerling Coult and a this yers coult, 4li.; his coulters, shares, chaines, tolles, 5li.; the saw, his croscut saw, 1li. 10s.; his houster, pistells and saddle and bridell, 2li. 10s.; hir shelf of peuter, 1li. 10s.; on muscet, 1li. 5s.; on fouling pese, 1li.; noyn duson of trenshars, 9s.; 2 iorn pots, a bell bras pot and 3 skilletts and tramell, 3li.; bed, bedding, curtains, valens, on Rug and a blanket, bouster, 2 pillows, 9li.; thre pare of shetes, pillowbers and napkins, 4li. 10s.; an ould cittel and a spit, 5s.; dipping pan, andirnes, warming pan and Lantorn and tonges, 1li. 5s.; wodden Chares, 1li. 10s.; morteer and lokinglas, 8s.; a pint pot and a quart pot, 5s.; a tabell and 2 Joyne stolles, 1li. 10s.; 3 glases, 3s.; a box and four chestes, 1li. 10s.; a trundlbed with all the apurtenansis thare too, 3li. 1s.; a cradle, a crempot, a celler, a bottell, 10s.; bookes, 10s.; Indin Corne, 3 bushilles, 9s.; a corded bed and a cufiring and 3 blankets, a boulster, 4li. 10s.; woll, 1li.; on hoggshed with other tubs and barrells, 1li.; a trundlbed, 2 Chares and a box, 1li.; Trenshures unfinished, 10s.; timber work, 5li.; grinston, 8s.; Carts and wheles, 2li.; wollin wheel and 4 trays and 2 sifes, 10s.; sithes and that belong to them, 10s.; a cow hide, 10s.; yarne Redie for a pese, 4s.; total, 344li. 5s.

Attested in Ipswich court, Sept. 25, 1666 by Elizabeth Fuller, the executrix.

Inventory of the estate of John Fullar taken the last day of December, 1672, being after the marriage of the wido Fullar to her seckond husband, by Uzal Wardall and Esies Wood: fouer ald aggrs, an ads and a hachit, 12s.; two old axe, nales and som old harow teth an other old iron, 9s.; a Cross Cut saw, 10s.; fouer old weges and a pare of betel rings, 6s.; two old pottags pots one of them old an broken, 12s.; a

paire of tongs, pot hangers and pot hooks, 6s.; an old dripin pan and a pare of old andirons, 10s.; an old brace mortar an pesil an a old scelit, 4s. 6d.; six old worne puter platers an Candilstieke, 11s.; a tinn tonill and six old spon, 2s.; a great Chare and som other old chares, a jont stol, —; one poudring tube, a bear barill, Churn, mashing tub, pale and fouer other tubs old and worn, 13s.; three trondle bedsteds, one standing bedsted old, 16s.; two old Chists and two boxes, 11s.; beding, the beding on his bedsted is a fetther bede, fetther bolster, two fetther pillows, a roog, two blankits and a matt, 6li. 5s.; sett of Curtens and valants an iron rods to the same bed, 1li. 10s.; a small fetther bed, a fetther bolster, a bolster fild with cat tails, a roog an two blankits old and worn, 4li.; an old worn bed and bolster, 5s.; two old spinning whells with spindls, 6s.; a Chane, ring an staple for a yok, boxes for a pare of cart whels and two setts of hoops for Cart whels, an old share and Colter, 1li. 10s.; a pare of boloks, Cow and a Calf, 13li.; a mare, 4li.; two sives, two puter drink pots and a mel bag, 6s.; the barill of an old goone, a pare of pistils an holsters, 1li.; a parsill of poltry, 5s.; a dweling howse, a small out hows with the appel trees, the hows being much out of repare, 45li.; a barn being much out of repare, 15li.; the land upon hart break hill belonging to the dwelling hows Containing about twenty akres at 4 score pound; a parcill of land lying by old goodman fallows Land containing twelf or fortin akers, 40li.; six akers of medow liing at the west medo, 12li.; a fouer aker an a half Lott at Plom iland, 6li.; total, 227li. 17s. 5d.

There was also about 8 or 9li. delivered by my mother to William Storey as a portion with his wife.

This is a true inventory of the estate my mother left when she marryed Thomas Perrin, which I took into my hands.

James (his X mark) Fuller.

Attested by James Fuller, Jan. 29, 1672, before Daniel Denison.

Inventory allowed in the Ipswich court Mar. 25, 1673. The houses and land to stand bound for the performance of the 7li. a year to his mother during her life and the payment of the children's portions according to the will.

*Essex County Probate Files, Docket 10,382.*

#### ESTATE OF RICHARD GOODELL OF SALISBURY.

"The Last will and testament of Richard goodell of the towne of salsbere in the County of norfolke of masechusets in

new england I Richard goodell being weake in body but of perfitt memory Calling to mind the uncertaintye of this Transeitory life and that all flesh must yield unto death when it shall please god I doe therefore make Constitute and ordeaine this my Last will and testament in maner and forme as followeth renoking and nulling all other wills ether by word or writing heretofore by me made and this is to be taken only for my Last will and Testament and none other first. I Comit my soule unto allmighty god and my body to deasent buriall. I do will therefore that all my debts shall be truly paid and after that I doe giu and bequeath the one halfe of my estate unto my sonn Richard goodell of the Towne of boston. and the other half of my estate unto my daughter Ann wife to william Allin of the towne of salsbury. I doe will therefor that all my goods housings Lands orchards pastures meadoe ether marsh or upland and all my other Land both plow Land or any other Land and all my Catell with the rest of my goods that thay be eaqually deuided betwixt my sonn Richard goodel and my daughter Allin. to them and there heires forever. only I do except on cow primros which I giu and bequeath vnto my granddaughter hubburd and my will is that after my decease that Cornelus Coner who was formerly my seruant shall haue all my wearing aparell both Lining and woolling: I do apoint my sonn Richard goodell my full and whole exeeketory of this my Last will and Testament & I do desire my Loving bretherin edward french and Phillip Challis. and Richard wels to ouerse the equall deuiding of this estate unto my sonn and daughter: and that thay haue ten shilling apeece for it. I Richard goodell to owne this for my Last wil and Testament. witnis my hand and seall This seventh day of June Anodomene 1660."

Richard (his T mark) goodell.

Witness: John Wheelwright, Joseph Stower.

Proved to be the last will of Richard Goodale, Sr., at the Hampton court 9: 8m: 1666 by Lt. Phillip Challis and Joseph Stowers.

"By the es[t]at to be devid spesified in this will. it is declared exprest & by the sd Richard goodmall the testator explained to be intended by him to be that and so much of his Estat as shalbe Left when his debts ar payd and his funereal dischargd and this he desired us to take notis of to pvent anny question that might arise about the explanasion of it."

Sept. 8, 1666.

Robert Pike, Henry Browne.

Inventory taken Oct. 4, 1666 by Philip Chalie, Edward French and Richard Wells: the houslot and housing, the lott 2 ackrs and the orchard and swamp and the privilig of comans, 60li.; the English pastur between henry brownes and John Elslys, 50li.; his 4 acker planting Lott yt was Mr. Hodges, 4li.; a 4 acker planting Lott that hath som brok, 6li.; 2 ackers brok up Land by Henry Wheelers, 7li.; his upland beyond the mill, 70 ackers, alre dy layd out and that which is not yet Layd out upon that grant, 10li.; 12 ackers of meddow, 60li.; the pertiklers Left in Joseph Lankester hand exprest in a seedul anex to ye Lese, 6li.; som other housold goods Left in the house to be delivered back againe with the sd house exprest in a receipt of the sd Lankesters as table bord, bedsted &c., 3li.; 5 cows, 3 calves, four swine, 28li.; an eighth part of a barq, 20li.; som sheettes and other Linin in the chest, 2li.; withe chest also forty shilling; his wearing aparell viz: on clok & on great Coate, on cloth Jacket, 2 pr. of breeches, 2 pr of Lining, on hatt, 2 pr. of shoowse, 3 pr of stokens, 4li.; a grindstone and Ione winch & musterd quarn, 8s.; debts du to the estate: from thomas barnerd, 15s.; for hir of the barq, uncertain; from the tenant for rent. Mor remaine att the house: a chest of tooles, chest and all, 2li. 15s.; a wearing coate of goodwif goodals, 10s. Debts du from the estate: to willi. Allen for dyet and attendanc from the 3d of may to the 16 of sept. at 10s. pr week; charg about the funeral, 3li. 4s. 3d.; upon the former accept, 1li. 4s. 9d.

Attested by Wm. Allin.

The power of attorney granted to Capt. Robert Pike of Salisbury, by Richard Goodall of Boston, Mass., mariner, to care for the estate of his father, Richard Goodall, late of Salisbury.

Signed and sealed Sept. 20, 1666.

Witness: Theoder Atkinson, William Pearse, Sr.

Attested by Capt. Rich. Waldern to be the act of Ric. Goodale.

*Essex County Probate Files, Docket 11,135.*

Richard Goodale of Boston, mariner, and William (his A mark) Allin of Salisbury, carpenter, divide estate of their father Richard Goodale of Salisbury, deceased, according to his will, given to said son Richard Goodale and daughter Ann, wife of said William Allen, and Edward french, Phillip Challis and Richard Wells, brethren of the deceased, were desired in the will to oversee the division. Richard Goodale

to have the land adjoining the house and land of Henry Brown and land of John Ilseley, Henry Wheeler and William Allin, also marsh lying in Bareberie meadow and meadow near the beach bars. Anne Goodale wife of William Allen to have the higledee pigledee marsh, part of the great meadow, the upland beyond the mill, part of Mr. Hall's farm and two cows. Dated Dec. 4, 1666.

Witness: Richard Wells, Edward French.

Acknowledged Dec. 5, 1666, before Robert Pike, commissioner. *Norfolk County Court Records, vol. 2, page 74.*

ESTATE OF THOMAS WELLS OF IPSWICH.

“Know all men by these presents, that I Thomas Wells of Ipswich in the County of Essex, being weake of body, yet of perfect memorye blessed be god, doe make this my last will & testament, in manner followeing, viz.: I comend my soule into the hands of my Blessed Redeemer, in hope of a Joyefull resurrection, vnto Eternall life, att the last daye; and my body to be decently buried. Item. I giue and bequeath vnto Abigaile my wife, eight pounds, yearely to be paide vnto her, out of my lands where now I dwell, dureinge her life, in lewe of her Dowrye; and this is to be paide yearely, in wheate, malte, porke, & Indian corne, in equall proportion, and to be good & marchentable, and paide att y<sup>e</sup> current marchentable price, as such is then paide at here in Ipswich: Alsoe I giue vnto her to haue one of the best rouses in my house, viz: eyther the Hall, or the Parloure (att her choyce,) and to enjoye the same dureing her widdowhoode, And to haue free liberty, to bake, brewe, & washe, &c., in the kitchen, & free liberty to laye her corne, meale, & malte, &c., in the Hall chamber, and free vse of garden grounde, where she liketh best, & to haue it well fenced in, and to haue lande duely tilled &c to sowe flaxe seed on, and that yearely as she shall see cause; & freedome in both the sellars, as she needeth, and shall haue sufficiencye, of firewood provided & seasonably lay'd in, & that yearely att the cost of my executor, & free libty to keepe thre, or fower henns, & a pigg or hogg in the grounde & yards, and shall haue the sixte parte of the fruite, that shall yearely growe in the orcharde, & shall haue the free vse & libty of all these dureinge her widdowhoode. Ite. I giue vnto my saide wife the olde baye mare (she uses to ride on) and the bridle, pillion seate, and pannell, and two coves, (att her choyce) and to haue the keeping of a horse or mare and of two coves for her vse, both summer and win-

ter, & good house rounge for them in winters, & these to be well kept, att the cost of my executor, dureing her widdowhoode. Also, I giue vnto her the bible she uses, & the booke called the Soule's preperation for christ, & that of Perkins upon the Creede, and the bedsteed we lye on, & the bedinge, curtans, & vallans, therevnto belonging, (excepting the blewe rugg) and to haue the best greene rugg in lewe thereof And I giue vnto her the ||best chest and the|| inlayd boxe w<sup>th</sup> T: W: vpon the lidd; and to haue one halfe of the lynen & lynen clothe, & the thirds of the wollan clothe that is in the house, or in yarne or clothe at the weavers, and the thirds of the woole in the house, at my disease. and one halfe of the putter that was her owne fathers, and the putter pinte pott (or tanker), and a brass, or iron pott (att her choyce) saue onely the great Iron pott and I giue vnto her the iron skellet, & foure of the best spounes, & a good porrenger, & a couple of sausers (att her choyce) and the best lowe chaire, & her litle chaire, & a good Cushen, & one of the greate wheeles, & a litle spinninge wheele, and the warmeing pan, as legacies. Ite. my will is that my saide wife, shall haue the free vse of any kettle (of mine now in the house) or milke vessells, &c., she needeth, & of anye other smale things in the house (that's mine) as though they were her owne, and that w<sup>th</sup>out controule, & to haue freedome att the well for watter, and libty for her cloths, or anye thinge els to be spreade, &c., where she pleaseth, and these dureing her widdowhoode Ite. Whereas John Wells, (my second son) hath receiued of mee, a deed of gifte, of all the lands I had att the Towne of Wells, in the province of Maine, beinge the quantity of three hundred & fifty acres (more or less) arrable, meadowe, & pasture, together w<sup>th</sup> two coves, and ten pounds, fifteene shillings, y<sup>t</sup> I haue paide (att his request) vnto Stephen Kent of Haverhill in cattle, vpon a bill due from ffrancis Littlefelde, Sen<sup>r</sup>. (his father in law) w<sup>th</sup> severall other things, all w<sup>ch</sup> he hath receiued of mee, in lewe of his portion, & accordeingly my will is, that the same shall soe stande.

"Ite. I giue vnto my son John Wells, ten pounds, to be paide vnto him, or to his assignes, w<sup>th</sup>in three yeares next after my decease, five pounds thereof in cattle neate, & in good condition, & the other five pounds, in wheate, malte, & Indian corne, in equall proportion, & all good & m<sup>r</sup>chantable, & att the currante marchantable price, as it then goes here in Ipswich, & to be deliu'd att my now dwellinge house provided that my son John Wells be then liueinge. And I giue

vnto him my cloke, & one of the greate putter candlesticks w<sup>th</sup> the topp thereof, & two great sausers and two little sausers more. And I giue vnto Sarah Wells, his wife, (my Daughter in lawe) one five shillings peece of gould, as legacies. Ite. whereas my two Eldest Daughters, viz: Sarah Massie of Salem, and Abigaile Tredwell of this Towne, hath each of them had thirty pounds in lewe of their portions, my will is that the said Sarah Massie, or her assignes, shall haue a good cowe, or to the value of foure pounds ten shillings, in other cattle neate, & in good condition, (bulls onely excepted) & not to exceede eight yeares of age, & to haue the same deliuered here, where now I dwell, w<sup>th</sup>in one yeare, & a halfe, next after my decease, and also, to haue the benefitt of the grase of a litle parcell of salte marshe grounde, adjoyneing, to the north: west end of M<sup>r</sup>. Wades, neare vnto hogge Iland, and my Daughter Sarah to enjoye the vse of this, vntill the decease of my Bro: Massie, her father in lawe, & then to returne vnto my executor. Alsoe I giue vnto Abigaile Tredwell my Daughter, my sixe acre lott of salte marsh, &c., that lyes in Plum Ilande, to her, & her heires of male, or a good cowe, to be deliuered vnto her in good condition w<sup>th</sup>in one yeare, & a halfe, next after my decease. Ite. I giue and bequeath vnto Thomas Wells my youngest son, two hundred and fifty pounds sterl. in lewe of his portion, to be paide vnto him, his heires or assignes, out of my houssen, and lands where now I dwell, w<sup>th</sup>in seauen yeares, foure months, & nine; or ten dayes, next after the saide Thomas Wells my son, doe come to the full age of one & twenty yeares, viz: one hundred pounds, to be paide at, or before, the twentieth or one and twentieth day, of the third month, commonly called may, next come twelue months, after that the saide Thomas Wells my son, doe come to the age of one & twentieth yeares. (whose birth day was vpon the eleventh day of the eleventh mo: Anno Dom: one thousand sixe hundred forty sixe) Fortye pounds thereof to be paid in cattle neate, & in good condition, (bulls onely excepted,) and in horss kinde, viz, in geldings, & the horss kinde not to exceede, the sume of eight pounds, and for age, not to exceede, aboue sixe yeares olde. And allwayes provided that the leane cattle, & the horss kinde be paide, & deliuered in the third m<sup>o</sup>. called may. And thirty-sixe pounds thereof, to be paide in wheate, and barly malte, in equall proportion, and all to be good & marchantable, both sweete, drye, & well dressed. And twenty foure pounds thereof to be paide in Indian corne, pease, porke and sheepe, &

all to be good & marchantable, as aforesaid, the Indian corne, not to exceede the sume of twelue pounds, nor the sheepe not to exceede y<sup>e</sup> sume of foure pounds: And the other hundred pounds, to be duely and faithfully paide vnto the saide Thomas Wells, my youngest son, his heires or assignes, w<sup>th</sup>in three yeares, next after, the time, & daye, or dayes of payem<sup>t</sup> of the former hundred pounds, & all to be payeable, & well and faithfully paide vnto the saide Thomas Wells my son, his heires, or assignes, accordeinge vnto the forem<sup>t</sup> hundred pounds, both for Kinde, quallity & quantity. And the remaineing fifty pounds, to be duely, & faithfully paide, vnto the saide Thomas Wells my youngest son, his heires, or assignes, w<sup>th</sup>in (the premenconed) seaven yeares, foure month's & nine, or ten dayes, next after, that the saide Thomas, my son, doe come to the age of one and twenty yeares; twenty pounds thereof, to be paide in wheate, and barly malte, both good & m<sup>r</sup>chantable, being sweete, drye & well dressed, & in equall proportion. And fifteene pounds thereof, to be paide in cattle neate, & in good condition, (bulls & bull saggs onely excepted) And fifteene pounds thereof, to be paide in Indian corne, porke, & pease, & all to be good & m<sup>r</sup>chantable, the Indian corne, not to exceede the sume of seaven pounds ten shillings: and all the cattle, horss kinde & sheepe to be duely paide, & dld. att my now dwellinge house, here in Ipswich, & all the rest, to be likewise delivered here, att my house, where now I dwell, or att anye other house, malte-kilne & wharfe, in Ipswich where the saide Thomas, the son, or his assignes shall appointe the same.

"Ite. My will is, that if my executor (whom I shall name & appointe) doe not duely, & faithfully paye & dischargd, this two hundred, & fifty pounds as before mentioned, accordeinge to my true intente, (as before expressed) eyther in whole, or in parte. Then, the saide Thomas Wells, my youngest son, his executors, or assignes, shall enter upon and take possession of the houssen, and lands, where now I dwell, both of arrable, meadowe and pasture, & quietly, to possese, & enjoye the same, vntill the whole be discharged, anye thing herein contained to the contrarye notw<sup>th</sup>standing. Ite. my will is, that if the saide Thomas, my youngest son, shall dye & cease this life, before he come to the full age of one & twenty yeares, then the executor, of this my last will, shall paye vnto the rest of my children, the full sume of one hundred, and forty pounds, viz. vnto John Wells, or ||to|| his surviueers, the full sume of forty pounds, & the other hundred pounds, to be equally proportioned, & devided amongst

my owne five Daughters, or to their surviwers, viz: to Sarah massie of Salem, to Abigaile Tredwell of this Towne, to Elezabeth Wells, Hanah Wells, & Lydia Wells my Daughters, each and euerye of them, to haue twenty pounds apeece, & all to be paide vnto them, out of my houssen, & lands, where now I dwell and that noe horss kinde be paide in anye parte thereof; The forty pounds to my son John Wells, & the twenty pounds apeece to Sarah Massie, and to Abigaile Tredwell, & Elezabeth Wells (my three Elder Daughters) to be paid vnto them, accordingly, as is engaged vnto their Bro. Thomas Wells, both for kinde, quality, (excepte, before excepted) nor shall the cattle neate, & in sheepe, exceede halfe, in anye one perticular proportion, in this hundred, & forty pounds, & all to be paide vnto them, as aforesde, att, or before, the twentieth, or one & twentieth day, of the thirde m<sup>o</sup>. called may w<sup>ch</sup> shall be in the yeare of o<sup>r</sup> Lord, one thousande sixe hundred, sixty eight: And the other twenty pounds apeece to Hanah Wells, & Lydia Wells, my owne Daughters, shall be paid vnto each of them, or to their assignes, in wheate, barly-malte, porke, pease, & Indian corne, the Indian corne, in each twenty pounds, not to exceede the sume of foure pounds ten shillings, & all to be good & m<sup>ch</sup>antable, & att the currant m<sup>ch</sup>antable price, as such is then paid att here in Ipswich, and these twenty pounds apeece, to my youngest Daughters, to be duely paide att or before eight & twentieth day of march, Anno Dom one thousand sixe hundred, & seaventy, & all to be deliv<sup>d</sup> here att my nowe dwellinge house, or att any other house, or wharfe, in Ipswich, where the sd Hanah, & Lydia, or their assignes, shall appointe the same. Ite my will is that Thomas Wells, my youngest son, shall quietly possese, & enjoye, for his vse, the parloure chamber of this house where now I dwell, & haue free libty for fire woode, vntill he marrye. And that he shall haue, his dyate, & washinge, whiles he keeps here, att the cost of my Executo<sup>r</sup>. vntill he come to the age of two and twenty yeares, foure months, & ten dayes

“I giue vnto my son Thomas Wells, all the bookes, that I bought for his vse, and my three phisicke bookes & the booke called the orthodox evangelist, the great sermon booke, & Hyelings Geogripha and the litle chist, & table (he made) that stands in the Hall chamber, & my white boxe, and the chist planks, to make him a chist on, and the litle iron candlestick my white rule, my read pensheare, & my pen knife and my sworde & scabitt, and my fire locke musket, w<sup>th</sup> a

square barrell; & the moulds, worme, & skourer, &c. Also I giue vnto him, the litle bedesteed y<sup>t</sup> is in the Hall chamber and the litle featherbed, thereto belonging, & a paire of good sheetes, & the reade blanket, and the blew rugg, & a good pillow, & pillowbeare. Also I giue vnto my son Thomas my silver Boule, and one two & twenty shillings peece of gould. And I giue vnto him, all my right, and Interest, of the bonde, that is due vnto me, from goodman John Andrews of this Towne, carpenter. (save onely sixe pounds ten shillings thereof, to my son Nath. Wells, & w<sup>ch</sup> makes the rest that he hath allready had thereof twenty pounds, and this I giue vnto my son Thomas, toward his chardges, of his goeing to the Colledge, & for bookes and apparrell, &c. or to putt him to m<sup>r</sup> Allcocke, or the like; and I giue, the new pictures, viz. of the Kinge and Queene & of the five senceces, these I giue vnto him as legacies, as alsoe my stufte clothes, & a paire of my best stockings. Ite I giue vnto, Elezabeth Wells, Hanah Wells, and Lydia Wells, my younger Daughters, each, & every of them, thirty five pounds, a peece, to be paide vnto them, in lewe of their portions, w<sup>th</sup>in one yeare next after they marrye, or when they come to the age of one & twenty yeares, twenty pounds thereof, to be paide in cattle neate, & in good condition, (bulls onely excepted) and in sheepe in good condition. And the remaininge fifteene pounds, in each & every porcon to be paide ||in|| wheate, barley malte, porke, & Indian corne, these in equall proportion, and all to be good & m<sup>r</sup>chantable and to be paid att the currant m<sup>r</sup>chantable price, as such is then paide att in Ipswich aforesd and to be deliv<sup>d</sup> att my now dwelling house, saue onely the corne & malte to be delivered here, or att any other house, malte kilne, or wharfe, where my Daughters or anye of them or their assi. shall appointe the same. Also, my will is, that every of these my Daughters, shall haue, each of them a bible, & every of them a good chist, & to haue these delivered vnto each of them, w<sup>th</sup>in one yeare next after my decease. Ite. I giue & bequeath vnto Sarah Massye, of Salem, and to Abigaile Tredwell of this Towne, & to Elezabeth Wells, and Lydia Wells, my owne Daughters, each & every of them, two halfe Crowne peecces of English money, to be delivered vnto them, w<sup>th</sup>in one month next after my decease, and I giue vnto Hanah Wells my Daughter, one ten shillings peece of goulde to be delivered vnto her, w<sup>th</sup>in one m<sup>o</sup>: next after my decease; all w<sup>ch</sup> money, and the silver boule, that is giuen vnto my son Thomas, and to his

three younger Sisters, viz. to Elezabeth Wells, Hanah, & Lydia Wells I haue all readye giuen them into the hands & custodye, of Thomas Wells my youngest son, whom I trust, and confide in, to giue the same, as I haue bequeathed, vnto his three younger sisters, and to keep the rest, vnto himself *besid* matter of legacies, and they not att age as yet. Ite I giue unto Abigaile my wife, the thirde parte of the English money, w<sup>ch</sup> shall remaine, & be left, and not paide, vnto the legatyes, that's deceased in England, & kindred of our vnkle Lumkins. And my will is, that my saide wife, shall haue the tuishion, of my Daughter, Elezabeth Wells, and of my Daughter Lydia wells, vntill they marrye, or come to the age of one & twenty yeares, but, if the saide Lydia, doe not keepe w<sup>th</sup> her mother, then she to be w<sup>th</sup> her sister Sarah Massie, if all parties be willing. Ite my will is, that Misteris Marye Roggers of Rowley, shall haue the tuishion, & education, of my Daughter Hanah Wells, vntill she marrye, or come to the age of one and twenty yeares, hopinge the said misteris Roggers, will please to doe mee that fauoure. Ite I giue vnto our Cussen Marye Baker (alis Loue) of Colchester, soe much new England money, as is Equivalent, vnto fifty shillings of old England money, and my will is that my Executor, doe faithfully endeavoure to conueigh the same vnto her, (it being in referrence to an agreem<sup>t</sup> betwene, both my Bro: Warners, and my self in answ: to a request of our Aunt Lumkin (alis stone, late deceased), and to take advise of my Bro: Dan<sup>ll</sup> Warner, about the conueighing of the same, alsoe my Executor maye further direct him: by w<sup>t</sup> I haue sett downe in my booke of accompts, to that purpose, as in fol. 57 and by a letter sent vnto vs from Colchester.

"Ite I giue & bequeath all the rest of my wholl Estate, both moueable, & unmoueable, personall and reall, housen & lands, vnto Nath: Wells, my eldest son provided he doth fully accept herein, to be my executor whom I make & ordaine, to be the sole executor of this my last will & testament, Allwaies provided that if the said Nath: wells shal dye, & cease this life w<sup>thout</sup> anye issue of male (lawfully begotten) my will is, that then, the saide housen & lands here in Ipswich bounds, shall returne vnto the sd Thomas wells my youngest son, & to his heires of male, and the sd Thomas my son, then to paye vnto Lydia, Nathaniells wife (my Daughter in lawe) the sume of fortye pounds, w<sup>thin</sup> one yeare, & a halfe next after the deceas of Nath: her hus-

band, (this premised, y<sup>t</sup> y<sup>e</sup> sd Thomas my youngest son, doe then fully possess & enjoye, the aforesd housen & lands) and this forty pounds, to be paide in cattle neate, and in corne, malte & porke, twenty pounds thereof, to be paide in cattle neate; & in good condition (bulls onely excepted) and the other twenty pounds, to be paide in wheate, malte, porke & Indian Corne, the Indian corne, not to exceed the sume of eight pounds, & all to be good & m<sup>r</sup>chantable, & paide att the currant m<sup>r</sup>chantable price, as such, then goes att, here in Ipswich, & all to be deliv<sup>r</sup>d here at my now dwellinge house, onely the malte att some malte kilne in Ipswich where the sd Thomas shall then haue his malte. And the sd Thomas my youngest son, shall paye vnto the saide Nathaniells children, the sume of one hundred, & forty pounds, the one halfe in cattle neate, & in good condition, (bulls onely excepted) and in horsse kinde, and the horsse kinde not to exceed the sume of fifteene pounds; and the other halfe of the hundred & forty pounds, to be paide in wheate, malte, porke, pease, & Indian Corne, the Indian Corne (in all) not to exceed the summe of twenty pounds, and this hundred & forty pounds, & the paye thereof, to be equally devided, & proportioned amongst, & paide vnto them, w<sup>th</sup>in one yeare & a halfe, next after they marrye, or when they come to the full age of one & twenty yeares, and all to be m<sup>r</sup>chantable, & paide here att my now dwelling house, onely the malte at some malte kilne in Ipswich, where the sd Thomas wells my son shall haue his malte, (this allwaies premised y<sup>t</sup> the sd Thomas my son, haue the possession of the housen and lands). Also my will is, & it is my reall intent, that my son Nathaniells children, shall haue the sume of eight pounds yearely paid by my son Thomas Wells, or his assignes, towards their bringinge vp whilst they come to y<sup>e</sup> age of fifteene yeares, & the paye y<sup>r</sup>of, for kind & quality as to their mother aforesaide, yet when anye of them doe come to the age of fifteene yeares then their proportion of y<sup>t</sup> eight pounds p annum, to be abated. And for the yearely payem<sup>t</sup>. thereof vnto my Grand children, my will is, that the sd Thomas Wells my son, or his assignes, shall paye the same into ||the hands of|| the honored Courte, held in Ipswich aforesd, or to whom they shall please, yearely to appointe, for the childrens good, & then my son Thomas, to be dischargd. Ite my will is, that if the sd Nath: my Eldest son shall dye, & cease this life, w<sup>th</sup>out anye issue of male (as aforesd then the sd Thomas Wells, my son he being possess of the housen & lands, as aforesd,) shall

paye vnto my son John Wells, his bro: or to his assignes, the sume of forty pounds, w<sup>th</sup>in foure yeares next after the decease, of their Bro: Nath: Wells, and for the portions, that I haue giuen & bequeathed vnto my three youngest Daughters, as is not then due, and hence vnpaide, viz. att the death of their Bro: Nath: my Eldest son, my will is, that my son Thomas Wells, or his assignes shall then paye these portions, provided that my son Nath: Wells his executors, or assignes, doe leave soe much stock vpon this farme, vnto my son Thomas, as shall amounte to the one halfe of these portions, & that this stoeke soe left be in such as their portions is to be paide in, or in such, as shall satisfie the sd Thomas, my youngest son. Ite my will is, that if anye thinge fall out, amongst my wife & children (or anye of them) otherwise then well, that then, my loueing & faithfull friends, whom I shall chuse, & appointe ouerseers of this my last will, will please to examine, consider, & advise, to mutuall agreement, who (by their wise discession) maye settle matters amongst them, soe as maye tend most & best to peace and brotherly loue, w<sup>ch</sup> Christ Commands. Finally, I desire, my loueing and faithful friends, Thomas Bishope, Sen<sup>r</sup>. and M<sup>r</sup> Thomas Andrewes, to be the overseers of this my last will, and testament. And to be the gardians of my son Thomas Wells, during the time of his minority, & non-age, to whom I giue as a token of my respecte & loue, ten shillings a peece: In witness whereof, and to all w<sup>ch</sup>, I the aboue named Thomas Wells Sen<sup>r</sup>. haue herevnto sette my hande & seale, Dated the 31<sup>st</sup>, of the fifth month, Commonly Called July. In the Eighteenth yeare, of the reigne of our Sovereigne Lord Charles (the second) by the grace of god, king of England, Scotland, France, and Ireland, in the yeare of our lord god, one thousand, sixe hundred, sixty sixe.”

Thomas Wells. Sen<sup>r</sup> (SEAL)

Witness: Thomas Bishop, Senior, Thomas Burnum, Senior.

Proved in Ipswich court Nov. 15, 1666 by Thomas Bishop and Thomas Burnam before Mr. Samuell Symonds and Maj. Gen. Denison.

Inventory taken Nov. 12, 1666, by Thomas Bishop and Robert Lord: the house, barne and farme, 650li.; 49 acres of low marshes neare hog Iland, 100li.; 18 acres at hog Iland, 18li.; 6 acres at Plumbe Iland, 12li.; two mares, one foale, 11li.; two 2 yearling horses, 8li. 10s.; 4 oxen & hay to winter them, 23li.; 10 cowes & the hay, 40li.; 5 two yearlings & the hay, 15li.; 1 bull and the hay, 4li.; 3 yearlings & hay, 6li.;

7 calves & hay, 7li.; 19 sheepe and lambes & hay, 11li.; 7 swine, 9li.; two paire of sheetes, 1li. 10s; 8 paire of ould sheetes, 3li. 4s.; 2 table cloths, 12s.; 11 napkins, 14s.; 7 pillowbeeres, 14s.; 5 yards of cotten & linnen cloth, 15s.; 10 course towells, 10s.; a small fetherbed, boulster, 2 pillows, flock bed, green Rugg, blankett, bedsted curtaines and valens, 7li. 10s.; trundle bed, small bed boulster & 2 blanketts, 1li. 10s.; warming pan, 2 basketts, 16s.; Trunke, 3 chests, 2 boxes, 2li.; two tables, 3 chaires, 1li.; a citterne, 10s.; armes, 2li. 10s.; 2 paire old sheeres & pressing Iron, 5s.; smothering Iron, cloke bag & some other small things, 6s.; 2 paire of tongs, a slice & paire andirons, 1li. 2s.; 20li. corse yarne, 2li.; 40li. of Towing yarne, 3li.; 2 brishes & some small things, 4s.; bookes, 3li.; cheny dishes, howre glass & other small things, 10s.; nayles, 15s.; bushell of salt, 5s.; croscut saw, 5s.; ads, cannooe & ladders, 3li.; his weareing apparrell, 8li.; in sheeps woole, 1li. 16s.; a bed pt feathers & most flocks, 1li. 15s.; cheeses, 1li. 6s.; fether bed, boulster, 2 pillows, blew rugg, 2 blanketts, & bedsted, 7li. 10s.; hatchell, two planes, 10s.; flockbed & other beding and a case, 2li.; 10 sacks ould ones & hops, 1li. 10s.; saddle, ould pillion and other furniture, 1li. 5s.; chest, little table, 6s. 8d.; spitt, greediron, tramell, lampe, bellows, 12s.; tubs, beer vessells, cheese press, 1li. 15s.; beefe, butter, apples & hyde & tallow, 5li.; 2 brasse kettells, brasse potts, candlestick, frying pan, 2li. 10s.; 3 Iron potts, Iron skillett & pot hookes, 2li. 4s.; pewter, 3li. 4s.; Remnants of cloth, maps & papar pictures & small things, 1li.; a halfe bushell, wheeles & cards, 12s.; pailles, sives, elhurne and other things, 1li.; siths & tackling, 16s.; bettle & 3 wedges, spades & other small Iron things, 20s.; axes, hows, shave, mattock & other tooles, 1li. 5s.; cart wheeles, tumbrill, plows & Irons, 4li.; yoakes & chaines and a brake, 1li. 15s.; forkes, rakes, sled, sickles & other things, 1li. 5s.; flax & hemp unbroke & some broke flax seed & hemp seed & whit leather, 16s.; English corne, 25li.; Indian corne, 30li.; English money, 17li. 10s.; in other money, 1li. 13s. 7d.; debts due unto the estate, 124li. 3s. 9d.; bookes in Thomas wells hands, 8li. 6s. 3d.; total, 1214li. 3s. 3d. Debts due from the estate that appeare about 200li.; cleare estate, 1014li. 3s. 3d.

Attested 15: 9m: 1666 by Nathaniell Wells.

*Essex County Probate Files, Docket 29,317.*

Thomas Wells, Jr., of Wells, York Co., youngest son of Thomas Wells, acknowledged Dec. 23, 1669, the receipt from

his brother Nathaniell Wells, of his legacy according to the will of his father, and released all claim to his estate situated at "Chebacho" in Ipswich, adjoining the lands of Maj. Gen. Denison on the southwest, Mr. Samuuell Rogers on the south and southeast, Mr. John Emerson's farm and Sagamore hill, north and northeast, and Mr. Epps' land northeast, and in all other lands in Ipswich belonging to his father. Witness: Robert Lord, Sr., Mary Lord.

Acknowledged Dec. 28, 1669 by Thomas Wells. *Ipswich Deeds, vol. 3, page 141.*

#### ESTATE OF ARTHUR SANDIE OF MARBLEHEAD.

Administration on the estate of Arthur Sandy, late deceased, granted 27: 9: 1666, to Margerett, the widow, and Nicholas Merritt, who were ordered to bring in an inventory to the next Salem court. *Salem Quarterly Court Records, vol. 4, page 172.*

Margarett Sandin and Nicholas Merrett, administrators of the estate of Arther Sandin, deceased, brought in an inventory amounting to 120li. 9s. 11d., clear estate. Court June 25, 1667, ordered 20li. to Mary, the wife of said Nicholas, who is the daughter of said Sandin, and the rest of the estate to Margaret, the widow. *Salem Quarterly Court Records, vol. 5, leaf 3.*

Inventory taken Apr. 8, 1667, by Moses Mavericke, George Corwin and Samuuell Ward: One dwelling house, garden and orchard, outhouses, with a garden plot at the east end of the dwelling house, 85li.; 1 aker of fresh meadow, 15li.; six pound first purchas in this farm. we value it at 12li.; 1 bed and furniter in the parlor, bedsted, 1 fether bed, bolster & 2 pillows, 1 matt and straw bed, 1 rugg, 2 blankets, 11li.; 1 Cows Comanedg and half, 3li.; 1 table, 3 joint stools, 16s.; 4 krtians, 8s.; 1 Carpett, 13s.; 4 pair of shetts, 5li.; 1 shett, 1li.; 1 table Cloth, 15s.; 6 pelobers, 1li. 15s.; 1 old shett, 7s. 6d.; 6 napkins, 9s.; 1 table Cloth and 1 towell, 7s.; 1 old Chest, 5s.; 1 old loking glas, 3s.; 1 Chest, 8s.; 1 eathen bason, 1 Earthen dish & 2 glases, 4s.; 1 old flock bed and bolster in the midle rom and 1 matt, 1li. 2s.; 1 blankett and Coverled, 1li. 10s.; 2 fether pillows and pillowbers, 1li.; 1 table and 2 stols, 10s.; 2 Chaires, 7s. 6d.; 1 old boks, 8d.; 1 warming pan, 7s.; 1 waring cloths, 8li. 12s.; in the midle rom, 5 Shets and 1 table Cloth, 3li. 10s.; 2 Chests, 7s.; books, 1li.; Cask and other lumber in the seller, 1li.; in the keching, 1

silver wine Cupp, 14s.; 5 pewter dishes, 2li.; 5 porengers, 5s.; 4 plats, 6s.; 2 basons, 7s.; 4 Candelsticks, 16s.; 2 salt sillers, 2s. 6d.; 1 funill, 9d.; 5 pewter poots, 15s.; 2 pint potts, 5s.; 2 small pots & 6 Small Cups, 8s.; 1 bear bowl, 1 beaker, 1 pint pot, 4s. 6d.; 1 Chamber pot, 2s.; 1 pestle and mortar, 12s.; 2 Iron poots, 1 Iron Skellitt, 2li.; 2 haks, 2 pair poot-hoks, 1 fir shovel, 13s.; 1 bras poot, 1 bras skillett, 10s.; 3 bras ketls, 3li.; 1 pair bras skulls, 3s.; 2 dripping pans and 1 dish, 3s.; 1 tray, 2 graters, 1s. 6d.; 1 pair bellows, 6d.; 1 old Chest, 2s. 6d.; 1 Cuberd, 10s.; old Iron, 6s.; 2 Chairs, 1 stoll, 2s.; in the leantoe Chamber, in lumber, 2s.; Earthen ware, 4s.; 1 small keller and 2 bbls., 7s.; 1 Churn, 3s.; in the brew hous, 1 firnas, 5li.; tubs and sive, 14s.; 1 laser and grinston, 3s. 6d.; old Cask in the Cow house, 1li. 3s.; in the Chamber, 1 bedsted, 10s.; 1 flock bed and bolster, 1li. 10s.; 1 matt, 5s.; 2 old ruggs and 2 blankits, 1li. 2s.; 1 old straw bed and saks, 5s.; in old Cask and other lumber, 10s.; 2 sives, 4s.; 1 Cow, 4li. 10s.; 1 saw, 1li.; 1-2 a Skiff, 1li.; 1 sarvant boy for his time to Come, 5li.; 1 yearling, 1li.; more in depts, 51li. 1s. 11d.; total, 248li. 13s. 2d. Debts owing, 120li. 9s. 11d. *Essex County Quarterly Court Files, vol. 12, leaf 113.*

#### ESTATE OF SAMUEL SHARP OF SALEM.

Mr. Samuëll Sharp of Salem, dying intestate, about ten years ago and no inventory of his estate having been brought in until this present court, and it appearing that there was but little estate and on account of the estate not being administered at the time, the wife of the deceased had lived upon the town, court 27: 9: 1666, ordered that 25li. be allowed to the children to be divided among them by the selectmen of Salem and the remainder to remain in the selectmen's hands for the widow. *Salem Quarterly Court Records, vol. 4, page 173.*

Inventory taken June 18, 1664, by John Browne, sr. and Hillyard Veren: Dwelling house & about 3 Acres of ground, 50li.; a sow & 2 piggs, 1li.; one feather bead, 1 pr. blanketts, 1 old Rugg, 3 pillowes & 1 bolster, 4li.; 2 very old flock beads & 2 bolsters, 2li.; an old beadsted, with curtaines & valenc, 1li. 10s.; a side Cubboard, 15s.; an old table & 2 stoolles, 10s.; one chest, 6 smale old chaires, 10s. 8d.; 2 old smale kettles, 2 skilletts, scumer & warming pan, 1li. 6s.; a pestle & mortar, 4s.; 2 haukes, 1 pr. of tongues, a spitt, 12s.; a smale Iron pott broaken & hoocks, 3s.; a chafin dish &

smooth Iron, 2s. 6d.; old earthen potts & glasses & other lumber, 3s.; pewter, 17s. 6d.; a cullender & 5 old occumy spoones, 3s.; old bookes, 12s.; 6 old Cource napkins, 6s.; 3 table cloathes, 6 pillow beeres, 10s.; 5 old sheetes, 11l. 5s.; 1 boule, tray & a pr. of bellows, 2s.; 2 smale beere vessells, 2s.; 2 old tubbs & a paile, 2s. 8d.; a baskett, old chest & old barrell, 5s.; total, 67l. 1s. 4d. Estate debtor to several men, 10l. *Essex County Quarterly Court Files, vol. 12, leaf 28.*

ESTATE OF MRS. ELIZABETH SCUDDER OF (SALEM?).

Mr. Hen. Bartholomew, administrator of the estate of Eliz. Scudder, brought in an inventory and it was allowed 27: 9: 1666. After the debts were paid, the remainder was to be disposed of according to the will of the husband of said Eliza. *Salem Quarterly Court Records, vol. 4, page 177.*

Inventory of the estate of Elizabeth Scudder, widow, taken by Henry Bartholomew and Hillyard Veren, administrators: One house with two acres of lande belonginge to it, pt. of it in orchard, 24l.; debts, Henry Josline, 7l.; Nathaniell Carrill, 2l.; Giles Corey, 7s. 6d.; total, 33l. 7s. 6d. Debts she oweth, 10l. 12s. 9d. *Essex County Quarterly Court Files, vol. 12, leaf 32.*

ESTATE OF RALPH TOMPKINS OF SALEM.

Administration on the estate of Ralph Tompkins, deceased, granted 27: 9: 1666 to John Tompkins, and he presented an inventory. Court ordered that the five acres of land mentioned in the inventory be given to said John, and after all debts were paid that the remainder of the estate be given to Mary, daughter of John Foster. *Salem Quarterly Court Records, vol. 4, page 177.*

Inventory of the estate of Ralph Tompkins of Salem, taken 12: 9: 1666, by Thomas Gardner and John Kitchin: Five acres of land, 7l. 10s.; 1 cow with ye fodder to keep her this winter, 5l.; 1 swine, 2l.; 1 brass kettle & 1 fryeing pan, 1l. 2s.; 1 hake & 2 small washing Tubbs, 4s.; 1 payle & 4 Traves, 5s.; a percell of Indian corne in ye eare, 1l. 10s.; 2 bush. of pease, 7s.; 4 bush. of barley, 18s.; 1 Iron pott & a paire of pott hooks, 10s.; a small percell of Lynnen yarne, 8s.; a warming pan & 2 brass skilletts, 7s.; a pestell & mortar, 2s.; 4 pewter dishes & a latten candlesticke, 8s.; 1 latten Tunnill & 2 earthen dishes, 1s.; a smoothing Iron, 1s.;

an old chest & some other old stuffe, 6s.; total, 20li. 19s. Debts owing, 5li.

Samuel (his mark) Aburne, aged fifty-two years, deposed that at the burial of the wife of Ralph Tompkins, late deceased, as soon as the company had departed, he went in to said Ralph, who was weak and not likely long to survive his wife, to put him in mind of making his will. He also wished to speak with him about the will which his wife made, which was to dispose of what was hers before her marriage. Deponent told Tompkins that his sister, Tomkin's wife, had bequeathed all her property to Mary Foster because she had been so helpful to her during her long sickness, doing for her what nobody else would do. Tompkins replied that he fully agreed to this but he would like to have the use of it during his life and he would rather increase than diminish it. Before making his will he would first talk with his son Foster, and deponent thought that it was his intention to give what he had to Mary Foster. Also that Tompkins was of this mind when he was removing to Bridgewater, and when, thinking never to see him again, deponent reminded him of Mary Foster.

An (her M mark) Small, aged about fifty years, deposed that Goodwife Tompkins told her that she had willed all to Mary Foster and that the cow was brought up from a calf for said Mary.

Edward Grove, aged about forty years, deposed.

✓ Nathaniel Felton, aged about fifty years, deposed that Tompkins desired to have the bed and other household stuff, but if he removed to Bridgewater to his son Samuel's etc.

*Essex County Quarterly Court Files, vol. 12, leaves 33, 34.*

#### ESTATE OF RICHARD JOHNSON OF LYNN.

"The Last will, & testimonye off Richard Johnson of Lynn in the Countye of Essex being weake of bodye but off good memorye & understanding this two, & twentyeth daye of August An<sup>o</sup> 1666 Imp<sup>r</sup> I bequeath my bodye to the earth, & my spirit to y<sup>e</sup> Lord y<sup>t</sup> gaue it & 2ly I bequeath to my sonn Dan<sup>l</sup>: Johnson that Lott I bought off John Pearson usually called Churchmans Lott as alsoe that Lott Joyneing to it called Thornes Lott, alsoe twoe acres of Fresh meadow Lying in the great meadow in the Countrye as alsoe twoe acers of salt marsh in Rumnye Marsh which is pte of that Lott I bought of Richard Blood (viz) hee the sd daniell to take pos-

session of it to him his heires, & assignes ||for ever|| when he comes to bee at y<sup>e</sup> age of twentye one yeares or at his marriage if hee marrye beefore (this being to be vnderstood concerning thornes Lott abouesd that hee is not to have it vntill the deseace of his mother & then to possese it, & alsoe the other pte of that aboue written which I bought of Richard Blood as alsoe two steares, & two Cowes at his marriage or when hee comes to be one, & twentye yeares ould if hee marrye not before: I bequeath to my son Sam<sup>l</sup>. Johnson that Lott which was Formerlye william Crofts which I Bought of m<sup>r</sup> Taylor, & alsoe two acres of Fresh meadow in Reedye meadow (viz) hee to haue possession there of to him his heires & assignes For ever after his Mother deseace

“I bequeath to my two daughters Abigall Collins, & Elizabeth Toleman Fiue pounds p peece, & to each of their ||now being|| children twentye shillings p peece to bee paid them after the deseace of my wife if shee Leaue estate to doe it I bequeath to my Loueing & Faithfull wife all the rest of my estate reall & psonall, & make her sole executrix And doe Appoynt & impoure m<sup>r</sup> Tho: Laughton, James Axy, & Andrew Mansfeild to be over seers of this my will. In witnesse where of I have sett my hand the daye & yare aboue written.”

Richard (his O mark) Johnson.

Witness: Thomas Laughton, James Axy and Andrew Mansfeild.

Proved in Salem court 27: 9: 1666 by Thomas Laughton and James Axy. *Essex County Quarterly Court Files, vol. 12, leaf 35.*

Will of Richd. Johnson, deceased, was proved upon oath of Mr. Tho. Laughton and James Axy. *Salem Quarterly Court Records, vol. 4, page 177.*

Inventory of the estate of Richard Johnson of Lyn, taken 18: 7: 1666, by Thomas Laughton, James Axy and Henry Collins: In corne, 5li. 14s.; in weareing clothes, shoos and stockings 7li. 16s.; three paire of sheets, 1li. 15s.; one straw bed, 10s.; linnen & woolen Cloath, 1li. 11s.; sakes, tow winnow sheets and three yards of cloath, 2li.; one bed stead and the bedinge one it, 6li.; spinninge wheels, a tube, chest & a press, 17s.; old beding & a bedstead, 1li. 10s.; in yearne, 1li. 10s.; a tube & the mault in it, 8s.; in woole, 16s.; in cheese, 2li. 10s.; one peece of new woollen cloath and buttens, 1li. 17s.; tow pair of sheets and three shirts, 2li. 17s.; five Pillowbears and tenn Napkins, 1li. 10s.; one bolster tick & a

table cloath, 16s.; one bedstead and the beding on it, 9li.; money, 4li.; A Cubberd & a cushing one it and a table & a forme, 1li. 18s.; one chest, boxes & chears, 14s. 6d.; a muskett, sword & rest, 1li. 10s.; one bible, tow paire of wool cards & a warminge pann, 14s.; a brush, a paire of sheers and a lookinge glasse, 7s.; In Pewter, 1li. 10s.; Tininge panns, earthen and wooden ware, 19s. 6d.; Iron pots and cettles and a skillett, 2li. 4s. 6d.; table & a wooden mortar and other wooden lumber, 1li. 3s.; eight Barrells & a fryinge Pann, 1li. 7s.; a pair of and Irons, a paire of tonges, spits, hangers, an Iron pestle & a Iron crow, 19s.; a Lume & a wheele, tow sives, a spade & a smoothinge Iron, 1li. 9s.; one heckle, tow sives, three Axes, tow forkes, a auger, a rake & a parcell of flax, 1li. 3s.; carts, wheelles, yoakes, chaines and a plough, 3li. 5s.; hay, 8li.; a sider press, 8li.; six oxen, 30li.; Five coves, 20li.; one younge beast & three calves, 6li.; one mare, 5li.; one young mare & colt, 7li.; sheepe, 6li.; swine, 6li. 2s.; paire of boots, 5s.; housinge, orchyards, upland & meadow, 175li.; debts due, 25li. 10s.; debts owinge, 22li.; total, 346li. 17s. 6d. Attested in court by the widow. *Essex County Quarterly Court Files, vol. 12, leaf 36.*

#### ESTATE OF ROBERT MANSFIELD OF LYNN.

“The Last will & testament of Robert Mansfield of Lynn in the County of Essex beeing weake in body but of pfect memory: the third day of August Anno: Dom 1664 Imprimis I bequeath, my body to the dust my sperit to God that gave it 2dly I bequeath to my sonn Joseph Mansfield my whole Acomadation in buildings lands & meddow, exsept 3 acres that I bought of John Deken w<sup>ch</sup> lyeth in the neck by Jo. Ramsdell 3dly I bequeath to my sonn John Mansfield att my death two coves or two heifers in calfe & foure pounds to be payd him out of that three acres in the neck I bought of John Deken as aforesayd, and the two coves, or the two heifers to be payd by my sonn Joseph and the foure pounds 4ly I bequeath to my sonn Andrew Mansfield at mine & my wifes death, The bed I vsually lye upon with all the apptenances and foure pounds, to be payd him out of the three acres of land in the neck w<sup>ch</sup> I bought of John Deken as abovesayd And wheras I give my sonn John and my sonn Andrew foure pounds a peece, to be payd them out of the three Acres of Land y<sup>t</sup> I bought of John Deken, as aforesayd my sonn Joseph, haveing soe payd them: then this three Acres of Land to remaine his for ever w<sup>ch</sup> is to be after

mine & my wives decease 5ly I will that my sonn Joseph pay vnto M<sup>r</sup> Laughton 23 shillings I owe vnto him out of the land I bought of John Deken 6ly I will that he paye 20<sup>s</sup> out of that Land y<sup>t</sup> I bought of John Deken 7ly I will that my wife Elizabeth shall have halfe the estate that we liue in dureing the time of her Life also I will y<sup>t</sup> my wife Elizabeth, have the command of the rest of my goods to her disposinge after my death, Allsoe I will, that I make my sonn John Mansfield my lawfull executor & Henry Rhodes & Nathaniell Hanford my overseers."

Robert (his mark) Mansfield (SEAL)

Witness: George (his mark) Tayler and William (his mark) Clarke.

Proved in Ipswich court, Mar. 26, 1667 by Henry Rhodes and William Clarke.

Inventory of the estate of Robert Mansfield of Lynn, deceased Dec. 16, 1666, taken Apr. 25, 1667, by Nathaniell Handforth and Frances Burrall: wearieing cloathes, 5li.; six paire of sheetes, 6li. 5s.; one fetherbed, two greene ruggs one of them being shaged, one blanket, one boulster, one bedsted, 3 pillows, 4 pillow beares & curtaines & vallens, 13li. 5s.; more in Lying, 13s.; Iron & Brasse, 2li.; pewter, 1li. 2s.; one close bedstead, one flockbed, one flock boulster and one Rugg, 13li. 15s.; moneys, 14s., in corne, 4li. 9s., 5li. 3s.; Three chests, one joyned table, six joyned stooles, 2 wheeles with sum Lumber, 2li. 13s.; Two bibles, one sword & bandleors, 1li. 10s.; more Iron worke, 12s.; hay & flax, 2li. 10s.; cattle, 15li.; housing & orchyard, 15li.; eight acres & an halfe of upland within fence, 42li. 10s.; three acres & a quarter of salt marsh within fence, 51li. 5s.; one acre & quarter & half quarter of fresh meddow, 2li.; a saw, 4s.; total, 173li. 17s.; Debts due from the estate about 43li.

Attested in Ipswich court Apr. 30, 1667, by John Mansfield.

*Copy of will and inventory, Ipswich Quarterly Court Records, vol. 5, page 34.*

#### ESTATE OF THOMAS SAFFORD OF IPSWICH.

"Be it known vnto all men by these p<sup>r</sup>sents. That I Thomas Safford of Ipswich in America in the County of Essex Husbandman (In Consideration of the Loue & good Affection I beare vnto my sonne Joseph Safford & other

good Considerations mee thereunto moueing, & also in Consideration of his help & Care of mee hitherto,) haue Bargained & sould, & by these p<sup>r</sup>sents doe bargaine & sell Aliene & Confirme vnto my said Sonne Joseph Safford of Ipswich aforesaid & his heirs for euer. All that my ffarme wherein I dwell Conteyning by estymation sixty Acres of vpland & fresh meadow be it more or lesse, with the howse barne & out howsing there vppon, together with all the pffits priuiledges & Appertinances belonging to the same, bounded as followeth, viz<sup>t</sup>. with the High way to m<sup>r</sup> Saltonstalls farme toward the Southeast, the thick woods toward the South west, the Riuer on the Northwest, land of Robert Wallis on the Northeast & in the Towne of Ipswich Aforesaid. To haue & to hould & quietly & peaceably to enioy & possess all the forementioned farme both vpland & fresh meadow Conteyning sixty Acres more or lesse with all the howsing before mentioned & what euer priuiledges or Appertinances either doe or may belong vnto the same, with out any lett mollestation or Interruption of mee the said Thomas Safford my heires executors Administrators, or Assignes Laying any Claime theirunto in by or from mee or any of my heires executors or Administrators, Know also that in Consideration of the sealing & deliuering of this bill of sale, I the said Thomas Safford haue reserved to my self the one halfe of the benefitt of the aforesaid farme to be paid to mee yeerly during my naturall life by my sone Joseph. And also if my wife shall out liue mee then my sone Joseph shall pay or Cause to be paid vnto her his said moother the fu— some of Six pounds pr Annum yerely & euery yeere during her naturall life. And Also my sone Joseph shall maintaine my eldest Daughter Elizabeth during her naturall life, (except any other puidence p<sup>r</sup>uent, or shee thinke good otherwise to dispose of herself,) then my sone Joseph shall pay or Cause to be paid vnto my said Daughter Elizabeth the full some of Twenty pounds, she giueing a sufficient discharge. Also my sone Joseph shall pay or Cause to be paid to my daughter Mary after my decease the full some of five pounds. And Also to my daughter Abigaile the full some of fiftene pounds in three yeeres after my decease, And for the pformance of all & euery of these seuerall payments Anuities & Legasies aforesaid, at the seuerall times heere in this p<sup>r</sup>sent writing specified, my said farme abouesaid shalbe responsible. All these payments being pformed I the said Thomas Safford doe freely giue & make ouer my said farme vnto my

sonne Joseph as is expressed in this bill of sale aboue written. In Witsesse where of I the said Thomas Safford haue heere vnto sett my hand & Seale. Dated the Twentieth day of february in the yeere of Grace Sixteene hundred Sixty & Six: 1666."

[no signature]

Subscribed, Sealed & att. as the act & decde of the foresaid Thomas Safford in the p<sup>r</sup>sence of us. [no signatures]

Presented in Ipswich court Mar. 26, 1667 by Joseph Safford, and with it a testimony of John Addams and Nicolas wallis.

Inventory taken Mar. 19, 1666-67: a Cloth Coat, 1li.; gray cloth Coat, 10s.; one hatt, 8s.; dublit and briches, 16s.; graye Cloth Jackit, 16s.; payer of drawers, 4s.; pewter, 8s.; bras scilet, 2s.; warming pane, 2s., ketel, 4s., 6s.; one Iron pott with hookes, 6s.; tramel, 2s.; friing pane, 1s., 3s.; one payel, thre trayes, one cherne, 7s.; one small tubb, 2s.; a sive, a half pecke, a linen whell, 6s.; a payer of shoes, a payer of boots, 6s. 6d.; two chayers, 4s.; one table, one foorme, 10s.; one Ruge, one blankit, 2li. 10s.; one small flock beed, one pilow, two small pi[l]ows, 1li. 13s.; one bedstid, 3s.; one table Cloth, six napcins, 16s.; one payer of shetes, 1li. 5s.; one payer of shetes, 6s.; thre yerds and a half of Carpeting, 1li.; two bushels of rey, 8s.; ten bushels of Indyan Corne, 1li. 10s.; flex and hempe, 5s.; two bushels half of pease, 10s.; a grat tube, 7s.; five swine, 2li. 10s.; a pyed Cow with a calf and a blak cow, 8li. 15s.; a Rede Cow, 4li. 5s.; a browen hayfer thre yeres old, 4li.; a Rede hayfer thre yeres old, 3li. 15s.; a whight faced hayfer thre yeres old, 3li. 15s.; two sakes, 5s.; a frying pane, 1s. 6d.; two Cuchins, 2s. 6d.; the farme with house, barne, orchyerd, 200li.; total, 244li. 16s. 6d.; *add* old fane, 2s.; Debts owing from the estate, 22li. 6s. 8d.

Received in Ipswich court Mar. 26, 1667.

The depositions of John Addams and Nicolas Wallis, that they were present when Thomas Safford was on his death bed and he said he would have the writing stand, that he had given his daughter Killum five pounds and that he hoped she would not be troubled because he had done something formerly for her, but he would give her one of his heifers, also his daughter Abie a heifer with a calfe six weeks old. Sworn in court Mar. 26, 1667.

*Essex County Probate Files, Docket 24,512.*

## ESTATE OF EBENEZER SEVERANCE OF (SALISBURY?).

“The last will & Testam<sup>t</sup> of Ebenezar Severance made the 22<sup>th</sup> of August 65 Imp I do giue & bequeath vnto my brother<sup>s</sup> Jn<sup>o</sup> Severans & Joseph Severans all my tooles to be divided equally between them: & to my brother<sup>s</sup> Benjamin & Ephraim Severans: each 40<sup>s</sup>: It I giue vnto my Sister Mary Coffyns daughter: Mary fiue pound: It I giue vnto Abigail Ambross 20s: and the rest of my Estate: I do giue & bequeath vnto my beloved Sisters Abigail Church & Mary Coffin: And I do appoint my Hone<sup>r</sup>ed ffather Jn<sup>o</sup> Severans my Sole Executo<sup>r</sup> to this my last will & testam<sup>t</sup>: In wittness whereof I haue here vnto sett my hand & Seale.”

Eben<sup>r</sup> Severns.

Witness: Joshua Peirce, Tho. Bradbury, Sen.

Proved in Salisbury court 9: 2m: 1667 by Tho. Bradbury, Sr. *Essex County Probate Files, Docket 25,068.*

## ESTATE OF SAMUEL WINSLEY OF SALISBURY.

“In the name of God amen y<sup>e</sup> 17<sup>th</sup> day o August 1665 I Samuell Winsley of the town of Salisbury in y<sup>e</sup> County of Norfolk Massechusets in New england being in good health & of pfect memory (prayse be giuen to god for y<sup>e</sup> same) & knowing y<sup>e</sup> vncertenty of this life on earth, & being desierous to settle things in order doe make this my last will & testament in manner & forme following: That is to say first & principally I comend my *I comend my* Soule to almighty god my Creato<sup>r</sup>, assueredly beleiuing that I shall receiue full pardon and free remission of all my Sinns & be saved by y<sup>e</sup> p<sup>r</sup>sious death & meritts of my blessed Savio<sup>r</sup> & Redeemer Christ Jesus, & my body to y<sup>e</sup> earth from whence it was taken, and as touching Such worldly estate as y<sup>e</sup> Lord in mercy hath lent mee My will & meaning is y<sup>e</sup> Same shalbe employed & bestowed as hereafter by this my will is expressed, And first I do revoke, renounce, frustrate, & make voy<sup>d</sup> all wills by mee formerly made & declare & appoint this my last will & testament: Item I giue & bequeath: (my debts being first payd) vnto my brother Nathanell Winsley forty pound: but in case he dies w<sup>th</sup> out childeren ||or child|| then to returne twenty pound to my Sister Weeds childeren & to put in security: by his bond to pforme the same It: I giue unto my brother Elisha winsley twenty pound Item I giue vnto my sister weed ten pound & to each of hir chil-

deren five pound: & Item I giue vnto Judeth Bradbury five pound, It I giue vnto my Cosen Sam: fowlers Son Samuel three pound: & vnto his daughters Mary & Sary fowler twenty shillings each of them: Item my meaning is that my Executo<sup>r</sup> here after named shall pay all the legasies by this my will bequeathed w<sup>th</sup>in one yeare after my decease: & the one halfe of my brother Nathanells legasie not vntill two years after my ||mothers|| decease: Also I do forgiue & release vnto my Cosen Sam: fowler: w<sup>t</sup> debts soever he doth owe vnto mee, Also my will is that if my Mothers estate should fall short of maintaineing of hir So that she should come to want then my will is y<sup>t</sup> my Executo<sup>r</sup> shall pay hir tenn pound: Item I do giue my house & all my land to my loueing brother Ephraim Winsley: Whom I do make my Sole Executo<sup>r</sup>: of this my last will & testam<sup>t</sup>: It my will is that if my brother Ephraim die w<sup>th</sup>out any heire of his body lawfully begotten that then my house & land: shalbe diuided, the one halfe to y<sup>e</sup> childeren of my Sister weeds childeren; or y<sup>e</sup> vallu therof: one halfe of y<sup>e</sup> said halfe: or y<sup>e</sup> vallu therof vnto Sam: Weed y<sup>e</sup> Eldest Son. & the other halfe of my Said house & land vnto my brother Nathaniell & my brother Elisha: my meaning is y<sup>t</sup> my brother Elisha winsly shall enjoy the house & land paying y<sup>e</sup> vallu of y<sup>e</sup> one half therof to my sis— weeds childeren as aforesd & y<sup>e</sup> vallu of one quarter of y<sup>e</sup> said house & land vnto my brother Na-[tha]nell: Wittness my hand & Seale y<sup>e</sup> day & yeare aboue written.”

Sa[tor]n] Winsley

Witness: Tho. Bradbury, Sr., Mary (her MB mark) Bradbury.

Proved in Salisbury court 9: 2m: 1667 by the witnesses.

Inventory taken Oct. 7, 1667, by John Gill and William Buswell: in mony, 3li.; a firkin of butter, 1li. 10s.; in debts, 15li. 5s.; A bedsted, bed and furniture to it, 13li.; Arms as muskett, sword and other armor, 2li.; in brass houshold stuff, 1li. 6s.; pewter things, 1li.; wooden dishes, 4s.; Iron houshold stuff, 2li. 15s.; A sittern, 1li.; Chests, 1li. 12s.; linen, 5li.; Chaires and stoles, 1li.; bookes, 2li.; scales, weights, measures, lokeing glas, 1li. 6s.; beer vessell and other Cask, 1li.; A Case of glases and stone Judgs, 1li. 7s.; old iorn and Iron tooles, 2li. 5s.; Cart and wheles, 3li. 6s.; a bed blankett, 1li. 4s.; two pr. of spurs, 5s.; two oxen, 16li.; six Cows, 26li.; fower young Cattle, 7li.; in horse flesh, 15li.; bridle and sadle, 16s.; a bed and rugg, 2li. 13s.; a brass

kettle, 7s.; his house and land a[cc]omadations in Salsbury, 180li.; two acres of meadow more, 12li.;

Presented in Hampton court 8: 8m: 1667 and attested by Ephraim Winsley, executor.

*Essex County Probate Files, Docket 30,177.*

John Weed of Amsbery, planter, and wife Deborah (her mark) acknowledged receipt, in May. 1667, of Ephraim Winsley, executor of the will of Sam<sup>l</sup> Winsley of Salisbury, deceased, a legacy of £10 given to said Deborah, £4 of it being paid in a bed, rug and chest, and £6 in good neat cattle. Dated Feb. 13, 1670. Witness: Tho: Bradbury and Jabez Bradbury. Acknowledged by both Feb. 13, 1670, before Robert Pike, commissioner. *Norfolk County Court Records, vol. 2, page 199.*

Sam<sup>l</sup> Weed receipted for legacy of £5 from estate of his uncle Samuel Winslo, deceased, paid by his father Weed, Apr. 10, 1674. Acknowledged in court at Salisbury Apr. 14, 1674. *Norfolk County Court Records, vol. 2, page 326.*

#### ESTATE OF JONATHAN BROWNE OF SALEM.

Administration on the estate of Mr. Jonathan Browne of Salem, granted June 25, 1667, to Abiell, the widow, who brought in an inventory amounting to 67li. The estate was insolvent and the creditors were ordered to put in their claims at the next Salem court, notice of which was to be set up at the meeting house in Boston and Salem. *Salem Quarterly Court Records, vol. 5, leaf 2.*

Inventory taken Apr. 16, 1667, by Hillyard Veren and Samuell Gardner: One smale young horse, his wintering being allowed, 4li.; one cow with wintering, 4li.; 2 smale piggs, 10s.; one fether bed, bolster, pillow, Rugg, blanket, old covering, curtaines, vallens, bedsteed, 9li.; one side cubbord in ye chamber & cloath, 1li.; one Truckle bedsteed, 6s.; one old bedsteed with a covered. & old straw bed, 10s.; one pine chest, 6s.; one old sitterne & an old case with som bottells & an old barell, 6s. 8d.; 8 pr. of sheets worne, 4li. 10s.; 19 worne cource table napkins, 10s.; 1-2 doz. of fine diap. napkins, worne, & 9 of other sort, 15s.; 8 Cource towells, 6s.; 3 cource cloathes worne, 10s.; 2 finer worne table cloathes & long towel, 15s.; 5 pr. & one pillowbeere, 1li.; 2 linen cubert cloathes, worne, 5s.; 2 old trunkes & an old box, 12s.; a

little square table, 6s. 8d.; a basket chaire, 6s.; a little pine chest, 4s.; a square table & side cubbord, 1li. 4s.; a carpet & window curtains & rod, 12s.; 6 Joyne stooles, 8s.; 10 chaires & a Cradle, 1li. 6s.; in a smale ring, 6 spoons & Cupp, 4li.; 1 pr. Andierns, 10s.; pewter, 2li. 12s.; brass & latten candlesticks, 4s.; earthware, 18s.; a warming pan, 6s. 8d.; a smale brass Kettle & 2 skilletts, 1li.; 1 brass pott, 18s.; 1 pr. andirons, fire pan & tongues, fender & hangers, 1li.; 2 tables & forme in ye kitchen & stool, 1li.; a spit & smoothing Iron & bellows, 6s. 8d.; some cotten yarne, with a little flax, 4s.; a sea bed & sea clothes & other wearing cloathes, 6li. 6s.; a rapier & belt, 10s.; 300li. refuse tobacco at 3d. per li., 3li. 15s.; a feather bead properly belonging to ye widdow, 10li.; a bible & 1 book & forestaff, 10s. Total, 68li. 8s. 8d.; debt due from John Lambart, 1li. 16s. 4d.; by a parcell of Irish goods in the hand of Mr. Thomas Den. Debts due from the estate: to Mr. Henry Bartholomew, 6li. 2d.; Mr. Phillop Crumwell, 7li. 15s. 10 1-2d.; Capt. George Corwin, 9li. 12s. 10d.; Anthony Ashbe, 6li. 8s. 8d.; William Lacke, 14li. 18s. 8d.; Francis Skiry, 7li. 9s. 9d.; Mr. John Gidney, sr., 3li. 3s.; Mr. Richard Gren of Boston, 8li.; Mr. Samuell Shrimpton, 14li.; Mr. Allin of Boston, Minister, 60li.; Mr. John Browne, sr., 81li. 11s. 3d.; James Browne, 5li. 10s.; Edward Humber, 2li. 3s. 4d.; Izaak Williams, 6li. 6s. 10d.; Mr. Hull, 23li.; total, 250li. 4 1-2d. These debts were ordered to be paid at the rate of 5s. 4d. per pound.

John Browne, sr., petitioned the court, 11: 6: 1667. that his daughter Abiell Browne, who had been appointed administratrix, was a helpless widow and not able to act, and he, having been called away, desired the court to appoint some one to settle the estate. He agreed to satisfy according to every man's proportion.

Jona. Browne of Salem, on July 13, 1666, promised to pay to Roburt Buling of Choptanck, Maryland, 3962li. of tobacco according to his father, Mr. John Browne's obligation, etc.

Letter, dated Nov. 1, 1667, from John Hull to Mr. John Brown, sr.: "I some tyme since Aquainted you that att the frequent And Earnest request of yo<sup>r</sup> sonn Johnathan Brown Pretending to me Extreame necessity I lent him and by his desires paied for him severall sums of monies And English Goods at money Price to the valew of thirty fower Pound fifteen shillings & 7<sup>d</sup> of w<sup>ch</sup> I rec<sup>d</sup> but eleven Pound fifteen

shilling 6<sup>d</sup> he Promised me mony in a very short space butt fayled off Performance I never had any dealing with him before to oblige me to doe that fav<sup>r</sup> but onely with respect to yo<sup>r</sup> selfe as his fath<sup>r</sup> and my serv<sup>t</sup> Jerimie dumer as his Brother I intreate you to undertake the Consideration of this my debt & also the Managem<sup>t</sup> theroff that iff it may be I might have the whole though I give you what tyme you desire or iff not the whole then what Proportion is in equity due I Comitt all vnto you being well satisfied both in yours & yo<sup>r</sup> wives Honest desire that right may be done I wrote to you three monthes Agoe my letter is with yo<sup>r</sup> wife for it seemeth you were newly gone to sea. . . If yo<sup>r</sup> selfe please to call at my House I suppose I have yo<sup>r</sup> sonns Hand for most p<sup>rt</sup> of it Salem being a place that my occasions will not permit me to Come vnto."

Mr. Johnathan Browne is d<sup>r</sup> to John Hull: May 31, 1666, to monyes lent & dd. by m<sup>rs</sup> Scott, 5li.; June 7, more mony lent, 3li.; June 22, Goods dd. to rec. mony or Virginia Tobb. at 1 1-2d., 16li. 15s. 7d.; to Benjamin Musey, 10li.; total, 34li. 15s. 7d. Cr., July 7, 1666, by Tobb. recd., 11li. 15s. 6d.; balance, 23li. 1d.

Maryland, May 31, 1666, Mr. James Aling, Dr., to Tobacco resaved, 9,600; commission on sales, 1,500; total, 11,100. Cr., May 31, 1666, by 90 gallons or romme at 30 pr., 2,700; by 2800li. of suger at 3 pr., 8400; total, 11,100. Bill receipted by Jonathan Browne, James Allen made oath, Oct. 31, 1667, before Anthony Stoddard, commissioner.

Copy of Mr. Jonathan Browne's account: Dr. to Mr. John Browne, sr., 13: 9: 1665, to 671 Gildars, 8 stivers paid to Gover Locerman by order as pr. Resate, each Gilder being 20d. English, 55li. 19s.; on 20: 1: 1666, to 4,562 lb. of tobacco paid in Virginia at 10s. pr., 22li. 16s. 3d.; on 16: 6: 1666, to 330 lb. of Twist & Role tobacco of James Browne at 4d. pr. lb. in Sallem delivered, 15li. 10s. Copy signed by John Brown and James Browne.

James Allen appointed Mr. Hillyard Vering his attorney. Wit: Richard Cooke, who made oath, 1: 9: 1667, before Anthony Stoddard, commissioner. He wished to be excused for his freedom in asking the favor of "one unknown to you" and said that about twenty hogsheads Brown had disposed of without his consent, tobacco then bringing 3d. per pound. The 9,600 pounds would have brought him 80li. clear of charges, said Allen having paid the freight, etc. Paper addressed "These For M<sup>r</sup> Hilyard Vering att Salem."

Richard Green, aged about thirty-nine years, deposed that about Oct. 23, 1665, being bound to Virginia, etc. He delivered the goods according to bill of lading. Sworn, 16: 8: 1667, before Anthony Stoddard, commissioner.

Nathaniell Green, aged about thirty-nine years, deposed that he delivered to Jonathan Browne of Salem two punchines of Muscovado sugar, etc. Sworn, 16: 8: 1667, before Anthony Stoddard, commissioner.

Bond, dated Nov. 17, 1666, whereas there were twenty-nine hogsheads of tobacco shipped upon the Johns Adventure in Virginia in Mar. 1666, Richard Greene being master, consigned to Mr. Abraham Browne, Edmond Downs & Co., of which one quarter part was the property of Mr. James Allen of Boston, Jonathan Browne agreed to make good the bargain to pay Allen for his quarter part in case the company failed to pay, either in current money at two pence per pound or good, sound merchantable tobacco in cask, etc. Witness: Richard Cooke. Sworn, 1: 9: 1667, before Anthony Stoddard, commissioner.

*Essex County Quarterly Court Files, vol. 13, leaves 16, 17.*

ESTATE OF ROGER HASKELL (OF BEVERLY?)\*

"The 27 of May 1667 I Roger Haskell being sick in body, but of perfet memory doe make this my last will & testament I doe bequeth and giue to my wife too Cowes the one being at our son in law William dodges & one at home named Coll I likewise doe bequeth & giue to my three youngest sons Roger Josiah & Samuell three other Cowes as yong whiteface, velvet & Colley likewise I giue to my daughters hannah & Sarah 2 heifers a Red one named Cherry to hannah & a black one Caled gentle to Sarah I likewise giue to my son marke a yoke of oxen Called Browne & Broude I likewise giue to my son william too oxen named black & Butter & the horse I had of nehemiah grouer I likewise giue to my son John a lyned oxe I likewise giue to my sister Jone a heifer as soon as the Calfe is taken off I likewise giue my son marke my black horse & to Roger my Roaned horse & to my son Josiah & Samuell my too mares likewise I giue to my wife a yearling & to my daughter Elizabeth the Browne yearling & a yearling to my 3 yongest sonns likewise I leaue my sheep

\* See also Records and Files of the Quarterly Courts of Essex County, Mass., vol. 5 (1916), pp. 46, 111.

to my wife & Children to pt them as they thinke fit I likewise giue to my three yongest sonns all my lands & houses where I now liue to be equally divided when they Come to age out of the same land my will is that they pay to my too daughters hannah & Sarah ten pounds sterling apeece

"I likewise giue to my son marke my Barne Cloase with that medow that Joyne to it out of the which my will is that this my son is to pay to hannah & Sarah ten pound sterling when they come of age I likewise bequeth & giue to my sons John & William forty akers of land a peece behinde the great pond; & likewise that land at drapers pointe Called M<sup>r</sup> Gerfords with the medow my will is that my wife shall haue the one halfe & my ||3|| sons Roger Josiah & Samuell the other halfe & my meadow at Bunkares to be didided equally betweene my too sons John & William as likewise my meadow at wenham meadow either of them an equall pportion likewise my will is that my son william dodge shall haue halfe my meadow at the great pond & John & william the other halfe likewise my will is that william dodg shall haue ten ackers of land most Convenient for him neere his now dwelling & my too daughters hannah & sarah twelve acres a peice out of the same land & the Rest of that land to be equally diuided amongst my 3 yongest sons puided that the way may still Remaine out of that land to my now dwelling I likewise giue Roger my steere Called golding & Josiah a steere caled galent my son marke to him I giue what land my father in law John Stone liue vpon after his desease I likewise giue to my wife one Roome which she please & that my wife shall haue the disposing of this my estate till my sons & daughters come to age & upon the same shee is to bring them up in the feare of god & to pvide for them & my desire is that my Brothers william & marke haskell be the ouerseers to see this my last will truely pformed."

Roger (his R mark) Haskall.

Witness: Thomas Pickton, John Hill.

Proved in Salem court 26: 4: 1667 by the witnesses; Elizabeth, widow of Roger Hascall, deceased, presented his will and was appointed executrix.

Inventory taken June 11, 1667, by John Rayment, Hugh Woodbery and John Dodge: Howsing and the land lying to it in fence, 160li.; 100 Acres of land on the Rocks adjoining, 60li.; 80 Acres of land at Lord's hill, 80li.; 4 Acres of medoe at Buncar's, 16li.; 2 acres of medoe in wenham medoe, 5li.; a parsell of medoe by wenham pownd, 6li.; the barne Close

and medoe, 50li.; one halfe of that was Mr. Gafford's, 50li.; neat Cattell, 53li. 18s.; horses, 25li. 5s.; sheepe, 10li.; graine on the ground, 24li.; beedinge, 15li.; wearing Clothes, 14li.; Armes, 6li.; pewter and a warming pane, 2li.; severall particular of howsholld stufe, 7li. 10s; bookes, 10s.; severall Iron tooles, 2li.; severall things and plow gears, 15li. 5s.; swine, 2li. 10s.; gessed 80 bushells of endian Corne, 12li.; total, 616li. 18s.

Allowed in Salem court, 25: 4 m: 1667.

*Essex County Quarterly Court Files, vol. 12, leaves 111, 112.*

Upon a motion by Ed. Berry and his wife and William Hascall that the court would consider some differences between the executrix and overseers of the estate of Roger Hascall, deceased, in order to settle said estate, Mr. Ed. Batter and Mr. Hen. Bartholmew were appointed 28: 4: 1670, to examine the will and the debts and to make return to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 35.*

Edmond Berry was bound 29: 9: 1670, in 150li. to the legatees of the will of Roger Hascall, deceased, upon condition that after the debts due from the estate were paid, he should pay the legacies as far as the estate would allow. *Salem Quarterly Court Records, vol. 5, leaf 41.*

#### ESTATE OF ALEXANDER SEERES (OF SALEM?).

Administration on the estate of Sander Seeres, intestate, granted June 25, 1667, to Mary his widow, and an inventory amounting to 61li. 18s. 6d. was presented. She was ordered to pay to the children as follows, to Robert Seers, 12li. and to Allexander, 6li., and the rest of the estate to the widow. *Salem Quarterly Court Records, vol. 5, leaf 3.*

Inventory of the estate of Allexander Seeres, taken June 7, 1667, by Hillyard Veren and Tho. Rootes: One new dwelling house not finished with 2 thirds of halfe an acre of ground next the water side, 80li.; an old dwelling house & cow house with one 3d pt. of halfe an acre of ground, 20li.; in the hale, one feather bead, bolster, pillowes, blankets, rug, Curtains & valens, bedsted, 9li.; on old sid cubert, Cushion & cloat, 1li. 10s.; a little square table, 6s., a great stoole or table, 3s., 9s.; a cradle, 5s., 2 boxes, 4s., 4 old chaires, 4s., 13s.; a looking glass, 10s., a warming pan, 6s., 16s.; in ye chamber, one old feather bead, bolster, pillowes, 2 blanketts,

4li.; a little silek grass truckle bed bolster, blanket, 1li. 10s.; one wenscot chest, an old sea chest, a box, Cubbord, 1li. 5s.; 3 pr. worne sheets & 2 pr. & one very old, 2li. 10s.; 2 table cloathes & a little old one, 14s.; 9 worne napkins & 9 old towells, 16s.; 4 pr. pillowbeers, 18s.; 3 printed curtains & vallens, 10s.; 2 hamakers, 1li.; 1 pr. branched curtaines & vallens, 1li. 10s.; one old breeches & doblot & pillion cloath, 1li. 4s.; pewter, 46s.; latten ware, 5s., chafin dish, brass, 2li. 3s. 6d.; earth ware, 2s. 6d.; 2 smale brass kettles & one biger & 2 skilletts, 1li. 10s.; 2 Iron potts, & ketle, 1 pr. of Andiernes & 3 pr. pot hooekes, 1li. 2s.; old tubbs & other lumber, 5s.; a silver dram cup, 4s.; freing pan, 2s.; total, 133li. 14s. Estate is Dr. to Mr. Samll. Shrimpton, 16li. 14s. 9d.; Hen. Kimball, 35li.; Nathaniell Howard, 4li.; Goodman Rumboll, 3li.; Goodman Potter, 1li. 10s.; Mr. Chaplin, 6li. 17s.; Goodman Reeves, 2li.; Mr. Cromwell, 2li. 13s. 9d.; total, 71li. 15s. 6d. *Essex County Quarterly Court Files, vol. 12, leaf 115.*

#### ESTATE OF ROBERT LEMON OF SALEM.

"Agust SeCond day 1665 Thes is will of Robart Lemmon he doo be wil to hes wofe so long as she remayn a widow the estat to pay that which is to be payd to thomas Sallos fittene pound to Robard Sallos seune pond tenn silnes to mary Salloes seune pound tenn silnes to my dafter seersr I gif hafe a Crowne to my dafter Sary twenty pound to my dafer hanna twenty pound to he that do marry with my dafter matthe on silene to bengemen lemmon thre pound and my *and my* se Chest and my se enstrimnts if my wif doe mary agayn then to pay that *that* is to be payd and then to share with Sary lemmon and hannah lemmon that is left a third part apece thes is the wil of Robart Lemmon."

[no signature]

Witness: Richard More, Robart Westgate.

This writing was presented in Salem court 25: 4m: 1667, as the will of the deceased and Richard Moore made oath that Robert Lemon declared it so to be and signed it, and having made no other since, it was allowed. Memorandum: Mare Seres, 2s. 6d.; Sarah Lemon, 20li.; Anna Lemon, 20li.; Barthmew Galle, 1s. *Essex County Quarterly Court Files, vol. 12, leaf 116.*

Mary, widow of Robert Lemon, presented the will of her late husband, and it was proved on oath of Richard Moore

and allowed June 25, 1667. Said Mary was appointed administratrix and an inventory amounting to 231li. 15s. was allowed. *Salem Quarterly Court Records, vol. 5, leaf 3.*

Inventory taken 3: 2: 1667, by Hillyard Veren and Tho. Rootes: A dwelling house with outhouses & about one acre of ground adjoining, including ye orchard & garden, 90li.; one acre of salt marsh & one halfe acre, 4li.; ten acres of land on Capt An side, 12li.; 30 acres of land neere manchester, 10li.; an old Cow, 3li. 10s.; 5 sheep & 3 lambs, 3li.; to piggs, 1li.; in ye parler: a feather bead, bolsters, pillows with beers, blanketts, Rugg, with curtins & vallens & beadsteed, 12li.; a sid Cubbord with cloath & cushing, 1li. 6s.; a table & 4 stooles, 1li.; a chest, a little box, 2 old broken cases & 2 old chairs, 1li.; smale And Irons, tongues, fire pan & hake, 1li. 1s. 6d.; an old warming pan, 5s.; in ye parler chamber, one feather bead, bolster, blanketts, Rugg, old curtaines & bedsteed, 7li. 10s.; a trundle bead, with bolster & pillow of feathers, all a covering blanket, bedsteed, &c., 5li.; a plaine chest, 7s.; a new covering, 32s.; a new blanket, 13s.; an old Rug & blanket, 25s.; 4 yds. Carse, 7s., black cloth, 2li. 11s. 6d.; 4 remnants canvis, 10 yds., 16s.; in the kitchin chamber, an old fether bead, bolster, blankets, sheet, Rugg, old curtaines, vallens & bedsteed, 7li. 10s.; 2 trunks & 4 old plaine chests & box, 1li. 14s.; ten bushells wheat less a peck, 2li. 10d.; 3 bushells of ry, 12s.; 12 bushells Indian, 2li. 8s.; 1 Bushell of pease, 4s.; his wearing apparrell, a cloak, brodcloth, 2li. 10s.; 2 coats & breeches cloath, 2li. 5s.; breeches & drawers, 10s.; an old coat, 10s.; old wascots & breches, 20s.; 2 hatts, 20s.; stocking & 1 pr. gloves & caps, 1li. 12s.; a covering, 6s.; 7 pr. sheets, 6li.; 1 doz 1-2 napkins worne, 12s.; 7 pr. pillowbeers, 10s. 6d.; 11 towells, 11s.; 3 board cloathes, 3s.; 5 pr. course linen drawers worne, 12s. 6d.; 6 shirts, 30s.; 2 caps, 12 Hankercheers, 2 neeloches, 4 bands, 2li. 6s.; 5 ps. Holland, 4s. p yd., 3 yds. Kentin, 3s. pr. yd., 1li. 9s.; a case, 30d.; cash, 15li. 3s.; 2 dram cups & spoons silver, 1li.; in pewter, 4li. 10s. 6d.; a table & cubbord, 18s.; 8 old chaires, 8s.; 6 Cushions, 9s.; 4 guns & a sword, 2li. 10s.; 2 smale pr. stilliards, 16s.; white earth ware & glasses with a voyder & Jugg, 10s.; a box, Iron chafin dish & mortar, 10s.; 1 pr. Audierns, hakes, tongs & spits, 1li. 4s.; pots & hooeks, friing pan, 2 Iron skilletts & old skilletts, 1li.; bookes, 10s.; brass kettells, 1li. 12s.; old barrell, tubbs & lumber, 10s.; flock bead & fether bolster & blankett, 1li. 10s.; a pr. billowes, wegges & old tools, & axes, 1li.; 3 hhds. to-

baco, 9li.; Debts due to ye estate, 6li.; total, 231li. 15s. Debtor to several men, 7li. 10s.; deduct for corne spent, 2li. 2s. *Essex County Quarterly Court Files, vol. 12, leaf 116.*

ESTATE OF THOMAS READ OF SALEM.

Tho. Read dying intestate, Mary, his widow, brought in an inventory June 25, 1667. She was appointed administratrix and was ordered to pay to the eleven children at age or marriage, 20s. the eldest to have 40s. She was not to make sale of any of the houses or land without advice of court or the selectmen of Salem, and when she died the estate left was to be equally divided. *Salem Quarterly Court Records, vol. 5, leaf 3.*

Inventory taken Apr. 5, 1667, by John (his o O mark) Neale and Edmond Batter: One hows & 35 1-2 Acres of ground & 3-4 an acre of Salt marsh, 50li.; 2 Cowse, 5li.; 1 horse & mare Collt, 6li.; 2 oxen, 11li.; 1 heifer, 2li.; 3 swine, 2li. 6s. 8d.; Beding & Bedsted, 2li. 10s.; Apparrell, 10s.; Flaxe, 10s.; 2 chests, 10s.; 1 paile & other Lumber, 10s.; Iron pott & skillitts, 10s.; pewter & warming pann, 16s.; Iron tooles & old Iron & plow Irons, 11s.; Combe to dry hemp, 5s.; sled, 4s.; an old frame not sett up, 10s.; 1 Callf, 5s.; 1 Cart & Boxes, 10s.; total, 87li. 7s. Debts due out of the estate, 17li. Children by the first wife 3 sons & 1 daughter; second wife, 7 Children, 2 sons, one about 20 years and the other 4 years, and daughters, aged 14, 17, 12, 10 and 1 1-2 years. *Essex County Quarterly Court Files, vol. 12, leaf 117.*

ESTATE OF JOSEPH POPE OF SALEM.

"The Last Will and Testament of Joseph Pope of Salem being weake of body but of perfect memory. Imp<sup>r</sup>. I doe appoynt my Loving wife Gartrude Pope to be Executrix of this my Last will and testament. Itt<sup>m</sup> I giue vnto my two Eldest Sonns Joseph and Beniamen Pope: all that Land and medo which I bought of goodman ffareington of Linne tto them and there heirs foreuer: thay to inioy the said Land whe thay Cum to age. It<sup>m</sup>. I giue unto the abouesaid Joseph and Beniamen Pope the House which I now dwell in together with the Land or farme on which it standeth with all the apurtainances ther to belonging to them and to there heirs foreuer thay to Inioy the same after ther mothers deseas: prouided and it is my will that thay shall pay to my two yongest Sonns Enos and Samuell Pope twenty pounds apece

within two years after they shall Inioy the same, the house and Land abouesaid to stand as security for the payment of the said Legase to my two yonger Sonns. It<sup>m</sup>. I giue unto my two yongest Sonns Enos and Samuell Pope tenn pounds apece to be payde when thay Cum to age. It<sup>m</sup>. I giue unto my Daughter Damaris Bufum tenne pounds beside what she haue alrely had to hir and hir heirs. It<sup>m</sup>. I giue unto my Dafter Hanah Pope twenty pounds to hir and to hir heirs. the rest of my Estate I doe giue to my wife during hir Life and to be disposed of by hir will at hir decease, prouided it be to my Children. It<sup>m</sup>. I doe desier my brothers George and Richard and Joseph Gardner and Cos Samuell Shatok the elder to be ouerseers of this my Last will testament."

Joseph (his P mark) Pope.

"September the: 11<sup>th</sup>: 1666.

Test Joseph Gardner."

"the within writing being presented to the Court held at Salem by Garthred the wife of the said Joseph Pope deceased, & there being noe witnes p'sent: the Court being informed by Leif<sup>t</sup> George Gardner that it was the mind of ye deceased to his knowledge, the Court doe appoynt the said Garthred Administratrix and doe order that the Estate be disposed of according to the within writing. da<sup>r</sup> the 27: 4<sup>mo</sup> 1667. in Court." Attest Hillyard Veren Cler. *Essex County Quarterly Court Files, vol. 12, leaf 119.*

#### ESTATE OF REV. WILLIAM WORCESTER OF SALISBURY.\*

Agreement between Timothie Worcester and Moses Worcester both of Salisbury concerning the dividing of an estate lying in Salisbury given them by their father, Mr. William Worcester: Timothie Worcester to have ye now dwelling house, orchard and barn with ye said house lot and half of the great meadow and half of all the common rights belonging to said house and land on the cow common or elsewhere excepting the meadow which is already laid out in the cow common; Moses Worcester to have the planting lot belonging to said house and the other half of the great meadow, also the shares of the five hundred acres belonging to said house and all the share of that meadow already laid out in ye cow common belonging to said house and all the meadow and upland lying in Mr. Hall's farm so called, and all the division of land lying above the mill; also it is agreed that Richard Wells, Isaac

\* See *ante*, vol. 1, page 403.

Buswell, Edward French and Samuel Felloes all of Salisbury judge which of the said Timothie or Moses shall have an allowance given them, whereof they bind themselves in the sum of 20li. to abide by their decision. Signed Mar. 12, 1666-67.

It is further agreed that Susan Worcester wife of Timothie Worcester freely give up her right of all that land now belonging to Moses, and that each party shall have his part as is above divided upon equall terms.

Witness: Isaac (his F mark) Buswell, Edward French, Sam. Felloes.

Acknowledged Sept. 17, 1667 by Timothie and Moses Worcester and also Susana wife of Timothie Worcester. *Norfolk Deeds, vol. 2, leaf 104.*

ESTATE OF MRS. ELIZABETH GIGGLES OF SALEM.

Administration on the estate of Elizabeth Giggles, intestate, granted Sept. 24, 1667, to Thomas Giggles and Joseph Sw[a]sie and an inventory amounting to 105li. 15s. 2d. was presented. Court ordered the administrators and Wm. Holingworth to make an equal division of the estate into six parts, there being five children, the eldest son to have a double portion. Wm. Giggles was to have a bed and bedstead with appurtenances out of the estate which his mother gave him. *Ipswich Quarterly Court Records, vol. 5, page 46.*

Inventory\* taken Aug. —, 1667, by Joseph Grafton and Hillyard Veren: one dwelling house & about one acre of ground adjoining, 40li.; 3-4 of an acre of bad marsh at forest River, 3li.; about 1-4 of an acre in the south feild, 2li.; 9 yds 1-2 canvas & 10 yds 1-2 locrum, 2li.; 4 old worne petticoats, 1li. 15s.; an old womans cloake & under wascoat [& piece: *copy*] of an old blanket, 13s.; [one cloth & one: *copy*] searge wascoat worne, 1li.; [2 very old wastcotts: *copy*], 6s.; [1 worne: *copy*] cloath gowne, 1li. 5s.; [2 cushions: *copy*], at 3s. p. & 3 cushions at 2s. p., 12s.; [carpett: *copy*] worne, 6s. 8d.; [an old: *copy*] easter, 15s.; brush, 12d.; 4 pr. of cotten sheets, 2 pr. cource linen, all worne, 4li. 5s.; 6 old cource diap. naphkins, 6s.; table cloath, 4s.; 1 old pillowbere, 2s.; 5 worn shiftes, 20s.; 3 wt & one blew apron, 6s.; [head: *copy*] linen, 8s.; [9 neck: *copy*] & other hankercheefs, 10s.; [chest, 12s.; 2 old: *copy*] chests, 3s.; [table, 8s.; 2 formes: *copy*], 10s.; a stoole table, 3s.; —aires, 5s.; a settle, 2s., 1li. 5s.;

\*Copy. Ipswich Quarterly Court Records, vol. 5, page 46.

[a grt. Iron pott & pot: *copy*] hookes, 1li.; [small Iron pott, 5s. *copy*]; kettle, 2s.; [old fire pan, tonges, pothookes: *copy*], spitt [& Irons: *copy*], 13s. 6d.; [one bigger brass pott, 10s.; one lesser, 8s.; one brase skillett, 4s.; scumer, 18d.; candlestick, 18d.; frying pan, 3s.; 10 old brused pewter platters, 1li. 8s.; bassen & ure, 8s.; 2 pewter candlesticks, 5s.; flagon & salt, 4s.; 4 poringers, 3s.; old cubberd cloth, 2 cushens, old mufte, earth bassen, old pr. of shooes, 5s.; warmeing pan, 10s.; some lumbar, 2s.; bible, 9s.; fether bed, bedstead & furniture & apptenances, 6li.; cash, 7li. 8s.; little old truckle bed, blankett & rugg, 1li. 15s. *copy*]; a great brass kettle, 1li.; table & forme, 13s.; broken mortar & old brass pan, 2s.; smale old Catch, 35li.; total, 122li. 16s. 2d. Debts, 17li. 1s.

Allowed in Ipswich court 24: 7m: 1667 with liberty to perfect the same. *Essex County Probate Files, Docket* 10,881.

#### ESTATE OF MRS. ALICE SHARP OF SALEM.

Administration on the estate of Alice Sharpe, intestate, granted Sept. 24, 1667, to Nathaniell Sharpe, and an inventory was presented amounting to 79li. 7s., clear estate. Court ordered that said Sharpe bring the agreement of the children to Salem the next court, when further order would be taken. *Ipswich Quarterly Court Records, vol. 5, page* 48.

Inventory of the estate of Mrs. Sharpe of Salem, widow, taken by George Gardner and Samuell Gardner, upon request of the selectmen of Salem and Nathaniell Sharpe, son of deceased: the dwelling house & three acres of Land adjoyneing to it, 70li.; fetherbed, boulster, 4li.; flockbed, 2 boulsters, 1li.; the best greene rugg, 1li. 10s; another greene rugg, 10s.; 3 pillows, 15s.; one flocke boulster, 10s.; a large blankett, 10s.; another blanket, 6s.; bedsted & curtaines, 1li.; 3 table cloths, 8s.; 4 paire of pillowbeeres, 10s.; 4 napkins, 4s.; 2 shifts & a sheate, 10s.; a new cloth Gowne, 3li.; hatt, 15s.; the rest of her weareing clothes, 1li.; carpett, 10s.; pewter, 20s.; lattin ware, 3s.; bras scimer, ladle, warming pan, 6s.; pestle & mortar, 5s.; 2 kettles & a frying pan, 12s.; Iron pott & pott hookes, 5s.; an Iron & heate, 2s.; a paire of tonges, & fire shovell, 4s.; 2 hakes, 6s.; spitt, 4s.; paire of bellowes, 2s.; cubberd with drawers, 12s.; wainscot chest, 5s.; table & stoolles, 6s.; chaires, 10s.; one baskett, 2s.; 8li. of flax, 8s.; bookes, 15s.; earthen ware & a glase, 2s.; total, 93li. 7s.; Debts 14li.

Received in Ipswich court Sept. 24, 1667. *Copy: Ipswich Quarterly Court Records, vol. 5, page* 49.

Nathanll. Sharp, administrator of his father's estate, brought in a writing made between the children of Samuell Sharp, deceased, which was allowed and filed 26: 9: 1667. *Salem Quarterly Court Records, vol. 5, leaf 8.*

Agreement, dated Nov. 29, 1667, that Nathaniel Sharpe of Salem, administrator of the estate of his mother, lately deceased, by whom the estate was ordered divided, should have a double portion and the remainder should be equally divided among the rest of the children, signed by Nathaniell Sharpe, Thomas Jeggells, Christopher (his P mark) Phelps, John Norton and Hannah (her H mark) Sharpe. *Essex County Quarterly Court Files, vol. 13, leaf 20.*

#### ESTATE OF WILLIAM SEARLE OF IPSWICH.

"William Searle when he lay sick sent for mee — Knowlton & Rob<sup>t</sup> Peirse & when we came, h— us to be helpfull to his wife, he said he would lea— little estate he had to his wife & in case what w— to him would not pay his debts his will was that — should be sould toward the payment therof.

"Mary the wife of Samuell Tayler testifyeth th— heard Goodman Searle say that he was willing w— had should be left to his wife."

Proved in Ipswich court Sept. 24, 1667 by Thomas Knowlton and Mary T[ayler].

Inventory of the estate of William Searle, of Ipswich, taken Sept. 23, 1667, by Deacon Knowlton and Robert Peirce: one house, 26li.; 3 Acres land at hogg Iland, 4li. 10s.; one Cowe, 4li.; 2 hoggs & 3 piggs, 3li.; indian Corne & rye, 4li. 10s.; one bedsted & Cupbord, 5li.; one fetherbed & boulster, 4li. 10s.; 6 pillows for the bed, 1li. 10s.; A sett of Curtaines to the bed, 1li. 10s.; 2 Coverlets & 2 blankets, 4li.; 5 fine sheetes & 5 pillowbeeres, 3li. 15s.; 5 Coarse sheets & 4 Course pillowbeeres, 2li.; one table Cloth & one towell & 2 dyaper napkins, 1li.; a trundle bedsted & a box & a little box, 1li.; 3 stooles & 3 little boxes, —; one Chaire, 1li.; one table & 3 Chaires & one Cradle, 1li. 5s.; 2 wicker basketts, 4s.; one settle, one meale trough & A Chest, 2li.; 8 pewter dishes & 2 basons, 2li. 10s.; a paire bellows, a paile & a piggin, 1s. 6d.; 5 porringers, one Chamber pot, 5 saucers & a beere bowle, 1li. 1s.; one pott, 2 kettles & 2 skilletts, 1li. 16s.; one warming pan & a fire shovell, 10s.; one tramell, A paire tongs & A pair pot hooks, 4s.; one frying pan & a pestle, 2s.; 7 spoones,

8s.; 2 powdering tubs, 3 keelers & other lumber, 10s.; one barrel & 2 half barrells, 5s.; one smothering Iron, 1s. 6d.; byble, one great booke & some small ones, 2li.; his wearing Cloathes, 6li.; one Cupbord, 2li. 12s., a box, 5s., 2li. 17s.; Toolles & timber & board, 2 pikes, 3li. 19s.; total, 93li. 1-s.—

Received in Ipswich court 24: 7m: 1667.

Bond of William Searle of Rowley, of 200li., with Stephen Perkins, merchant, and James Foster, yeoman, of Ipswich, as sureties, Feb. 23, 1722, for the administration of that estate of his grandfather, William Searle, late of Ipswich, which had not as yet been administered upon.

Witness: Ebenezer Smith.

*Essex County Probate Files, Docket 25,009.*

The court Feb. 23, 1722-3, appointed William Searle administrator of the estate of his grandfather, William Searle, late of Ipswich. Grace Hams, sister of William Searle, deceased, released her claim to the said estate, and Samuel Searle, elder brother of William Searle, the now administrator, came and refused his right of administration. *Essex County Probate Records, vol. 313, page 574.*

#### ESTATE OF LIONEL WORTH OF NEWBURY.

“In the name of God Amen, I Lyo[nell] worth of Nuberry in new england, being by reson of present sicknes [much] increaseng vppon me seriously admonished of my mortality, y[et] [t]hrough the mercy of God inioying perfect memory and good vnderstanding, afte[r] humble acknowledgement of the great patience and rich mercy of God to me a most vn-worthy sinner all my life long, and the comending of my spirit to his grace in Jesus christ, my body after my decease to comly buriall to the earth, out of wch it was taken, in hope of the resurrection vnto eternall life, and my beloued wife wth my deare children to the euerlasting blessing of there heuenly father, I do hereby dispose of that estate wch the lord hath graciously giuen vnto me as followth Inprimis I giue to my daughter Susan Worth ten pounds to be payd when she shall accomplish the age of twenty yeare or on the day of her marriage the wch shall first be It I giue to my daughter mary worth ten pounds to be payd at the age of twenty yeares or on the day of her mariag the wch shall first be It I giue to my daughter Judith worth the sum of ten pounds to be payd at the age of twenty yeares or on the day of her marriage the wch shall first be It I giue vnto my daughter Sarah Worth

the like sum of ten pounds to be payd vnto her at the age of twenty yeares or on the day of her mariag the wch shall first be It I giue to my sonn John worth the plowing land by the dismall as also halfe the paster grond, also half my meadow ground when he shall accomplish the age of twenty one yeare It I giue to my beloued wife Susan Worth the rest of my estate (y<sup>t</sup> is) my now dwelling house and the plowing land adioyneing therevnto wth halfe of the pastuer ground as also y<sup>t</sup> half ||of|| my meadow vngiuen wth all y<sup>e</sup> appurtenances therevnto belonging as orchyard and barne or what ells is not mentioned It I giue to my beloued wife Susan worth all my moueable goods It I giue the land to my wife aboue mentioned prouyded alway if she shall sell my sonn John shall haue y<sup>e</sup> refusall of it I do appoynt my beloued wife executrix wth my beloued brother John Whippls whome I make executor to this my last will In witnes hereof I haue sett to my hand and Seale."

L[i]onel worth. (SEAL)

Witness: Willyam Sawyer, Samuell (his U mark) Poore, John Whipple, Sr.

Proved in Ipswich court Sept. 24, 1667 by John Whipple, Sr. and Samuell Poore.

Inventory\* of the estate of Lyonel Worth of Newbury deceased the 6: 5m: 1667 taken 9: 5m: 1667, by Joseph H[ills. *copy*], John B[ayley. *copy*]: the dwelling house, barne and ten Acres of land belonging to it, 100li.; 8 Acres Land by dismall, 40li.; 30 Acres pastur land, 60li.; A parcel of Meadow in the boggie Medo, 60li.; Another parcel Meadow on Salisbury side, 30li.; 3 hay lotts in Plumb Iland, 20li.; 2 Oxen, 14li., 3 Cows & 3 heifers, 24li., 38li.; 2 yearlings & 2 Calves, 6li.; one Mare, 6li.; 5 swine & 4 piggs, 6li.; one plough, harrow, cart, yolk & chain, 1li. 10s.; 3 hows, 2 Axes, 2 forks, 16s. 6d. In the Hall: two bedsteads, two beds, 3li. 10s.; three bolsters, 2 pillows & Cases, 2li. 3s.; 2 payer blankets, one Covering, 2li. 8s.; [one. *copy*] Rugg, Curtins & vallance 1li. 10s.; [one paire of. *copy*] white blankets, 2li.; [two paire of sheets. *copy*] & a straw bed, 2li. 5s.; [one cubbord, 9s., one box. *copy*], 5s., 14s.; [7 pewter dishes & other. *copy*] pewter, 2li. 3s.; [one warminge pan & two. *copy*] [s]killets, 12s.; [one scimer, one basting. *copy*] Ladle & lamp, 3s.; [two brase kettles, one brase. *copy*] pott, 2li. 10s.; [one Iron pott, hookes & *copy*] tramell [10s. *copy*]; [one box, 4s., 3 chaires, 2. *copy*]

\* Copy in Ipswich Quarterly Court Records, vol. 5, page 52.

[p]ayl [15s. *copy*]; [3 cushions, 2 boxes, one sword. *copy*], 1li. [1s. *copy*]; [ould Iron & other lumber. *copy*], 3s.; [Dr. Gouges Book & Mr. *copy*] [P]erkins, 1li. 10s.; [Mr. Dods book, Mr. Perkins book. *copy*] Mr. Prestons books, 16s.; a bible & other Books, 6s.; one churne, one tubb, 10s.; one sadle & pillion & pannil, 1li. 10s.; one bridle, cart rops, thre wheels, 1li. 2s. In the parlour: one bedstead & cord, 1li.; one bed, one boulster, 2li. 10s.; two pillows & one Rugg, 3li.; 7 Cushions, 45s., 4 boxes, 10s., 2li. 15s.; one chest, one trunk, 1li. 4s.; one Sea chest, 16s.; his wearing Apparrel, 9li. 19s.; one bearing cloth, 9s.; 3 sickles, 2 seives, 1 basket, 7s. 6d.; 4 bushel wheat, 1li.; one chest & table, 8s.; 7 bushels of indian, 1li. 2s. 6d.; 2 ends blu cloth, 2li. 14s.; one cradle, 3s., 2 ladders, 4s. 6d.; 2 yards cotton cloth, 6s.; one pike, 7s., 8li. sheep wool, 19s.; 12 cheeses, 40li.; cotton wool, 2li. 14s.; 2 bushell of malt, 9s.; one corslet & Leather coate, 2li.; one payer fine sheets, 1li. 15s.; 2 payer of sheets, 2li. 10s.; one Hed sheete, 2li. 12s.; two board cloaths & cubbard cloth, 1li.; thre shirts, 16s.; 1-2 doz. napkins & 6 pillow cases, 2li. 8s.; 6 napkins, 2 board cloths, 1li. 3s.; 1 bolster case, 6s., 2 pillow cases, 6s., 12s.; childbed Linen, 2li. 15s. In the Sellar: A parcel of pork & Barrell, 1li.; 2 Beer Barrills, 2 botles, 10s.; 2 keelars, 2 trays, 6s.; a parcel of Butter & two pots, 12s. Corne on the ground: Indian 7 Acres, 10li. 10s.; Barley, 4 Acres, 8li.; wheate, 2 Acres, 3li.; Oats, 2 Acres, 2li. Debts owing to the estate: Dan. Lunt, 1li.; Tristram Coffin, 1li. 10s. An old sythe [4s. *copy*]; A Grindstone, [2s. *copy*]; A Long Ladder [3s. *copy*]; more in cloth [& yarne, 4li. total, 477li. 13s. *copy*]. Debts due from the estate: Mr. Woodma[n]; Capt. Ge[rish. *copy*]; Sergeant [Knight. *copy*]; other sma[ll debts. *copy*].

Attested in Ipswich court Sept. 24, 1667 by Susana Worth.

*Essex County Probate Files, Docket 30,700.*

#### ESTATE OF AUSTIN KILLAM OF WENHAM.

“2<sup>d</sup> of the 4<sup>th</sup> mo: 1667 The Last will & Testament of Austen Killim I Being Sicke & Weake of Body yet of pfit memory Comit my Soull into the hands of the Eternall God & father in Jesus Christ & Dispose of my Estate as ffolloweth Imprimise I Giue to my welbeloued wife all my Catle & swine & moueable Goods also I Giue my Dweling House & Land therevnto Belonginge (Except Six Akres which I haue alridy Giuen to my Son Lott) both vpland & Medow for the terme of hir life (vnlese shee shall haue need to sell any of the Afforesaid medow for hir vse) & then my will is that it shall

be my Son Lotts But if he Dy Before his mother my will is that shee shall haue the Sole Disposeing of it to whom shee think meet. Also my will is that my Son Lott shall haue fve Akres of Lande Betwin Ipswich lyne & the Sawepit vnlese his Brother John shall Giue him an Assureance of fve Akres in the neck of which my Son lot hath nowe ||pte|| in his posseson & for the Rest of my farme both vpland & medow that is not now in my posseson I haue formerly Disposed of it & my will is that there be no alteration of any pte of it vnlese the aforesaid fve Akres (by the sawe pit) to my son Lot & further I make Choice of my welbeloued wife to be Sole Ex-treux to this my will."

Austen (his A mark) Killim (SEAL)

Witness: Tho. ffiske, Richard (his R H mark) Huttu.

Proved in Ipswich court Sept. 24, 1667 by the witnesses.

Inventory taken 11: 4: 1667, by Richard Huttu and Tho. Fiske: howse & twenty two Akres of upland & medow with the Crop, 76li.; Catle, 28li.; Swine, 3li.; Bed & furniture, 8li.; one Cubbard, 10s.; one Chest, 8s.; one Table, 4s.; one powdering tubb, 6s.; Bras, pewter & Iron pot, 3li.; Cottu wooll & yarne, 1li. 12s.; Severall other utelses, 1li.; total, 122li.

Attested Sept. 24, 1667 by Daniel Killam and Mr. Charles Gott.

*Essex County Probate Files, Docket 15,453.*

Whereas there was a will of Austin Killum proved the last court and no executor named, court Mar. 31, 1668, appointed Daniell Killum as administrator. *Ipswich Quarterly Court Records, vol. 5, page 60.*

#### ESTATE OF MRS. ALICE KILLAM OF WENHAM.

"I Allace Killum widdow to y<sup>e</sup> lately deceased Austin Killum, being under the afflicting hand ||of god|| & not knowing how soone god may put a period to my dayes upon Earth, & now being (through the mercy of god) in my right sences doe Judge it meet to make my last will & Testament: this third of July 1667 which is as followeth viz: Imprimis I give up my Soule to y<sup>e</sup> ever blessed god through Jesus x<sup>t</sup> my deare Savio<sup>r</sup> (who hath purchessed mee w<sup>th</sup> his most pretious blood) My body I give to bee decently buried in the Earth their to remaine till the gennerall resurrection As for my outward estate w<sup>ch</sup> god (of his godnesse) hath lent mee, I will that

my debts bee paid in the first place for w<sup>ch</sup> end I put ||all|| my crop upon the ground, into the handes of my sonne Daniell to looke after it, & to dispose of it for the paying my ingagem<sup>ts</sup>, in case y<sup>t</sup> should fall short y<sup>t</sup> it will not accomplish y<sup>e</sup> whole, it is my will it bee made up out of my other estate, my debts being paid I will That my daughter Elizabeth Hutten have my bed on w<sup>ch</sup> I ordinary lye together w<sup>th</sup>all the appurtenances belonging thereto. hir daughter Elizabeth have my scarfe my daughter Sarah Fiske have foure poundes paid to hir my daughter mary & Ruth each of y<sup>m</sup> three poundes my Daughter Daniells wife ten shillings my Granddaughter Mary Killum my flaggon, These legacies being paid I will all the rest equally to bee devided amongst my sonnes & daughters my Sonne Lott to have as apart of his my interest I have in his maire w<sup>ch</sup> is three pounds I will also y<sup>t</sup> m<sup>r</sup> Charles Gott together w<sup>th</sup> my sonne Daniell see that this will & Testam<sup>t</sup> bee carefully attended To y<sup>e</sup> Confirmation of y<sup>e</sup> whole & every part hereof I set to my hand this third of July 1667."

Alice (her + mark) Killum

Witness: Antipas Newman, Charles Got, Sr., Daniel (his D D mark) Kilu[m]. *Essex County Probate Files, Docket 15,451.*

Inventory of the estate of the widow Killim taken 10: 5: 1667, by Richard Kemball and Tho. Fiske: one Carpit Cloath, 4s. 6d.; on English Sardg Gowne, 3li.; one french Sardg Gowne, 2li. 15s.; one Sardg Hood, 16s.; one Cottn wastcoat, 7s.; an under Coate, 6s.; one White Apron, 9s.; one White Cubbard Cloath, 1s. 6d.; one peice of Carpitin, 6d.; one neck Handkercheife, 2s.; one Band & Dresing, 1s. 6d.; one stuff Coate, 5s.; one paire of Cottn Sleeves, 1s.; two Spoones, 6d.; Corne upon the land, 18s. 6d.; total, 9li. 8s. Debts, 10li. 6s. 8 1-4d.

Attested Sept. 24, 1667 by Daniell Killam and Mr. Charles Gott. *Essex County Probate Files, Docket 15,453.*

#### ESTATE OF WILLIAM SIMONS OF HAVERHILL.

Administration on the estate of Willi. Simons, granted 8: 8: 1667, to Sam. Simons, and he was to have until the next Salisbury court for perfecting the inventory. *Hampton Quarterly Court Records, vol. 1, leaf 49.*

## ESTATE OF SAMUEL WILLCOCK OF HAVERHILL.

Administration on the estate of Sam. Willcock, late of Haverhill, granted 8: 8: 1667, to Jno. Haseltine, and he to bring in an inventory to the next Salisbury court. *Hampton Quarterly Court Records, vol. 1, leaf 50.*

John Hazeltine was ordered Apr. 12, 1670, to deliver the cloth-workers' shears and the implements belonging to them that were left in his hands among the goods of Samll. Willcott of Haverhill, deceased, to the man of whom said Samuell bought them, if he had not as yet been paid. He was further ordered to pay the man what more was due him beyond what the shears amount to, which were not appraised in the estate. *Salisbury Quarterly Court Records, vol. 1, leaf 72.*

## ESTATE OF ELIZABETH BLAISDALE OF SALISBURY.

Administration on the estate of Elizabeth Blasdale granted 8: 8: 1667, to Joseph Stowers. *Hampton Quarterly Court Records, vol. 1, leaf 51.*

Inventory of the estate of Elizabeth Blaesdell of Salisbury taken by Henery Browne and William (his A mark) Allin: two cowes, 8li.; her bed and bolster, 45s.; an old rug and 2 old blankit, —; a Cote and wasteote, 1li. 8s.; another Cote, 9s.; other old Clothing, 13s. 2d.; a warming pan and skillit, 11s.; old close, 14s.; 2 shifts, 8s.

Attested in Hampton court 8: 8m: 1667 by Jos. Stowers. *Essex County Probate Files, Docket 2,555.*

## ESTATE OF JOHN LAMBERT OF ROWLEY.

Administration on the estate of John Lambert, intestate, granted Nov. 14, 1667, to his widow Abigail. *Ipswich Quarterly Court Records, vol. 5, page 55.*

Inventory of the estate of John Lambard taken by Rich. Swane, Ezekell northend and Will. La [w copy]: in bills, 119li. 8d.; in wearing cloths and boots, 5li.; in brass and peuder, 6li.; in bed, beding, boxes, tabl and chairs, 10li.; sheep woll and linin yearn, 1li.; hous, shattrd barn and land at home, 60li.; 6 ackers of land in Sachells ground, 30li.; 2 ackers of land beyond Sachells bridg, 6li.; 3 ackers of land att Cow bridg, 9li.; 8 ackers and a half in the plain, 4li.; 8 ackers of new land, 5 being ruff, 11li.; Comaniggess, 8li.; 100 ackers of land att miremak, 40li.; 28 ackers off middow, 90li.;

15 ackers and a half of Corn, 20li.; 30 load of hay, 14li.; a printis boy, 8li.; 4 yoak off oxen, 48li.; 8 Cowes, 30li.; 5 yong cattell and 3 Calves, 19li. 10s.; 2 sheep, 1li., swine, 13li., 14li.; 1 maire and a sucking Coult, 6li.; another mair and Coult and young hors, 12li.; a Cart, plow, chain and yoaks, 2li.; a saddell and pillion seat, 1li. 10s.; total, 589li. 8d. Debts due from John Lambard, 25li. 9s. 7d.; as also to Francis Wainewright as appears pr his booke, 5li. 11s.; to Jn<sup>o</sup> Graent, 1li. 6d.

Attested in Ipswich court 14: 9br: 1667 by Abigail Lambert, wife of John Lamberd, and the ordering of the estate to be at the March court. *Essex County Probate Files, Docket 16,182.*

Administration having been granted to Abigaill Lambert, widow of John Lambert, and an inventory brought in and sworn by said widow at Ipswich court, Nov. 14, 1667, amounting to 541li. 19s. 7d., and there being two children left, a son and a daughter, court Sept. 29, 1668, ordered 240li. to the son in the land as appraised at the age of twenty-one years, and 120li. to the daughter at the age of eighteen or marriage with her mother's consent. The widow was to have the rest and if she married again, security should be given for the payment of the daughter's portion. *Ipswich Quarterly Court Records, vol. 5, page 78.*

Nathanll. Putnam, informing the court that there were 60li. in his and Joseph Huchesson's hands of the estate of Jon. Lambert, deceased, and there being 120li. legacy to be paid to the daughter Abigail, court 25: 4: 1672, ordered that it be secured in their hands for the payment of this legacy as far as it would go. Anthony Ashby was ordered to appear at the next Ipswich court to give security. *Salem Quarterly Court Records, vol. 5, leaf 56.*

#### ESTATE OF SAMUEL ARCHER OF SALEM.

Administration on the estate of Samll. Archard, granted 26: 9: 1667, to Susana Archard, widow, and Samuel Archard, and they were ordered to bring in an inventory to the next Ipswich court. *Salem Quarterly Court Records, vol. 5, leaf 7.*

Susana Archard and Samuell Archard, administrators of the estate of Samuell Archard, deceased, brought in an inventory amounting to 176li. 3s. 6d., the estate being debtor 195li. 14s. 1d., and the widow's thirds of the housing and

land being 39li. Remainder of the estate is 137li. 3s. 6d. which will hold out to pay the debts but at the rate of 14s. per pound. There being an order of last Ipswich court that all creditors should present their claims at this court June 30, 1668, all who make demands after this court cannot expect satisfaction. It is to be understood that at the widow's decease, her thirds are to be used to pay the creditors. *Salem Quarterly Court Records, vol. 5, leaf 11.*

Samuell Archard's estate, being committed into the hand of Mr. William Browne, sr., by consent of Susana Archard and Samuell Archard, jr., formerly administrators, and agreement of the several creditors together with Major Hathorne and Hilliard Veren appointed to end the dispute, being presented, court June 29, 1669 allowed it and Mr. Browne was to settle the estate. *Salem Quarterly Court Records, vol. 5, leaf 27.*

Inventory of the estate of Samuell Archard, deceased, taken Dec. 17, 1667, by Edmond Batter and Hillyard Veren: Dwelling house, with ye outhouses, with ye orchard & all ye ground adjoining, half an acre, 65li.; 16 pole of ground lying on the other side of the land, 5li.; 8 acres of land in ye south feild, 12li.; a cow & som haye, 4li.; in ye parlor, one feather bead not full, one bolster, 2 pillows & beers, very old curtains, bedsteed & appurtenances, 7li.; a truckle bedsteed & appurtenances, 1li.; a side Cubboard, a cloath & Cushin, 1li. 10s.; wearing apparrell, a new rochet & breeches, 2li.; one old suite of Olive Collour, 1li.; old worne wascoats, drawers, 2 doblets & stockings, 1li. 6s.; a coat & an old cloke, 1li. 10s.; a remnant of Irish Cloath, 5s.; Hatts, 16s., 2 old chests, 14s., a deske, 4s., 1li. 14s.; 6 Joyne stooles & an old stoole table, 14s.; old shooes, 5s., an old case & some bottles, 3s., 8s.; 4 old chaires, 4s. 6d. with earthenware, 30d., 7s.; 9 napkins, 6s., 4 old pillow beers, 6s., 12s.; 3 pr. & one shecte & pt. of one, 1li. 10s.; 8 old towells, 30d., 3 shirts, 15s., 17s. 6d.; 3 old pothookes & skillett, 12s.; 2 Hangers, trivet & gridiron, iron tongues, fire shovell, spit & smooth Iron, 1li.; som broken brasse, latten cullender, trenchers, seive, pestle & mortar, 10s.; pewter, 1li.; corne 5 bushells, 1 Bush. pease, 18s. 6d.; old tubs, 4s., one broad ax & other tooles, 15s., 19s.; In the kitchen, a very little old feather bead & appurtenances, 2li. 10s.; a smale Anchor and cask, 1li. 10s.; halfe of a grinstone, 2s. 6d.; owing from Mr. William Brown, jr., 7li.; firewood, 16s.; owing from Samuell Archard, 12s. Creditor by the marshall

ordered from the County, 5li. 15s.; by John Bly, 2li. 15s. 5 acres meadow, 35li.; due from Samll. Archard, 7li. 10s.; total estate, 176li. 3s. 6d.

Attested July 3, 1668 by Samuell Archard and 15: 10m: 1668 by Susana Archard. *Essex County Quarterly Court Files, vol. 14, leaf 135.*

Return of the arbitrators, Wm. Hathorne, William Browne and Hillyard Veren that said Browne should pay the creditors at the rate of 16s. on the pound, except Mr. Phillip Cromwell and George Ropes, who were to have 18s., in consideration of their charge in their two actions. Samuell Archard was to have one-half of the meadow equally divided, the wife to have her thirds and the creditors the reversion of the thirds. Allowed in court, 24: 9: 1669.

The estate was debtor: To Mr. Phillip Cromwell, 16li. 1s. 5d.; Mr. John Gidney, 8li. 8s.; William Flint, 10li.; Mr. Ruck, 3li. 17s. 6d.; Tho. Cromwell, 2li. 6s. 6d.; John Furbush, 1li.; Anthony Needham, 3li.; Jon. Pickering, 1li. 10s.; Samuell Corning, 10s.; John Neale, 20s.; Frances Skerry, 16s.; Mathew Dove, 4li. 3s. 6d.; Mr. Batter, 10s.; Edward Flint, 14s.; Tho. Dixy, 2li. 16s. 8d.; Hen. Renolls, 4s. 6d.; Capt. Price, 4li.; William Lord, 12s.; Sergt. Hale, 1li.; Tho. Rix, 1li. 10s.; William Smith, 3li. 3s.; John Milk, 14s. 6d.; Samuell Archard, for a horse, mare, etc., 27li. 10s.; William Curtice, 3li. 5s.; William Oxman, 13li.; Mr. Willm. Browne, sr., 33li. 9s. 6d.; Jno. Kitchin, 1li. 3s.; George Ropes, 12li.; Mr. Henry Bartholomew, 2li. 7s.; Nathaniel Felton, 12s.; Richard Stackhouse, 10s.; Samll. Archard for meadow for 4 cowe keeping, 28li.; Samll. Archard p Mr. Browne, 7li. 10s.; total, 195li. 14s. 1d.

Geoles Aley, aged about forty-two years, deposed that he saw Susanna Archer, wife of Samuell, deceased, about three days after his death, fetch a piece of linen cloth and cut it up for own use. Sworn, 25: 7: 1668, before Wm. Hathorne, assistant.

William Oxman, aged about thirty-five years, deposed the same. Sworn, 24: 7: 1668, before Wm. Hathorne, assistant.

Mr. William Browne is Dr.: On 13: 12: 1657, to 1 dayes work, 3s.; 13: 1: 1657, paid you by Tho. Goldthwrite, 1li. 17s. 6d.; serving attacht. upon Samll. Bennett's land, 10s. 3d.; 2: 3: 1658, my liter one tide aboard Will. Hollingworth, 2s. 6d.; 20: 4 mo. arresting Mr. Purchas, 2s.; attaching

goods in Jon. Ormes hand of Will. White, and answering Danyell Salmon, 2s. 9d.; 8 mo., dd. yor. son Samuell a narow Ax, 5s.; to pay me for Mr. Jolife for my liter, 3li.; 9mo., for John Peach for hemp, 15s.; attaching goods of Will. Townes & attaching goods of old Gillum & his son, 9s. 3d.; attaching goods of Thomas Tuck & attaching Richd. Stackhouse, 5s.; 3: 9mo., dd. yorselpe 2 C. of suger at 40s. p C., 4li.; you are to pay me for Georg Bigford, 10s.; and for Good. Ringe, 2s. 6d.; 1: 11mo., for Jon. Massy serving attachment, 3s.; you promised to pay me 30s. out of 5li. 6s. which you recovered of one White, 1li. 10s.; 12mo., to Mathew Nixon, 1 Bushell of pease, 4s.; arresting Robt. Gray, Junr., 1s. 6d.; 8 mo. 1659, my liter 2 tides aboard Adam Westgate, 5s.; one turne for paving stones, 5s.; 1: 5mo., you pmised to pay me for Samll. Benett about Mr. Webb's busines, 1li. 10s.; 7mo., John Symonds, 125 foot of board used at Mr. Ruckes, for Mr. Higgeson, 8s.; dd. yourselpe 7 C & 26li. of barr Iron, 9li. 1s. 3d.; you had my liter 2 dayes aboard a french ship at Marblehead, 1li. 4s.; 8 mo, my liter for stones for your chimly, 3s. 4d.; and you are to paye me for Will Foard, 9s.; for John Gent your son Will. pmised payment., 8s.; William Biggford, Arther Wormwood & John Rice are debts, 1li. 10s.; 23: 10mo., to paye me for Ed. Woollen for land sold him, 8li.; 28: 11 mo., to pay me for Samll. Bennett, 2li. 10s.; for Mansfeild entry of an Action, 10s.; for John Codner, 6s. 3d.; 1 mo., 1660, ataching Left. Hewes body & goods, 15s. 3d.; you are to paye for Joshua Codner, aresting of him twice for Ed. Woollen, 10s.; 2 mo., Mathew Nixon & B. Pease, 2s. 6d.; 3 mo., by liter 3 dayes & 3 nights to bring 4 liters of salt from aboard Jerzy Browne, 12s.; my liter upon ye same ship 3 weekes, 2li. 8s.; 4 mo., my liter to cary fish aboard a french ship, 9s.; 5mo., you pmised to pay me for Mr. Michelot (I think his name is) for my liter to cary fish aboard his ship; at ye same time you pmised to pay me for Jerzy Browne, 12s.; 6mo., for Goody Legg, 2s. 6d.; for James Smith upon his presentment, 2s. 6d.; 7 mo., for Mathew Woodwell for new barrels had of my son John, 4li. 14s. 6d.; my liter 2 turnes for paving stones, 10s.; my liter one tide to cary fish aboard Mr. Grafton, 2s. 6d.; 9 mo., for hemp Jon. Peach had, 1li. 10s. 6d.; 10mo., for Mr. Jolif for my liter to cary fish aboard a ship, 2li. 10s.; for Capt. Pembleton, 10s.; my liter 2 turnes for limestone a board Adam Westgate, 10s.; aresting Good. Preston, 4s.; 9: 12mo., Ataching widdow Nicholson's house & land, 4s.; 1 mo. 1661, for Christopher Phelps, 5s.; 2 mo.,

my liter aboard Richard Holinworth for goods, 2s. 6d.; 3 mo., my liter 2 tides aboard Jon. Gardner for goods, 5s.; 4 mo., for Tho. Pitman of Marblehead, 15s.; 8 mo., my share for making 3 windows in the kitchen chamber, 17s. 8d.; 12: 10mo., for Tho. Clay, 1li. 3s.; for Mr. Russell, 11s.; for John Southwick, 15s. 10d.; 20: 2: 1662, your son John pmised to pay me for Mr. Endecot for aresting John Norton, 4s.; 3 mo., ataching Mordecai Crefords fish, waying & putting ye fish in house &c., 1li.; 2: 4 mo., ataching Capt. Marshalls goods, 6s.; 4 mo., ataching John Stacies land, 4s.; 1 dayes worke about your pamides, 4s.; 5 mo., my liter aboard Capt. Clearke for wine & other goods, 8s.; 8 mo., 1 dayes work in kitching chamber about doors, 3s. 8d.; 2 dayes work in ye chamber to make closetts, 6s. 8d.; 28: 9: 1663, for ye french potter, 6s.; for Jon. Ingerson, 2li.; entry of 2 actions for Mr. Endecot, 1li. 10s.; for myselfe & my son John 34 dayes work; my share of sawn timber, 11s.; 2 peeces sawne timber 20 foote long, 2 boards, 2s.; my share for the kitching frame, 16li.; my share for covering & elabording, 2li.; 8 dayes worke in ye kitchin, 1li. 4s.; you pmised to pay me for woollen, my share, 11li.; paid you by Mr. Stileman, 5li.; total, 120li. 16s. 6d.

The whole estate had credits of 176li. 3s. 6d. and debits, 195li. 14s. 1d., which makes 18s. payable by the pound. The several parcels of Land & house wherein the widow has her thirds for her life make 117li., her pt is 39li., which then makes about 14s. p li. payable to creditors.

*Essex County Quarterly Court Files, vol. 14, leaves 137-139.*

#### ESTATE OF THOMAS RANDALL OF MARBLEHEAD.

Inventory of the estate of Thomas Randall was brought in, 26: 9: 1667. Court ordered that the estate remain in the hands of Sara, relict of John, until the court took further order. *Salem Quarterly Court Records, vol. 5, leaf 7.*

Inventory taken Nov. 20, 1667, by Moses Mavericke and Erasmus James: One Rugg, 1li. 10s.; one Bolster and pillow, 15s.; one bedsack with Flockes and two old Blanketts, 10s.; 1 pr. of sheetts, 16s.; 1 pr. Breeches, 8s.; one whele, 4s.; one chest, 7s.; one Hogg, 18s.; Cotton yarne, 7s.; one pewter Dish, poringer and Dripping pan, 5s.; one smothing Iron and pot hangers, 5s.; one Bed matt, 4s.; total, 6li. 9s. *Essex County Quarterly Court Files, vol. 13, leaf 15.*

## ESTATE OF JOHN WHITE OF HAVERHILL.

“The last Will & testament of John White of Haverhill made January: 1<sup>st</sup>: 1668 I give to my Father W<sup>m</sup>: White one acre of meadow at y<sup>e</sup> hethir North-meadow, & two spotts of meadow at the farre North-meadow a little beyond Goodman Heath<sup>s</sup>. I give him also thirty acres of upland out of my hundred acres lying beyond Dan<sup>l</sup>: Bradleyes to the Westward, w<sup>ch</sup> thirty acres he shall have dureing his life, & at his death it shall returne to my wife if liveing, otherwise to my son John. I give to Hannah my Wife my now dwelling house and home lott. I give her my Ox-comon lot; I give her my lott in the great plaine; I give her my East meadow; I give her three acres — halfe at the farre North-meadow; And I give her one acre — pond meadow; All which parcells of meadow & upland thus mentioned to be given to my wife, I doe give them to her dureing the terme of her naturall life; and at her death my will is that they shall returne to my Son John. I give unto my Son John all those uplands and meadowes that I am now possessed of, or shall of right fall by any after divisions in the Towne of Haverhill to my accomodations, excepting only as is above excepted in this my Will. I give all my stock of neat cattle, horses, sheep & swine; & all my brasse, peuter, bedding, household stuff, implements of husbandry, & working tooles to Hannah my wife. My Will is concerneing my debts that they shall be paid out of my stock of cattle & moveables abovementioned.

“I committ my Son John to the hands of my wife dureing the time of her widdow-hood, to be educated & brought up in y<sup>e</sup> feare of the Lord, & to be maintained out of y<sup>e</sup> estate that by this my Will I have given to my Wife. And in case shee shall marry againe then my will is that if my Father W<sup>m</sup>: White please he shall have full power to take my Son John home to himselfe, & have the sole, & whole care of his education, & power to dispose of & order him; my Father White being to be allowed three pounds per annum toward the mainenance of my Son John out of that Estate that I have now by this will given to my Wife. I constitute & appoint Hannah my Wife to be the sole Executrix of this my last Will & testament, & doe also desire my Father white to be Overseer of this my will, and helpfull to my Wife about the executeing of this my Will. John White did make this his Will & Testament upon the day first above mentioned in y<sup>e</sup> presence of John Ward, Nath<sup>l</sup>: Saltonstall.”

[no signature]

Witness: John Ward, Nath<sup>l</sup>. Saltonstall.

Proved 23: 1m: 1668 by John Ward before Simon Bradstreete, and in Salisbury court, 13: 2m: 1669 by Mr. Nathaniel Saltingstall.

Inventory of the estate of John White of Haverhill, deceased Jan. 2, 1668, taken Jan. 7, 1668 by Thomas Davis and George Browne: Weareing apparrell, hatts & linnin, 13li. 15s.; Shoes, 2 paire, 10s.; Bedding, Ruggs, blanquetts, curtaines & pillows, 10li.; sheets, pillowbeers, table linnin, 10li. 8s. 4d.; cushions, 13s. 4d.; cloth & yearne, 9li. 6s.; cotten wooll, 1li. 10s.; corne, 5li.; Brasse & peuter potts, &c., 3li. 14s.; Earthen ware, 5s.; Tubbs, barrells & wooden ware, 1li. 10s.; chests, boxes, bedstedds, tables & chaires, 2li. 15s.; Tramells, Tongs, firepan, grideiron, &c., 10s.; Implements of husbandry, hammers, &c., 1li. 13s. 4d.; Two bibles, 8s.; Artilerie ware, 1li. 10s.; Saddle, pillion & pannell, 2li.; collar & traise, yoaks, spanshackle, &c., 1li.; 2 oxen, 3 coves, 2 young cattle, 30li.; horse & Mare, 10li.; sheep, 30s., swine, 3li. 10s., 5li.; House & home Lott of 4 acres, 30li.; Meadow, 26li. 10s., Fourth division right to be laid out; upland improved & wast, 81li. 10s.; 6 commonages in ye cow comon, 10li.; A cow hide, 12s.; In other small things about 10s.

Attested in Salisbury court 13: 2m: 1669 by Hannah White.

*Essex County Probate Files, Docket 29,581.*

#### ESTATE OF HENRY DAB (OF MARBLEHEAD?).

Administration on the estate of Henry Dab, intestate, granted Mar. 31, 1668, to Mr. Moses Maverick and Samuelli Ward, who were ordered to bring in an inventory to the next Salem court. *Ipswich Quarterly Court Records, vol. 5, page 59.*

#### ESTATE OF EDWARD YARD (OF MARBLEHEAD?).

Administration on the estate of Edward Yard, intestate, granted Mar. 31, 1668, to Mr. Moses Maverick and Samuelli Ward, who were ordered to bring in an inventory to the next Salem court. *Ipswich Quarterly Court Records, vol. 5, page 59.*

#### ESTATE OF JOHN BIRD (OF MARBLEHEAD?).

Administration on the estate of John Bird, intestate, granted Mar. 31, 1668, to Mr. Moses Maverick and Samuelli

Ward, who were ordered to bring in an inventory to the next Salem court. *Ipswich Quarterly Court Records, vol. 5, page 59.*

ESTATE OF RICHARD JANE (OF MARBLEHEAD?).

Administration on the estate of Richard Jane, intestate, granted Mar. 31, 1668, to Mr. Moses Maverick and Samuell Ward, who were ordered to bring in an inventory to the next Salem court. *Ipswich Quarterly Court Records, vol. 5, page 59.*

ESTATE OF WILLIAM LAW OF ROWLEY.

Administration on the estate of William Law, intestate, granted Mar. 31, 1668, to Faith, the widow. An inventory was presented and also a division of the estate to the widow and her child according to covenant before marriage, as also to the rest of the children, namely, Rebecca, Mary, Precilla and Aquilla, which were approved. Maxemilian Jewett, Richard Swan, Ezekiel Northend, John Tod and Samuell Brocklebanke, who presented the division, were ordered to procure a meet person to take the said children with their respective portions and give security and return what they do to the next Ipswich court. The six or seven pounds remaining undisposed of was ordered to be given the children or used to pay expenses in the settlement of the estate. *Ipswich Quarterly Court Records, vol. 5, page 57.*

Inventory taken Apr. 1, 1668, by Maxemillion Jewett, Richard Swan, Ezekiel Northend, John Tod and Samuell Brocklebanke: in purse sillver, 19s. 8d.; bookes, 1li.; the best dublit and breches, 2li. 5s.; the best jacket, 1li. 8s.; one cloath coatte, 2li.; one searge coate, 1li. 8s.; one ould searge coat, 8s.; ould searge dublit & briches and other ould clothes as briches, drawers and stockins, 1li. 1s.; one home made cloth jacket, 6s.; boots and shoos, 18s. 2d.; shifts, 1li. 1s.; bands and neck clothes, 13s.; hats, 1li. 5s.; one feather bed with the furneture on it, 7li. 17s.; 2 feather beds and 2 feather bouldsters & 7 feather pillows, 16li.; 3 other bouldsters, 10s.; one other feather bed, 4li.; one greene Rug & one blue one, 3li.; one yellow cotton Rug, 1li.; one Red & one blew blanket, 10s.; one paire of blankets more, 15s.; one paire of white cotton blankets, 1li. 7s.; one bays blanket, 10s.; 3 ould blankets more, 18s.; one greene English Rug, 2li.; one new coverlet, 1li. 12s.; 4 curtaines and one valliant, 1li. 7s.; one bedsteed with curtaines and curtaine Rod, an old bed lying on it, with matt and cord, 3li. 5s.; one bedsteed more, 1li. 10s.;

6 wrought cushins, 2li. 8s.; 9 sheets, 3li.; 2 table cloathes, 12 table napkins, 1li. 13s.; one ould sheet, 2 towells, 9 pillow-bears and other ould linen, 1li. 16s.; one carpet and one ould curtaine, 15s.; one searge hood, 15s.; one searge wascoate, 12s.; one penistone wascoate, 12s.; one tufted hollow wascoate, 5s.; 4 cushins and a child's mantle, 1li.; a sword, corslet and picke, 2li. 10s.; puter and tinn, 4li. 3s.; brase, 5li. 10s.; 2 Iron pots, 6s.; earthen ware, trenchers, glases and a lanthorne, 12s.; hops, cards, yarne and Cotton woolle, 5li. 6s.; 3 chests and one box, 1li. 1s.; wheat, 3li.; malt and barley, 6li.; Rie, 1li. 12s.; oats, 10s.; a ferkin of soape, 1li. 6s.; kneading trough, meall sives and corne sives, 9s.; bacon and porke, 10s.; pease and beanes, 8s.; tallow and candles, 6s.; Indian corne, 1li. 17s. 6d.; wooden vessell, 1li. 1s.; Tongs, tramells, greed-iron, mortar, pestell, spad, shovell, axe and other Iron things, 1li. 13s.; a sadle and bridle, 1li. 10s.; cart, yoakes, chaines, slead, plough, forkes, cart Roape and a wheale barow and such like things, 4li. 8s.; 4 chaires and 2 ould cushins, 7s.; window glase, 13s.; one paire of oxen, 12li. 10s.; one paire of younger oxen, 11li. 10s.; one paire of steeres, 10li. 10s.; one paire of younger steeres, 6li. 10s.; one paire of younger steeres more, 5li. 10s.; 3 callves, 4li. 10s.; one heiffer, 2li. 15s.; one yeare old beast, 1li. 17s.; 6 cowes, 26li.; one calfe & 10 shepe & 2 lambs, 7li.; 4 cowes more, 15li.; one mare and coult & a yereng horse, 9li. 10s.; ten swine, 5li. 18s.; house, barne, orchard and land on both side of the street, 40li.; an acre and quarter of land neere to Samuell mighills, 8li.; 4 acres of land bought of John newmarch in the northeast feild and for land neere the cow bridge that was given to amend the said 4 acres, 30li.; a percell of land beyond the mill River that was laid out unto him for an acre and halfe but part of the end next to the River being sould of to John Pearson and fenced of the rest with one acre of land in Simonds feild bought of Mr. Anthey Crosbie at 20li.; 2 acre and a halfe of meadow in Satchwell meadow, 12li. 10s.; 2 acres of marsh by shad creeke, 10li.; marsh at Elders Ilands bought of Mr. Crosbie, 20li.; 5 acres more meadow Rough & salt, 25li.; 5 acres more in the low marsh, 15li.; marsh at hogg Ilands, 4li.; 3 gates or cow commons, 6li.; land at merimacke 140 acres and some meadow in Craine meadow, 50li.; hay in the marshes, 1li. 10s.; a cotton loun with furneture to it, 2li. 13s.; a spoole wheell and bags, 7s. 6d.; one chaire more, 4s. 6d.; 2 tables, 1li. 5s. 6d.; a musket, 12s.; a bedsteed more, 5s.; a blew satanisco coat, 1li. 16s.; one Red Tammie coat, 1li.; 2

wascoats, 1li. 18s.; cash, 3li.; 12 table napkins, 1li.; 6 pillowbeares, 1li. 4s.; 3 table cloathes, 11li. 6s.; one apron, 6s.; towells and hollon cloath, 6s. 6d.; 7 sheets, 2li. 19s.; other linen and a boxe, 5s.; 2 boxes with lace, 8s.; 6 spoones and one cotton bed, 19s.; pot hookes, sissers, shears, spurs with an ould covering and a peece of canvis, 12s.; more estat that was in moueables by his wife faith, 32li. 18s.; more estat in bills & bonds, 76li. 3s.; more estat due by bills and booke, 35li. 10s.; total, 654li. 6s. 4d. In debts due from this estat according unto covenant upon marriage, 207li. 12s. 10d. *Essex County Probate Files, Docket 16,442.*

In answer to the petition of Maximilian Jewett, Richard Swan, John Tod, Ezekiell Northend and Samuell Brocklebanke and upon considering the condition of the widow Law being left with a young child, and that his portion is but equal with the other children of Wm. Law, and she being willing to take his equal share in such things that are less profitable for helping therein, showing herself a loving mother-in-law towards them, the court, Mar. 30, 1669, granted that if the child should die soon before it come of age that the mother may not be responsible to pay back all its portion, but only the land that falls to his share, the rest to belong to the mother in consideration of his bringing up.

In accordance with the order of the court, Richard Swan, Maxemilian Jewett, John Tod, Samuell Brocklebank and Ezekiell Northend agreed with Henry Royly to take Mary Law and bring her up as a father, and to have her portion of her father's estate, to be delivered to her if she live, at age or marriage, if not, to be equally divided among the surviving children,—Her portion of the estate consisted of the barn and land on which it standeth, on the south side of the street betwixt lands of Samuell Platts and John Tod, one third of Newmarshes lot, with the third part of the amends unto it, 5 acres of meadow that belonged to Newmarshes lot, one third of the five acres of marsh in the low marsh, and one gate, all amounting to 62li; also bedding, one blue trucking cloth blanket, two wrought cushions, table linen, and things in a box reserved for her by her mother, a blue sattonisco coat, linen lace, twenty shillings in silver, brass, pewter and tinn utensils, etc., amounting to 24li. 18s. 6d., the remainder being 23li. 1s. 6d. to be made up out of his estate.

Henry Royley gave bond of 150li. to return the land and goods and to pay the 23li. 1s. 6d. out of his estate in comon

cattle. If the said Henry or his wife should die before she come to age or marriage the friends abovenamed to be as overseers to see that she have the best care according to their discretion.

Signed and sealed Apr. 1, 1669. Witness: John Johnson, Robert Lord, Sr., An Mihill and Robert Lord, Jr.

According to the above agreement James Bayley agreed to take Prisilla Law and bring her up as a father, and to have her portion of her father's estate, to be delivered to her if she live, at age or marriage, if not, to be divided among the surviving children. Her portion was the gate land beyond the mill River, the land called Simous field, one third part of Newmarshes lot with a third of the amends to it, two acres and one half of meadow in Shatswell's meadow, the meadow bought of Samuell Mighill by Shad creek and two thirds of the five acres of marsh in the low marsh and one gate, all amounting to 62li.; also bedding, table linen, a tufted Holland wastcoat, linen in a box reserved for her by her mother, a chest, twenty shillings in silver, brass, pewter, and tin utensils, etc., amounting to 22li. 8s. 6d., the remainder being 25li. 11s. 6d. to be made up out of his estate.

James Bayley gave bond of 150li. to return the land and goods and to pay the remainder out of his own estate. If the said James Bayley or his wife should die before she come to age or marriage, then the overseers abovenamed to see that she has the best of care. Signed and sealed Apr. 1, 1669.

Witness: Robert Lord, Sr. and Robert Lord, Jr.

Faith Law administrator of the estate of William Law, her husband, agreed with Maximilian Jewett, Richard Swan, John Tod, Ezekeiell Northend and Samuell Brocklebanke to take Rebecka Law, and her portion of her father's estate, and having her choice in the divisions, she had the house, and orchard and all the land on which it standeth on the north side of the street, betwixt land of John Tod, Andrew Hiden and James Barker, Jr., land within the common field near to Samuell Mighill's, the marsh bought of Mr. Crosbie at the Elder Islands, one third of Newmarshes lot, with a third of the amends to it, meadow in Shatswell meadow and one gate, in all amounting to 68li.; also bedding, table linen, a red Tamy coat, linen in a box reserved for her by her mother, linen lace, twenty shillings in silver, brass utensils to be divided with her brother, pewter utensils, etc. amounting to 26li. 3s. 6d. the remainder of the 110li. to be paid out of her estate.

Faith Law gave bond of 150li. to return the above expressed in kind and same when she comes of age or marriage, and the remainder of the 110li. amounting to 15li. 16s. 6d. to pay out of her own estate.

Signed and sealed Apr. 1, 1669. Witness: Robert Lord, Sr., John Tod and Robert Lord, Jr.

The division of the portion of Aquilla Law, youngest child of William Law, deceased, made by Maxemilian Jewitt, Samuel Brocklebanke, Richard Swann, Ezekiel Northend and John Tod and allowed by the court, Mar. 29, 1670: to Faith Law, the mother, 20li. and the remainder including the Merrimack land and the Hog Island meadow, to be divided among the other three children, making 30li. to each child.

*Ipswich Deeds, vol. 3, pp. 113, 114, 116, 146.*

Rebecca Law, being of age, acknowledged the receipt of 110li., from her mother-in-law Faith Law, administratrix of the estate of William Law her late husband.

Signed June 9, 1676. Witness: Phillip Nellson, John Tod, Ezekiel Northend.

Rebecca Law of Rowley acknowledged the receipt from her mother in law Faith Law 12li., the portion due unto her in moveables by the death of her brother Aquilla Law; also 5li. more received of her mother as a legacy given to her by her grandfather Cheny.

Signed June 9, 1676. Witness: Philip Nellson, John Tod, Ezekiel Northend.

Acknowledged in Ipswich court Sept. 26, 1676 by Rebecka Law.

*Ipswich Deeds, vol. 4, page 51.*

Samuell Platts, Jr. of Rowley, husband of Mary Law, acknowledged the receipt of the portion of Mary Law, and fully acquits Henry Ryley from any claim from him of the portion of Mary Law from her father William Law.

Signed Apr. 8, 1678. Witness: Ezekiel Northend, John Tod.

Acknowledged in Ipswich court Apr. 30, 1678 by Samuell Platts, Jr. *Ipswich Deeds, vol. 4, page 155.*

#### ESTATE OF WILLIAM WOODBURY, JR., OF BEVERLY.

Administration on the estate of Wm. Woodbery, intestate, granted Mar. 31, 1668, to Judith, his widow, who presented an inventory amounting to 188li. 10s. 6d. Court ordered that

she pay to the three children 50li. given them by their grandmother, at age or marriage, and 10li. to the younger daughter at the age of eighteen or time of marriage, the house and land to be security. Judith Woodbery bound. *Ipswich Quarterly Court Records*, vol. 5, page 60.

Inventory of the estate of William Woodbery, Jr., taken 23: 11m: 1667, by Tho. Lowthroppe, William Dixeye, John Hill: his wearing Clothes, 5li.; more for clothes, 2li. 10s.; one musket, 1li. 4s.; one bedstead, bedd & furniture, 12li.; one trunelbedde & furniture, 4li. 10s.; six sheetes, 5li. 16s.; towe tabelclothes, 18s.; six napkins, 15s.; more in small lining, 1li. 18s. 6d.; one greate chest & one cubard, 6li.; in plate, 10li.; in puter, 6li.; in brasse, 3li. 5s.; in earthen ware, 18s.; yron waire, 2li. 6s.; table, chaires, stooles & lumber, 12li.; one dwelling house, barne & five ackers of land, 110li.; fiveteene accers of upland, 15li.; one Cowe, 4li. 10s.; towe pigs, 1li.; pine bords, 3li.; total, 188li. 10s. 6d. The estate in debt 100li., 7li., of which 50li. belongs to thre of the Children given them by their grandmother.

Attested in Ipswich court Mar. 31, 1668 by Judith Woodbery, the widow. *Essex County Probate Files, Docket 30,521.*

#### ESTATE OF MARTHA HAFIELD OF IPSWICH.

"In the name of God. Amen I martha Hafeild of Ipswich in new england being by reson of present sicknes much increasing upon me seriously admonished of my mortality yit through y<sup>e</sup> mercy of God enjoying perfecte memory and good vnderstanding after humble acknowledgment of y<sup>e</sup> great patience and rich mercy of God to me, a most unworthy siner all my life long and y<sup>e</sup> comending of my spirit to his grace in jesus christ my body after my decease to comely buryall to y<sup>e</sup> earth out of wch it was taken in hope of y<sup>e</sup> resurrection vnto eternall life and my deare children to y<sup>e</sup> everlasting blessing of there heuenly father, I do hereby dispose of y<sup>t</sup> estate wch y<sup>e</sup> lord hath graciously giuen vnto me as followeth Imprimis I giue vnto my daughter mary Cobbit ten shilling It I giue vnto my daughter Sarah Elsie ten shillings It I giue to my daughter martha Coye a pott brasse scillet and two larg peuter dishes It I giue to my daughter martha Coye fouer payer of sheetes wth fouer napkins and fouer pillowberes It I giue to my daughter martha Coye one kettle as also a stone jugg tipt wth silver It I giue to my daughter Ruth white two larg peuter dishes fouer payer of

sheetes fouer pillowbeeres and fouer napkins It I giue to my daughter Ruth White one brasse kettle and two silver spones It I giue to my daughter Rachell Hafeild my house and land now in the hand of Richard Brabroke prouided alway y<sup>t</sup> she shall giue security by y<sup>e</sup> land for the payment of one third of the rent as it is now lett to Richard Brabroke to my daughter martha Coye her heyers or assignes ||for euer|| yearely all the time of the lease and after the terme of the lease one third of the rent it may or shall be let for It my will is y<sup>t</sup> Rachell Hafeild my daughter shall pay one third of the rente of y<sup>e</sup> farne now in the hands of Richard Brabroke to my daughter Ruth white, to her heyers or assignes ||for euer|| as it is now lett all the time of y<sup>e</sup> lease, and after that is exspyerd one third of the rent it may or shall be lett for, secuering y<sup>e</sup> sayd Ruth white her heyers or assignes by the land now in the hand of Richard Brabroke for y<sup>e</sup> payment of the sayd rent It I giue vnto my daughter Rachell Hafeild my dwelling house wth all the appurtenances as also all my household goods vnbequethed It my will is if Rachell my daughter shall depart this life wthout heyers lawfully beggotten of her body y<sup>e</sup> farne now in the hand of Richard Brabroke be equally deuided betwene my two daughters y<sup>t</sup> is martha Coye and Ruth White and be to them and there heyers for euer It I giue to my two daughters martha Coye and Ruth white all my weareing apparrell both linnen and woollen I do appoyint my much honerd frind m<sup>r</sup> Richard Hubbard executor of this my last will and testament in witnes hereof I haue set to my hand this 11th of June 1662."

Martha (her M mark) Hafeild.

Witness: Samuell Younglove, Daniel warner, sener.

Proved in Ipswich court Mar. 31, 1668 by the witnesses.

Inventory of the estate of the Widow Haffil taken Mar. 30, 1668, by William Greare and Walter Fayerfeld: one fether Bead and Boulster, 4li. 15s.; one flock Bead, 2li.; one old Bead, one bolster, one Coverlett, 2 old blankets, 2li.; Curtains, one old Ruge and 2 old Blankets, 2li. 14s.; fouer pel-lows and 2 Lettill pellowes, 1li.; seven Lettell Bras kettels and one bras pan, 3li.; tooe Brass poots, one poote, skellet, one mortar, 3li. 5s.; tooe old warming pans, 5 old brass skellets, one per of skels and one old Chafing dish, 1li. 10s.; twelve pewter dishes, fouer basons, 3 old puter pots and other old peuter, 2li. 9s. 6d.; one old frying pan, one seat of Curtine Rods and one Lettill Iron pott, one trammell and other ould Iron, 1li. 9s.; seven pair of sheets and one single shete and

other old sheets, 4li. 10s.; seventeen ould worne pellowbers, 2li. 10s.; one table cloth and 12 napkins, 1li. 9s.; the widdows wering Lenning and gloves, 1li. 11s.; one hatt, one arporne and Looking glass, 17s.; the widdows wearing wollen clothes, 5li. 12s.; three old Bookes, 2 brushes, one old basket, 9s.; one clok, old per bellows, 2 old houghsheads, 17s.; thre old Chests, one trunk, thre old small cask, 16s.; one silver Boule, 2 silver spoons, one tept jüge, 3li. 18s.; tooe old whels and tooe old chayers, 5s.; one old Cow, 3li.; total, 49li. 16s. 6d.

The sum Colected will amount to 44li. of which the Court haveing Asiggned, 36li., Remain, 8li. For cost of Court in suing for the gold, 12li.; the buriall of our mother, 2li. 10s.; depts that Thomas White stands Ingaged for to Mr. Wade, 3li.; for shooes, 10s., feching her goods to Wenham, 1li., 1li. 10s.; paying the tailor for making too waskoats, 5s.; more to Robert Kinsman for wood for his mother, 7s., total, 27li. 12s. Pd. by a howse hee sold, (a small house & 4 Rode of Land), 6li. 10s.; the ballanc due to Tho. White vpon this acct. to be pd out of the wid. Haffeilds estate is 21li. 2s.

Richard Hutton and John Clark having viewed the farm of the widow Harfield judge it to be worth, 300li., and the whole estate both lands and moveables amount to 349li. 16s. 6d.

This inventory attested in Ipswich court Mar. 31, 1668 by Richard Coy and Thomas White.

Inventory of the goods found in the house of the Widow Haffield, taken 15: 10m: 1665, by John Whipple, Sr. and Richard Hubberd: nine peuter dishes, 6 pottingers, 2 pint potts, one quart pot, one peuter bowle, 3 chamber potts, 2 bottles, one candlestick, one little peuter pott. Seaven brasse Kettles, one wash pan, one chafing dish, two brasse potts, one brasse cover, 5 brasse skilletts, a copper skillet, one bell mettle mortar, 2 w[ar]ming pans, one iron pot, 2 smoothing irons, a gridiron, one —iron, one tramell, a spit, a firepan, a pr. of tongs, one Andiron. One tinne tunnell, one pr. of bellowes, 2 brushes, one Wicker basket, two chayres, 2 cushons, some old tubbs of little valiew, one silver bowle, 2 silver spoones, one silver tipt jüge. One feather bed, 4 great feather pillowes, 2 feather boulsters, 2 little pillowes, 2 flock beds, one Rug, one woosted covered, an old covered, one old cloath cloak, 2 gownes, one stamell petticoat, cloath for 2 wascoats, one cloak & safeguard, other old wearing cloathes, 4 aprons of linen & a say apron. One trunk, one wainscoat chest and another chest

conteyning eleaven pr. of sheets, one halfe sheet, one dozen of Napkins, 2 pr. of Pillowbeeres, 2 small platters. Six pr. of holland pillowbeeres, one dozen of Napkins, one Table cloath, one pr. of old sheets, one pr. of ho— sheets, Two pewter Pot-tengers, one earthen Chamber —, seaven yds. of cotton & Linnen Cloath, one chest, a small box of old Lumber; also without the house, one cow and a sow about a year old.

These goods were delivered into the custody of Thomas Whyte of Wenham until the next March court at Ipswich, he standing bound to give an account thereof.

Witness: Francis Wainwright, Samuell Younglove.

John Dodge, Walter Fayerfield and William Geare declared to the court Mar. 30, 1668, at the request of Serg. Thomas White, that in their judgment he was worthy of 22li. per year for the keeping and attending of his mother.

*Essex County Probate Files, Docket 12,051.*

Richard Hubbard who was named as executor, refused to serve, and Thomas White was appointed administrator. Said White was allowed charges of 21li. 2s. for care of his mother and other expenses.

Lawrence Clenton surrendered his right and interest in the will of his mother-in-law Martha Halfield on Mar. 31, 1668, to Thomas Fiske of Wennam as feoffe in trust for Rachell Clenton, his wife. *Ipswich Quarterly Court Records, vol. 5, page 61.*

Petition to the General Court Apr. 29, 1668, of Josiah Cobbet and Mary his wife, with John Ilsley and Sarah his wife, shewing that the late Richard Hayfeild heretofore of Sudbury, England, and Judeth his wife, by whom he had several children, sons and daughters, and his wife departing this life leaving only two daughters, Mary and Sarah, he married a second wife by whom he had several children, three of whom (daughters also) are now living; the said Richard with his second wife removed from Sudbury into New England bringing a considerable estate in goods and ready money, and afterwards he sold a good estate in land, left him by their grandfather, and settled in Ipswich. Their father being sickly for some time before his death which was about twenty nine years since, made his will, as they were informed, and bequeathed to each of his five daughters 30li., leaving the rest of the estate to their mother in law during her life, at her death to be divided equally to the five daughters, but their mother not only gave her own three daughters the 30li.

apiece but added 50li. to them, and to us not one penny, never proving our father's will or taking administration on his estate as we could find recorded in any court; she not only gave liberally to her own daughters, but made a will and bequeathed the remainder of their father's estate which was above 500li., giving them ten shillings each, thereby cutting them off from his estate; and they having the best right to the estate ask that the will of their mother in law may be declared null and void and that on due hearing they may be at least equal sharers in their father's estate. The magistrates judge meet that the petitioners be left to the ordinary course of law to prosecute their complaint.

In a second petition to the Court at Boston May 19, 1669, by the same parties they shew that a considerable part of the estate came with their own mother, and they have endeavored by course of law to obtain their rights and not been successful, again ask for consideration of their case.

The matter of this petition having passed through two County Courts and at a Court of Assistants in all which the Court and jury passed against the petitioners therefore we see no cause to gratify the petitioners in granting them any further opportunity to spend their estate or give further trouble to this court.

May 22, 1669 consented to by the deputies and that the petitioners may have their 10s. again.

*Mass. Archives, vol. 15B, pp. 114, 116.*

The deposition of Symon Thompson, aged about 60 years, he "being watching with Richard Halfield when he lay upon his death bed about 29 years agoe this deponent, moved, the sayd Richard Halfield to give his two eldest daughters viz. / (mary the wife of Josiah Cobbit and Sara the wife of John Ilslye) somthing more then he did his other daughters, which he had by this wife, he answered, I dare not I have given them all portions alike, and what is left to be devided amongst them." Taken upon oath Apr. 4, 1668 before Symon Bradstreete and Wm. Hathorne. *Ipswich Deeds, vol. 3, page 61.*

Mathew Hafield, in her will nominated her executor, but he refused to serve, and administration was granted to Thomas White; he having deceased before he had fully administered the estate, the court Sept. 2, 1695, appointed Ruth White, only daughter of the deceased, administratrix, she giving bond to bring in an inventory and to render an account of her

administration on or before September, 1696. *Essex County Probate Records, vol. 305, page 79.*

Bond of Ruth White, of 40li., with John Dennis and John Croade, as sureties, Sept. 2, 1695, for the administration of the estate of Mathew Hafield, late of Wenham. Witness: Stephen Sewall, John Carlton. *Essex County Probate Files, Docket 12,051.*

ESTATE OF JOHN HASSALL OF (IPSWICH?).

Administration on the estate of John Hassall, intestate, granted Mar. 31, 1668 to Thomas Lovell, his son-in-law. *Ipswich Quarterly Court Records, vol. 5, page 61.*

Inventory taken Apr. 3, 1668 by William Goodhue and Thomas Knowlton, Sr.: a house lott and a sixe acre lott, 40li.

Received in Ipswich court Mar. 31, 1668. *Essex County Probate Files, Docket 12,992.*

ESTATE OF PETER COOPER OF ROWLEY.

“I Petter Couper Being very weake of body but of perfect understanding and memory doe make and ordaine this my Last will and Testament, After my debts paid In primis I will and giue vnto my welbeloued wife Emm Couper my Riding horse for hir owne; also I will and giue vnto hir the one third part of my wholle estat of the best that she shall thinke meet to chuse for hir owne use and benefit and this she shall haue dureing hir Naturall life Item I will and giue vnto my childeren Samuell Mary Deborah and Sara the Rest of my estate my son Samuell Couper to haue a duple portion to any of his sisters, my daughter mary How Deborah and Sara to haue equall portions my will is that the two and thirty pounds that I haue all redy giuen to to my daughter mary how be accounted as part of the portion that I doe here giue also my will is that my excequtor shall haue liberty to pay (that part that may fall to be hir portion of the two thirds of my estat when it is knowne to make vp her two and thirty pounds equal to what wilbe the portions of my other two daughters & to pay) it vnto hir in foure or fise yeares after my decease Item my will further is that my wellbeloued wife shall haue and I frely giue vnto her twenty pounds out of the thirds of my estat that I haue giuen hir dureing hir life to be at hir owne will and despose: and for the rest of my estat after hir decease my will is that my son Samuell

shall haue a duple portion of it to either of his sisters and I will and giue one fift part of this which wilbe an equall sister part or daughters portion to be equally devided vnto the Children of my daughter mary How if any then liveing also my will is that my welbeloued wiffe Emm Couper be the solle excecutorix of this my last will and Testament Made and Signed this third of January 1667."

Peter (his P mark) Couper.

Witness: Maxemillion Jewett, Samuell Brocklebanke.

Proved in Ipswich court Mar. 31, 1668 by the witnesses.

Inventory taken by Maxemillion Jewett, Samuell Brocklebanke and John How: one Cloke, 1li. 5s.; the best Jacket and breches, 1li. 15s.; a searge dublet and breches, 17s.; Jacket and breches of home made cloath, 1li.; one ould coate, 5s.; other ould Cloathes and two hates and a paire of stockins, 1li.; the best bed with all the furniture about it, 8li. 1d.; one bed more in the parler, 3li. 10s.; one bed in the Chamber, 3li. 5s.; one coverlet, one blankett and 7 couchins, 1li. 12s.; hempe and flaxe and tow, 5s.; towe yarne, 6s.; cotton wolle, 4li. 10s.; barlley and malt, 2li. 15s.; pease and beances, 1li.; Rie 4 bush., 16s.; hogsheads and other tubbs, 12s.; cheste and boxe, 11s.; kneeding trough and sives, 4s.; bages, 15s.; baskets and ould bedsteeds and a fall table, 5s.; wheat, 1li.; one paire of the oxen, 13li.; one paire of oxen more, 11li.; a white face cow and hir calfe, 5li. 2s. 6d.; one ould blacke cow and her calf, 4li. 17s. 6d.; one other blacke cow and hir calfe, 5li.; one farrow cow, 3li. 6s. 8d.; one heifer comeing 3 yeare ould, 3li.; 2 cattell comeing 2 yeare ould, 5li.; 2 yeareing cattell, 3li.; 7 swine, 5li. 10s.; cart, sleade, yockes, Chanes, ploughs, cart roape and all other tacklings belongeing to them, 6li.; house, barne, orchard and land that it stand on on the east side of the street, 55li.; land on the west side of the street being elleven acres, 46li.; one acre of land in bachelor feild, 2li.; Nine acres of land at new Plaine, 13li. 10s.; two acres and a halfe of upland called gate land and two acre and a halfe of meadow one the same account of gate land, 4li.; meadow in bachelor meadow one acre and a halfe, 7li. 10s.; one acre and a halfe of marsh at oyster poynt, 3li.; one acre and halfe Rough marsh, 5li.; two acres of marsh at Mr. Dumers farme be it more or lese, 8li.; two acres more of salt marsh, 4li.; hay in the barne, 5li.; gate marsh at hoge lland marsh and for a peace called highway marsh, 7li.; land at merrimacke, 20li.; land at Village, 18li.; 5 gates or comonages, 10li.; cotton yarne, 3li.; axes, sithes, sickles, spades,

shovells, forkes, borriors, Tongs and other ould Iron things, 2li. 6s.; a halfe bush. measure, 1s. 6d.; keeller, pailles and trays, 12s. 2d.; boullles and dishes, Trenchers, 2s. 8d.; backon, 2li.; brase vessells, 1li. 14s.; pots and other Iron things as smothing Iron, heater, lampe and a paire of bellowes, 1li. 4s.; puter and spoons, 16s.; one foulleing peece, 2li.; armes and amunission, 2li. 12s.; tables, forme and chaires, 1li. 10s.; wheelles for cotton and linen and Cards with other things, 15s.; a coubbard, 10s.; beare vesell and meat tubbs, 12s.; linen sheets, pillow beares, napkins and such like things, 4li. 10s.; brase hempe and flax and a pillion, 10s.; indian corne, 40 bush., 6li.; wheelle barrow, how, 8s.; one broad axe, 5s.; estate in bill and other way, 16li. 17s.; debts due from the Estate, 32li.; whole estate, 396li. 8s. 4d.; debts deducted there remains, 364li. 8s. 4d.

Attested in Ipswich court Mar. 31, 1668 by Emm Cooper, widow of Peeter, and executrix of his estate.

*Essex County Probate Files, Docket 6,321.*

ESTATE OF CHARLES GOTT, SR. OF WENHAM.

“23<sup>d</sup> of 11<sup>th</sup> mo: 1667 The Last Will & Testament of Charles Gott seni<sup>r</sup> I Being Sick & weake of Body yet of pfit memory Comit my soull into the hands of Almighty God & my Sau<sup>r</sup> Jesus Christ & Dispose of my Goods as followeth Imprimise I Giue to my well beloued wife my howse & one third Pte of my Land in the plaine Duering hir life time & the Rest of my land in the plaine I Giue to Charles & Daniell Charles to haue two Akres & my son daniell the Rest & at my wifes Descease my son Charles to haue one Akre more & the howses & Rest of my wifes thirds to be my son Daniells Also my will is that my son Charles shall haue two Akrs of medow & my son Daniell the other six also my will is that my son Charles shall haue my Greate Copper Kitle & my son Daniell my Brass Kitle also I Giue to my son Daniell my Bed & furniture except the Rugg & Blanket which I Giue to my son Charles onely my wife is to haue the vse of it hir life time also my will is that my son Daniell shall |haue| my halfe horse & the rest of my Catle & swine I Giue to my wife to be at hir despose & for the Rest of my moueable Goods I Giue to my two sons Charles & Daniell to be Eaqually Deuded Betwixt them at thire mothers Descease also my will is that my well beloued wife be soule executrex to this my will also I make Choic of william Geare & Thomas fiske my ouerseeres to Assist my wife that this my will be Attended.”

[no signature]

Witness: William Geare, Tho. Fiske.

Proved in Ipswich court Mar. 31, 1668 by the witnesses, to be the last will of Charles Gott of Wenham.

Inventory of the estate of Mr. Charles Gott, Sr. of Wenham, who died Jan. 23, 1667, taken Jan. 26, 1667, by William Clarke and William Geare: the dwelling house & barne, 42li. 10s.; the Heirable Land, 67li. 10s.; Eight acres of meadow, 16li.; neate Cattle, sheep & horses, 17li. 1s.; swine, 2li.; Corne, 4li. 10s.; Apparell, 6li. 6s.; Bedd & Bedding, 12li. 10s.; Cotten yarne & flax, 1li. 13s.; Puter, 1li. 5s.; Brasse, 5li. 4s.; Iron ware, 6li. 16s.; meate & butter, 2li.; a bedstead, Cubberd, Chest & other houshold implemts, 5li.; total, 190li. 15. Debts about 14li.

Received in Ipswich court Mar. 31, 1668.

*Essex County Probate Files, Docket 11,320.*

#### ESTATE OF GEORGE TAYLOR OF LYNN.

“Decemb 20<sup>th</sup> 1665 The Last will, of Gorge Tayler Liueing in Line in the County of Essexee beeing at this Present time: at the wrighting heare of in Perfet Memory and haveing his sences and vnderstanding. Imprimis, First, I Commit my bodye to the Dust, and my Sperrit vnto god, that gave it, I will that I make my wife Elizabeth Tayler: my full and solle Exceptor: and William Clarke and Henery Rhodes my over seers: I will: that my wife Elizabeth Tayler have and Inioye all my Howses Land and Medowe with all my Cattell great and small: Allsoe I will that my wife Elizabeth Tayler Out of this Estate Paye vnto my sarvant Joseph Farre the some of tenne Powndes: I Gorge Tayler: doe make this my Last will and Deed:”

George (his O mark) Tayler (SEAL)

Witness: William (his — mark) Clarke, Henery Rhodes.

Proved in Ipswich court Mar. 31, 1668 by the witnesses.

Inventory taken by Henery Rhodes, William Clarke: in Cloathes, 4li. 9s. 6d.; in Linen, 4li. 15s.; beding, 6li. 13s.; bras, Eyron and Pewter, 2li. 5s.; gun, sord and owld Eyron, 3li. 10s.; English graine, 3li. 4s.; flaxe and yarden, 1li. 10s.; a Panell, 6s.; meate, 2li.; Cart, Plow and slead, 2li.; hay, 4li.; 10 shepe, 5li.; A Pare of Oxen, 11li.; five coves, one calfe, 20li.; tenne Acors of upland & medow, 50li.; three Acors of upland, 6li.; in howsing, 10li.; mare and coullt, 5li.; bookes, 1li.; swine, 2li.; total, 144li. 12s. 6d.

Attested in Ipswich court Mar. 31, 1668 by Elizabeth Taylor, the executrix.

*Essex County Probate Files, Docket 27,300.*

ESTATE OF THOMAS HOWLETT, JR., OF IPSWICH.

"This 21 Day of Desember 1667 Wheras I Thomas Howlet ||Ju<sup>r</sup>.|| being weak in body yet haueing my perfite vnderstanding doe make this to be my last will and testament Imp in case my wife be with child and hath a son I doe giue and bequeaue to him halfe as much more to him as to any one of my Daughters. but if it be a daughter then I doe giue and bequeaue unto my e[1]dest daughter one third part more then vnto any of the other two. and also I doe giue and bequeaue to my two youngest daughters equal portions both alike. and these to be heire one to an other in case either of them dy childles and further I doe giue and bequeaue vnto my Dere and loucing wife al my moueable goods and my stock and the benefite of the ||housing and|| lands vntell my children com to age which wil be at the day of mariage or at eighteen years of age for my Daughters and my son at one and twenty. and after the children com to age she shal haue halfe the benefite of the ||housing and|| lands dureing her life tim I willing my debts to be payd out of my estate doe make my ffather Pebody and my wife excecutor & excecutores."

Thomas (his X mark) Howlet.

Witness: John Redington, Sr., Daniell Borman, Isaack Cumings, Sr.

Proved in Ipswich court, Mar. 31, 1668 by John Reddington and Isaack Comings.

Inventory of the estate of Thomas Howlet, Jr., deceased Dec. 23, 1667, taken by Isaack Cummings and John Redington: house and lands one hundred acres more or les, 220li.; one horse, 6li.; two oxen, 14li.; five Cows, 20li.; two 2 yeare old steers, 7li.; two hefers at one yeare old, 4li. 12s.; nine swine, 7li.; Beding, bedsted, Coverlid, two blankets, Curtins, bed, strawbed, bolster and sheets, two pilows, 8li.; five sheets, a table cloath, seven napkins, three shurts, foure pillowbeers, 6li.; Dublite, paire of breches, two Coats, paire of drawers, two paire of stockings, 3li. 10s.; paire of boots, 1li.; his best aparill he gave away when he was vpon his death bed; two brase kittles, bras skilet, pewter and tinn of al sorts, 4li.; meat, porke, baken and sewet, 5li. 10s.; Iron materialls, share, coulter, chaine, adses, exes, wedges, agers, saws, yoaks, hamers

and all the other tools of iron, 3li.; two gunse, 2li. 15s.; yearne twenty pound hemp and flex, 2li. 10s.; tables, chests, chaires, stools, barells, tubs, pailles, boxes, wheels with al the rest of the wooden ware, a case for glases, 2li. 10s.; two and twenty bushels of Indean Corne, 2li. 18s. 8d.; eight and twenty bushels of wheat, 7li.; Twelve bushels of barly, four bush. of rye, 3li. 4s.; Two hats and gloves, 1li. 6s.; Books and saddle, 1li.; debts due to him, 7li. 5s.; total, 340li. 8d.

Allowed in Ipswich court Mar. 31, 1668.

*Essex County Probate Files, Docket 14,092.*

#### ESTATE OF EDWARD EURIN OF EXETER.

George Vezie and James Kid, administrators, were bound 14: 2: 1668, to give an account of the estate of Edw. Evrin. *Salisbury Quarterly Court Records, vol. 3, leaf 99.*

#### ESTATE OF RICHARD NORTH OF SALISBURY.\*

"In the name of God Amen: The 26<sup>th</sup> day of January 1648 I Richard North of the towne of Salisbury in y<sup>e</sup> County of Norfolk, massechuset in Newengland husbandman being weake in body butt of sound & pfect memory (prayse bee giune to God for the same) and knowing the vncertenty of this life on earth, and being desierous to settle things in Order doe make this my last will & Testamen<sup>t</sup> in manner & forme following: That is to say first & principally I comend my Soule to Almighty God my Creato<sup>r</sup> assuredly beleuiung that I shall receiue full pardon & free remission of all my Sinns, & bee saved by y<sup>e</sup> p<sup>r</sup>sious death & meritts of my blessed Savio<sup>r</sup> & Redeemer Christ Jesus, & my body to y<sup>e</sup> earth from whence it was taken to bee buried in such decent, & Christian manner as to my Executrix hereafter named shalbee thought meet & convenient And as touching such worldly estate as y<sup>e</sup> Lord in mercy hath lent mee, my will & meaning is the same shalbee imployed, & bestowed as here after by this my will is expressed: And first I doe revoke renounce frustrate, & make void all wills by mee formerly made or declared by w<sup>—</sup> writing & declare, & appoint this my last will & Testament & none other: first I will that all those debts & duties as I owe in right, & Conscience to any manner of pson or psons whatsoever shalbee well & truly contented & payd, or ordeined to bee payd w<sup>th</sup>in convenient

\* See also Records and Files of the Quarterly Courts, Essex County, Mass., vol. 4 (1914), p. 347; vol 5 (1916), p. 235.

tyme after my decease by my Executrix: Item I giue & bequeath to my daughter Mary Jones, the wyfe of Thomas Jones five pound: & to my grand childe Ann Bates the childe of my daughter Sarah Old[a]m five pound pvided shee bee alive att my decease: Item I giue & bequeath vnto my daugh[ter] Susana Martyn y<sup>e</sup> wyfe of George Martyn twenty shillings & the tenn pound w<sup>ch</sup> hir husband the said George Martyn doth owe vnto mee for cattle w<sup>ch</sup> hee received of mee: Item I giue & bequeath the residue of all my goods Chattells lands howsings debts bills bonds w<sup>th</sup> all other Rights and priviledges to mee any wayes appertaining or belonging: (after my debts pay'd my funerall expences performed & these my Legasies contained in this my p<sup>r</sup>sent Testament fulfilled) vnto my deare & welbeloued wyfe Vrsula North whom I doe make & ordeine my sole Executrix: Also I doe make & Ordeine my trustie and welbeloued ffriends M<sup>r</sup> Tho. Bradbury & Richard Wells both of Salisbry Overseers of this my Will & Testament and for their care & paynes therin I bequeath to each of them tenn shillings as a token of my love: And In witness that this is y<sup>e</sup> Act & deed of mee the said Richard North I haue hervnto sett my hand & seale the daye & yeare aboue written."

Richard (his ) mark) North (SEAL)

Witness: Tho. Bradbury, Mary Jones.

Attested by Tho. Bradbury and Mary Jones, now wife of Nath Winsley. [no date]

Inventory of the estate of Richard North of Salisbury, taken Mar. 16, 1667-8, by Richard Wells, Henry Browne and Samuel ffelloes: houses, landes, midoes and preveliges belonging there vnto, 40li.; debtes due, 75li. 17s. 9d.; 2 cows and there calves, 8li.; one yeare old calfe, 1li.; corne, 14s.; puter and brase, 2li. 10s.; iron potes, in old iron, 1li.; books, 12s.; waring cloes linon and wollon and shoes, 7li.; mony, 6s.; the trunke and linnon in it, 5li.; a bed and beding, 5li.; a trunelbed, tabell and other wodden hould goodes, 2li.; prouission in the house, 1li. 10s.; erthen vesselles and all othe small thinges, 5s.

Attested in Salisbury court, 14: 2: 1668 by Ursula North.

*Essex County Probate Files, Docket 19,587.*

Francis (his W mark) Bates and wife Ann (her D mark) formerly Ann Oldum, acknowledged receipt from Ursula North, executrix of Richard North of Salisbury, deceased, of

a legacy given to said Ann in the will of her grandfather, Richard North, Oct. 4, 1669. Witness: Tho: Bradbury and Richard Wells. Acknowledged by both Oct. 5, 1669, before Robert Pike, commissioner.

Thomas (his O mark) Jones of Gloucester, formerly called Cape Ann, acknowledged receipt from Ursula North of Salisbury, widow, of a legacy given to his wife Mary in the will of her father, Richard North of Salisbury, late deceased, July 24, 1669. Witness: Tho. Bradbury and William Bradbury. Proved by oath of the witnesses in court at Salisbury Apr. 29, 1673.

*Norfolk County Records, vol. 2, leaf 292.*

Susanna Martyn and Mary Jones making application for the division of the estate of Richard North between them, by virtue of a judgment of the Court of Assistants in March, 1673-4, which declared that said North's will was not legally proved and referred it to the Norfolk court 14: 2: 1674, affirmed that it had been legally proved, and Capt. Bradbury testified that he was one of the witnesses before the court and at that time he was compos mentis. *Salisbury Quarterly Court Records, vol. 2, leaf 28.*

Court 14: 2: 1674, ordered that the papers put into this court about North's will be delivered to Susannah Martyn and Nathl. Winsly, each to have their own papers, all except the copy of the judgment of the Court of Assistants, last past. *Salisbury Quarterly Court Records, vol. 2, leaf 30.*

#### ESTATE OF SAMUEL SHEPARD OF ROWLEY.

"April 4 1668 I Samuell Shepard now of Rowley being very weeake in body yet of competent judgment and perfect memory doe leaue this as my last will and Testament Concerning the dispossell of my worldly estate which god hath giuen and from man is due Imprimis That forty pounds due to me by my granfather Hookers will one twenty ther of I doe bequeath to my honered vnclē Newton the other Twenty: ten to my vnclē Willson and ten to my vnclē Samuell Hooker My estat in or about Rowley I doe wholly giue vnto my Child Samuell; And the care and education of him my sonn Samuell Shepard I giue ouer into the hands of my honered father and mother flint And the wholle estat that I haue giuen vnto him to be improued by them accor[d]ing vnto ther best descresion for to inable them to bring him vp with such education as they in ther wisdom shall Thinke best vntill he come of age:

And if it should please the lord to take away my Sonn by death befor he come of age to Receave his estat my will is that my father and mother haue all his estat excepting; my libery which Then I will and giue to my brother Jeremiah Shepard; also my will is that my writings the which and the use of which be made ouer vnto my loueing brother Josiah flint: my three zauches I haue given vnto my brother Jeremiah Those in ould couers my will is and I giue full power ||of excecutorship|| vnto these my honered father and mother flint that out of the moneables of the said estate they doe Requite according vnto ther wisdome the kindnes of any one of our loueing friends whether naturall Relations or strangers only i bequeath to my brother Seth a heiffer calfe of a yeare ould and to my Sister Ruth a calfe of this yeare that also is a heiffer: let it also be vnderstood that I will my debts and funerall expences be discharged out of this estat."

Sam: Shepard.

Witness: Samuell Brocklebanke, Sarah Phillips, Hannah Hassen.

Proved Apr. 22, 1668 by Lt. Samuell Brocklebanke and Hanah Hassen before Mr. Samuell Symonds and Maj. Gen. Daniel Denison.

Inventory of the estate of Mr. Samuell Shepard, late Pastor of the church in Rowley, taken by Moses Paine, Maximilian Jewett and Samuell Brocklebanke: in silver & plate, 13li. 10s.; waring clothes linnen & woollen, 37li. 10s.; Cushions and chaires, 14li. 10s.; Tables, carpetts, cupboardes, 6li. 10s.; Chests, trunks, boxes & Deskes, 1li.; Bedsteads & Bedding, 30li.; Table linnen & other linnen, 4li.; Andirons, Jack, firepan, tongs & such like, 4li.; brasse ware, 5li. 10s.; pewter & tinne ware, 4li.; Iron ware, 2li.; A limbeck & Coopers ware, 3li.; Beef, porke & corne, 5li. 3s.; Flax & yarne cotten & linnen & sheeps wool, 1li. 17s.; Dwelling house, barne & home land, 130li.; A farme granted by the Towne, 30li.; vpland near the Mill, 20li.; upland 4 Acres not laid out, 8li.; Fresh meadow 8 Acres, 20li.; Salt marsh twelve Acres, more salt marsh at Hogg Iland, 43li.; Commons for six coves, 9li.; Two coves & calves, 10li.; One mare, 5li.; One Saddle & pillion, 3li.; swine & sheep, 6li.; Debts due to the estate, 6li. 8s. 4d.; Books in his Library, 54li. 13s. 2d.; A legacy in Mr. Hookers will, 40li.; total, 515li. 11s. 6d. The estate is debtour to severall particulars, 25li. 10s. 1 1-2d.; In legacys given by the will, 41li. 15s.; to Mr. Hezekiah Usher of Boston, 6li.; total, 73li. 5s. 1 1-2d.

Allowed Apr. 22, 1668, and Mr. Flint gave bond of 600li. as executor of the estate.

*Essex County Probate Files, Docket 25,186.*

Bond of Margery Flint, relict of Mr. Henry Flint, executrix, and Josiah Flint of Beverly, her son, executor of the will of Mr. Samuella Shephard of Rowley, of 600li., Aug. 27, 1668, for the payment of the legacy to Samuella Shephard, son of the above-mentioned Samuella. Witness: Edward Rawson, John Saunders. *Suffolk County Probate Files, Docket 488.*

In answer to the petition of Mrs. Margery Flynt executrix of the will of Mr. Samuella Shephard, formerly pastor of Rowley, the court June 11, 1680, granted her request to make sale provided she exchange it for land or purchase lands to the value, as she sees cause. *Mass. Bay Colony Records, vol. 5, page 274.*

#### ESTATE OF WILLIAM COTTLE OF NEWBURY.

Administration on the estate of William Cottl, intestate, granted June 25, 1668, by Mr. Samuella Symonds and Major Genrll. Denison, to Sarah the widow, who was ordered to bring in an inventory to the next Ipswich court. *Ipswich Quarterly Court Records, vol. 5, page 73.*

Inventory of the estate of William Cottell of Newbury, taken Sept. 28, 1668 by Benjamin Roafe (Rolfe) and Anthony Somerby: one feather bed & bolster with a pr. of Blankets & Rug with curtaines and vallons, 3 pillows, 8li.; a flockbed & 2 cotten Rugs & a paire of Blanketts, 4li.; four pr. of sheets, 3 pillow bears & 2 cotten bolster cases, 3li. 10s.; two Iron pots & a small Iron kettle, a warming pan & skillet, 2li. 10s.; two pewter dishes with a paile & bucket & keiler & other lumber, 15s.; a silver poringer & a silver wine cup, 2 dram cups & 3 silver spoones, 2li. 10s.; two cowes, one Gale, one yearling heifer & two Calves, 16li.; sixe swyne, 5li.; Debts at New Yorke & New Jarsy & in Cattell there, 140li.; mare and Colt, 6li.; Churne, 2 beare Barells, a powdering tub & a Coule with 3 Chests and a box with other lumber, 1li. 15s.; his wearing apparrell, 6li.; debts in Newbury, 6li.; A neger maid servant; total, 202li. Debts he oweth: to Joseph Downer, 6li. 10s.; Samuella Moody, 2li.; Benjamin Roafe, 2li.; total, 10li. 10s.

He left four children, the youngest a son, and another child unborn.

The 140li. at New York and Jarsye very hazardable and not to be paid much of it this 6th year. The court ordered the estate to remain in the widow's hands for the present and if she marry again to ask the court for a division of the estate.

Received in Ipswich court Sept. 29, 1668. *Essex County Probate Files, Docket 6,402.*

#### ESTATE OF GEORGE WHEELER OF NEWBURY.

Susana, widow of George Wheeler, late deceased, brought in an inventory of her husband's estate, amounting to about 29li., which was allowed June 30, 1668. Said George dying intestate, she was appointed administratrix, the estate to be in her hands until the court take further order. *Salem Quarterly Court Records, vol. 5, leaf 10.*

Inventory taken May 28, 1668, by Anthony Somerby and William Titcome: House & about half an acre of land, 15li.; one cow & a yerling heifer & calfe, 5li.; two small swyne, 16s.; in the chamber, a bedsted with a bed & 2 old blankets & coverlet & cradle & a chest, broken box with about 3 bushels of Indian corne & lumber, 1li. 12s.; in the house, a bedsted & bed and one blancket & a Rug and bolster with curtaines, 2li.; one paire of And Irons & tongs & fire shouell & cottrell & spit, 7s. 6d.; an Iron pot, a frying pan, brass skillet, old chayer, 12s. 6d.; foure pewter dishes, 3 small saucers & a pewter cup & smoothing Iron, 11s.; 2 old chests & an old box, one small tablecloth, eight napkins, thre pillowbears & five old sheets, 2li. 2s.; a warming pan, an old chamber pot, tining tunnell, water bucket, 2 Wooden trayes, a rodden basket & 3 old chayres, salt box, looking glasse & other lumber & In cellar 3 small vessels & 2 keelers, 1li.; total, 29li. 1s. *Essex County Quarterly Court Files, vol. 13, leaf 66.*

#### GUARDIANSHIP OF JOSEPH BRABROOK OF NEWBURY.

Joseph Brabrook, Sara Brabrook and Rachell Brabrook, petitioned to the court June 20, 1668, that Hen. Short of Newbury and Simond Tompson of Ipswich be appointed their guardians. Court appointed them and they were bound. *Salem Quarterly Court Records, vol. 5, leaf 10.*

Joseph Brabrooke, having reached the age of twenty-one years, discharged Symon Tompson, his guardian, Sept. 28, 1669. *Ipswich Quarterly Court Records, vol. 5, page 97.*

## ESTATE OF NATHANIEL PERLEY OF IPSWICH.

Administration on the estate of Nathaniell Pearly granted June 30, 1668, to Allen Pearly and he was ordered to bring in an inventory. *Salem Quarterly Court Records, vol. 5, leaf 10.*

Inventory of the estate of Nathaniell Perly, deceased Apr. 29, 1668, taken May 26 next following, by Isaac Foster and Nehemiah Abbott: A frame almost fited for raising, 5li.; two Cows, 8li. 10s.; a bull and a steere, 8li. 8s.; two steers, 5li. 10s.; Corn, 1li. 13s.; A saddle, 20s.; A pike and intrest in a gune, 12s.; tools, 2li. 1s.; chest and Clothes, 10li. 6s.; upland and meadow, 60 acrs, 60li.; Six Acrs and half an Acre of meadow, 16li. 5s.; two Acrs and half an Acre of meadow more, 9li.; boards and Logs, 10s.; plough and tackling, 10s.; Debts due to the abouenamed deceased, 3li. 17s. 6d.; total, 133li. 2s. 6d. Due from the estate: in debt, 2li. 6s.; to the phision for his coming to him, about 1li.; funerall expences, 2li.

Oct 1, 1668, there is due to Francis Wainewright as appears vpon his Booke, 4s. 5 1-2d.; leaving Clear estate, 127li. 12s. 1-2d.

Attested in Ipswich court Sept. 29, 1668 by Allen Perley, the administrator. *Essex County Probate Files, Docket 21,503.*

## ESTATE OF JOHN PERKINS OF IPSWICH.

Administration on the estate of John Perkins, intestate, granted June 30, 1668, to his wife Deborah, who brought in an inventory amounting to 48li. 15s., which was ordered to be for the use of the widow. She was to pay to her child Thomas, son of said Perkins, 10li. at the age of twenty-one years, and if Deborah married again she was to give bond for the payment thereof. *Salem Quarterly Court Records, vol. 5, leaf 10.*

Inventory taken June 12, 1668, by Frances Pabody and Edman (his O mark) Town: Three Cowes and one year old beast, 13li. 10s.; one horse, 8li.; three Ewes and fore lames and one Calfe, 3li.; five swine, 4li.; wareing paril, 8li. 10s.; fore sheetes, pilobers and napkines, 3li. 16s.; bibel, 5s.; sadel, 1li. 5s.; one sheet and a bridel, 10s.; Corne, 3li.; Cuper ware and other lumber, 10s.; hoe, 4s.; one axe, 5s.; pare of fetters, 4s.; table and a box, 10s.; musket, 25s.; total, 48li. 15s. *Essex County Quarterly Court Files, vol. 13, leaf 67.*

## ESTATE OF THOMAS BRACKET, JR. OF SALEM.

Thomas Broket, jr., dying intestate, his father Tho. Bracket presented an inventory amounting to 30li., to whom administration was granted June 30, 1668. The estate was ordered to the use of said Thomas Bracket and Alce, his now wife. *Salem Quarterly Court Records, vol. 5, leaf 11.*

Inventory of the estate of Thomas Bracket, taken 1: 5: 1668, by Edmond Batter and Jno. (his  $\sigma$  mark) Pease: A small parcel of land and timber, 13li.; aparrell, 40s.; tooles, 20s.; debts due, 16li. 6d.; total, 32li. 6d.; estate is debtor, 3li. 12s. *Essex County Quarterly Court Files, vol. 13, leaf 68.*

## ESTATE OF SAMUEL MOULTON OF SALEM.

Administration upon the estate of Samuell Moulton, deceased, that was left him by will of his father, Robt. Moulton, granted June 30, 1668, to Mr. Hen. Bartholmew, Joseph Grafton, George Gardner and Samuel Gardner, who were ordered to bring in an inventory to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 12.*

Mr. Joseph Grafton, Hen. Bartholmew, George Gardner and Samuell Gardner, administrators of the estate of Samll. Moulton, brought in an inventory amounting to about 20li. with debts of about 4li. 8s. Court 24: 9: 1668, ordered them to sell the land, 120 acres, to the best advantage, and after the debts were paid to make an equal division to the brothers and sisters, payable at the age of 21 years or marriage. *Salem Quarterly Court Records, vol. 5, leaf 17.*

## ESTATE OF THOMAS DILL OF MARBLEHEAD.

There being an inventory of the estate of Thomas Dill, late deceased, brought into court, amounting to 74li. 6s., and said Dill dying intestate, and court being informed that he had a wife and child living in England, administration was granted June 30, 1668, to Richard Dill and Mr. Bartholmew Gedney, who gave bond. The estate was ordered to be equally divided between the wife and the child of deceased. *Salem Quarterly Court Records, vol. 5, leaf 12.*

Inventory of the estate of Thomas Dill, late of Marblehead, taken July 2, 1668, by Christopher Lattemer: One quarter part of the catch Prosperous of Marblehead, 57li.; wearing apparrell as they were sold by the master at the mast, per

custom of the sea, 1li. 16s.; 24 lhds. of salt, 13s. p hhd., 15li. 12s.; his pt. of a pcell of refuse fish, 1li. 7s.; by a debt owing to ye estate from Mr. Peeter Oliver, 8li. 10s.; debts owing to the estate at Nevis, 1707li. of suger at 10s., 8li. 10s.; ye estate is Credt. by severall men, 20li. 5s.; total, 113li. 10s. Estate debtor: To men for wages due, 10li. 10s.; Mr. Moses Maverick, 2li.; William Nick, 2li. 2s.; Mr. Ward, 4s.; the catch, 13li. 4s.; ferry man, 8li. 8s.; Mr. Babbadg, 16s.; Jon. Fabins, 3li.; Capt. Corwin, 7li.; total, 39li. 4s. *Essex County Quarterly Court Files, vol. 13, leaf 71.*

Ambross Gale producing a letter of attorney from Susana, relict of Thomas Dill, it was allowed by the court Nov. 30, 1669, and Mr. Bartholmew Gidney and Richd. Dill, administrators, were to deliver up the estate of Tho. Dill to said Gale, he to give security for the payment of one-half to the child of the deceased. *Salem Quarterly Court Records, vol. 5, leaf 29.*

Whereas Ambros Gale presented a letter of attorney at the last court from Susana, widow of Thomas Dill, which was allowed in order to take the estate into his hands, court 28: 4: 1670, ordered that Mr. Bartholmew Gidney and Richard Dill, administrators, deliver the estate to said Gale, he giving bond for the payment of one-half the estate to the child of deceased. Bond of Ambross Gale. *Salem Quarterly Court Records, vol. 5, leaf 50.*

ESTATE OF ROBERT ANDREWS OF ROWLEY VILLAGE,  
(BOXFORD).

“In the name of god amen Know all Christian people this may or shall concerne y<sup>t</sup> I Robart Andrews of Rowley villiage in the County of Esex being verey sick & weack of body but blesed be god in p<sup>r</sup>fect cence & memorey doe mack this my last will & testament reuocking all other former wills w<sup>t</sup>soeuer Imp<sup>r</sup> I bequeath my soule to Allmighty god y<sup>t</sup> gaue it me in whome I trust through the merits of Jesus Christ to be re-cauiued into Eternall happiness foreuer and my body to y<sup>e</sup> earth from whence it came to be deciently burried in y<sup>e</sup> burring place of Topsfeeld according as my wife and Children shall see meet It I giue & bequeath vnto my eldest sonn Thomas Andrews the house y<sup>t</sup> I now Liue in and ninecore Ackers of Land being upland & Medow & y<sup>t</sup> Land y<sup>t</sup> I bought of Zacheus Gould only my well beloued wife is to haue duering her life time the Kiching and hall & Kiching Chamber &

halfe the seller & the new feeld & the eight Acker peeice & halfe the orchard & if ther be not Land enufe for her to manuer then my sd·sonn with y<sup>e</sup> help of my son Robart is to breack her vp three Ackers more or let her haue three Ackers y<sup>t</sup> is allready broacken vp and the same to inioy duering her life without the Lett hinderanc or molestation of my sd sonn or aney other p<sup>r</sup>son vnder him and my sonn Thomas is to shingle the house and at my wiues deceas the said land orchard and rooms is to returne to my son Thomas & his hairens foreuer my said sonn Paying vnto my three youngest daughters Rebeckah Sarah & Ruth twenty pound p<sup>r</sup> each when she shall be twenty yeares of Age and if eaither of them shall die before y<sup>t</sup> time then y<sup>t</sup> p<sup>rt</sup> shall be equally deuided between the other two and allso he is to pay vnto my Daughter Mary the wife of Isack Comins fue pounds three years after my deceas & for the new whip saw and all other Carpenters tools shall be for the vse of my wife sonn Thomas & Robart

“It I giue and bequeath vnto vnto my sonn Robart Andrews eightcore Ackers of Land from Piebroock to y<sup>e</sup> clay pits and y<sup>e</sup> fatti medow and the fishing broock medow & becaus my sonn Thomas & Robart should not wrong one another in wood I desier ther Land may be ped by them selues & two other honest men and Robart is to pay vnto my Daughter Elizebeth the wife of Samuuell Symons fue pounds three years aftter my deceas and to my Daughte Hanah Pebody fue pounds fouer years aftter my deceas It I giue vnto my sonn John the Lot comonly called the seller Lott and the Medow belonging vnto it but the medow shall be for the vse of my wife & Thomas vntell my sonn John shall be one and twenty years of Age and then to returne to him without aney further truble he paying to my seauen Grandchildren twenty shillings p<sup>r</sup> each when the shall come to the age of fourteen years It I giue vnto my sonn Joseph y<sup>t</sup> Land in Topsfeeld y<sup>t</sup> I bought of John Wilds Sen<sup>r</sup> with all the preuiledgs therunto belonging It I giue vnto my well beloued wife all my Cattell & other moueable goods and the Doung that is now in y<sup>e</sup> yard & halfe the barne & Lintos and my sonn Thomas the other halfe and he and his brother Robart is to set vp the other Lintoos & to Lay in for the vse of ther mother eauery year duering her Life twelue Loads of hay and if eaither of my sonns should die before they are married then y<sup>t</sup> Land y<sup>t</sup> is giuen to them to be equally deuided amongst the Suruiuers Leaueing my said wife hole Exsectetrix and in testimony hearof I haue hearevnto Set my hand and Seale this Six-

teen<sup>th</sup> day of May in the yeare of our Lord one thousand Six hundred Sixty & eight."

Robart (his / mark) Andrews, Sen<sup>r</sup> (SEAL)

Witness: Robert (his G mark) Smith, James Hanscombe.

Proved in Salem court 2: 5 m: 1668 by the witnesses. *Essex County Probate Files, Docket 709.*

Inventory of the estate of Robart Andrews, sr., of Rowley, taken by Frances Pabody, Isack Comings and Edman (his O mark) Towne: Three beds & bedding, 17li.; two dusen & three napkins, 2li.; sheets, table Cloaths & pillow beres, 8li.; mares and colts, 16li.; fouer Cowes, 16li.; fouer young Cattell, 7li.; fouer steares, 18li.; Cart and wheeles, 2li.; Grinding stone, 6s.; yoacks, Chaines & plows, 3li. 15s.; Harrow, beetell, wedges, sives & sickells, 2li.; sheepe, Lambs & one Caulfe, 2li. 10s.; twenti ackers of Come upon the ground, 25li.; his wearing Cloaths, 8li.; working tooles, 3li. 5s.; Chests, boxes & one trunck, 1li. 10s.; two muskets, & rest, 2li. 10s.; Chairs, tubs & trays, 2li. 10s.; one peice of new Cloath, 1li. 4s.; one parsell of Land bought of John Wilds, 45li.; the housen & two hundered ackers of Land upland & medow, 350li.; Eighteene ackers of upland & medow, 100li.; one parcell of Land more Lieing in topsfeeld, 60li.; eighteene bushells of wheat, seaven bushells of rye, 5li. 18s.; twelve bushells of malt, 1li. 16s.; thirty bushells of Indian corne, 4li.; pewter, bras and Iron pots, 5li.; two tables, 3li. 1s. debts due to the estate, 5li.; Rugg, 10li.; the estate debtor, 23li.

Attested 1: 5m: 1668 by Grace Andrewes wife of the deceased. *Essex County Quarterly Court Files, vol. 13, leaf 67.*

#### ESTATE OF ANN SOUTHWICK OF SALEM.

"I Ann Southwick, lately the wife of Thomas flint Deceased being in pfect Memory Do make this as my last Will & testament Imp<sup>f</sup> I giue my Soule vnto y<sup>e</sup> Lord Jesus my Redeemer And my Body vnto my friends decently to bee interd by them For what ||Estate|| I was possessed with by my fore Sd Husband flint & by him impowred to bestow it vpon his Children & vpon none other as appears by his last Will I therefore dispose of what Esstate remains in my hands left by my Sd Husband to bee by mee given vnto his Children at my decease, as followeth It I giue my Sonn Thomas flint fifteen pounds It I Giue my Daughter Elizabeth y<sup>e</sup> Wife of John Leach fifteen pounds It I giue my Sonn George

flint fifteen pounds It I giue my Sonn John flint fifteen pounds It I giue my Sonn Joseph flint Thirtie pounds Allsoe I further confirme Thirty pounds vnto my three Sons fore named George ||John|| & Joseph Equally to be deuided among them ten pounds to each Son, which thirty pounds I verbaly gaue my Sd three Sonns before I was Married to my Husband Southwick and Secured by bill to the ouerseers And that this my Will may be faithfully pformed according to the tenor hearof I make my Son Thomas flint and my Son in law John Leach my Executors and for Ouerseers I chuse ||my Brother in law|| William flint & Job Swinerton Jun<sup>r</sup> In Witnes hearof I haue hearunto Set my Hand and Seale this twenty Eight of May Ano Dom one thousand Six Hundred Sixty & Eight."

Anne (her A mark) Suthirick.

Witness: Job Swinerton, Thomas Preston, Thomas Flint and Athony (his A mark) Needum.

Proved in Ipswich court Aug. 13, 1668 by Job Swinerton, Thomas Flint and Anthony Needum before Mr. Symon Bradstreet and Maj. Gen. Denison. *Essex County Probate Files, Docket 25,894.*

#### ESTATE OF GILES BIRDLEY OF IPSWICH.

"This 18<sup>th</sup> of July 1668 This is to Certifye that I Ghiles Berdlye of Ipswich being in perfit memorye though Weak in bodeye do mak this my last Will and Testament as followeth I Will that all former ingagments by my Unkle desceased be fulfilled I giue to my wife Elisabeth my house and ground about it with the Vse of the barne so much as maye serue her end and al vnles they which shall hire the ground stand in need of vsing som of it with the preueledges belonging to it with my other ground both vpland and medow during her life for the Comfort of my Wife and Children and at my Wiues death I giue to My Eldest son Andrew my hous and ground at hom and abroad with the preueledges belonging therto to him and to his male Aires and in Case my son Andrew dye without Aire I giue it my son James and in Case he dye ||without aires|| to my son John and I will my son Andrew within a yeare and half after his possession of it to pay to my son James fifteen pound as a legacye I giue to him and within a year and half after that I wil my son Andrew to pay to my son John the same some of fifteen pound as a legacye I giue him to be paid in corne and Cattle Equally alicke and in Case Andrew dye without Aire that James shall

paye to John the whole thirty pound I giue my household goods I giue to to my Wife to be at her disposing and all the rest of my Estat I giue to my son Andrew as aboue mentioned and for the performanc of this my Will I make my friend Theophilus Wilson my exexetor and my friends Decon Knowlton and Jacob ffoster to be my ouerseers to se this my Will performed and herevnto I set to my hand."

Ghiles (his V mark) Berdly.

Witness: Thomas Knoulton, Sr., Jacob Foster.

Proved in Ipswich court Sept. 29, 1668 by the witnesses.

Inventory taken Aug. 7, 1668 by Robert Lord and Robert Pearse: the dwelling House, barne & homestead, 50li.; twenty eight acres of upland and meddow, 112li.; two oxen, 12li.; 3 coves and 2 year old heifer, 14li.; two calves, 1li. 10s.; 8 sheepe & 6 lambes, 7li.; 2 swine & 2 piggs, 2li. 10s.; cart, yoakes, chaines and apptenances & sledd, 4li.; his weareing apparrell & lennen, 7li.; a bedstead, flockbed & bolster, blanketts & 2 feather pillows, 4li. 10s.; a trundle bed & old bed & bedding, 1li. 10s.; 5 paire of sheetes some very old & pillow-beeres, one feather pillow & one flock pillow, 4li.; a large lookeing glase, 10s.; a table, chest & 2 old boxes and cubbard, 1li. 10s.; 6 ould chaires, 14s.; a paire of Andirons, firepan, tongs & slice, 12s.; a warming pan, 5s.; 2 old smothing Irons, 2s.; muskett, bandelears and sword, powder, bullets, etc., 1li. 10s.; 3 Iron potts & Iron skillet & old brasse pott, 2li. 10s.; 2 pewter platters, bassen, poringer & sasser & candlestick, 1li.; a brase skillett, grediron & chafen dish, 8s.; earthen ware and tinn ware, 8s.; beetle & 5 wedges & old Iron, 13s.; sithes, howes & axes and cow bell, 16s.; old shovell, sithe, snathe, 3s.; hammer & paire of bellows, 3s.; 2 frying pans, pothooks & tramell, 10s.; 3 formes & two wheeles, 10s.; 2 sives & 3 pailles, 7s.; powdering tub & trays & other lumber, 18s.; bible & old bookes, 8s.; Indian corne, 1li. 16s.; 1-2 bushell wheat & halfe b. ry, 4s. 6d.; ould chest, kneding trough & 3 wheeles, 6 bags, 1li. 4s.; woole, tubs & basket, 1li. 2s.; 6 acres of Indian corne on the ground, 9li.; wheat & barley in the barne, 6li.; an Iron foote & paire of bootes, 8s.; a paire gloves & 4 occumie spoones, 3s.; debts due the estate, 8li.; total 261li. 4s. 6d.; debts due from the estate, about 20li.

Attested in Ipswich court, Sept. 29, 1668 by the executor.

*Essex County Probate Files, Docket 2,459.*

Rebecha Fitt gives to her son Andrew Birdley all her right in the estate which her husband Gyles Birdley gave to her in his will. Signed and sealed Jan. 6, 1679.

Witness: John Dane, Sr., John Lee.

Attested in Ipswich court Mar. 30, 1680 by the witnesses.  
*Ipswich Deeds, vol. 4, page 316.*

#### GUARDIANSHIP OF GEORGE FLINT OF SALEM.

George Flint made choice of Nath. Putnam as his guardian Sept. 29, 1668, who gave bond of 60li. *Ipswich Quarterly Court Records, vol. 5, page 79.*

#### GUARDIANSHIP OF CALEB HOPKINSON OF ROWLEY.

Caleb Hopkinson made choice of his brother Jonathan Hopkinson as his guardian Sept. 29, 1668, who gave bond. *Ipswich Quarterly Court Records, vol. 5, page 79.*

#### ESTATE OF WILLIAM MARCHENT OF IPSWICH.

Administration on the estate of Wm. Marchent, intestate, granted Sept. 29, 1668, to Mary Merchant, widow, and an inventory of 132li. being presented, court ordered that the estate be divided, half to the widow and the other half to his son-in-law and daughter, Henry Ossborne and Mary his wife. *Ipswich Quarterly Court Records, vol. 5, leaf 79.*

Inventory of the estate of William Merchant of Ipswich, deceased Sept. 4, 1668, taken by Moses Pengry and Edward (his E mark) Lumas: his wering apparrell, 1li. 5s.; house, barne, orchard & home lott, 40li.; 5 acres of land cald the pasture, 25li.; 3 acres of land in the field, 10li.; 3 acres of marsh at Plum Island, 6li.; 1 bed & bolster & 2 pillowes, 3li.; 1 bed & bolster, pilow & other mean bedding, 3li. 10s.; 3 payr of sheets, a tabl cloath & small linen, 3li.; 1 rug, 1 Coverlet & blankets, 3li.; new Cloath, 14s.; 1 Iron pott & 3 kettells, 3li. 2s.; 1 Iron pot & a kettell & a skillet, 1li.; 2 skilletts & a warming pan, 9s.; peuter & a chamber pott, 16s.; tramell, grediron & frying pan, 7s.; bedsteds & chayres, 10s.; table, chests & box, 1li.; glass botle & erthen ware, 5s.; 2 barells, payles & churn & woden vessels, 1li. 1s.; wheeles & cards, 8s.; 4 Cowes, 1 heifer, 1 calf, —; 9 sheepe & lambs, —; 6 swine, 3li. 10s.; sheep woolle & cotten wooll, 2li.; Corne in the hous & barne, 1li. 10s.; Cheese, 1li.; aples, 1li.; total, 135li. 19s. Debts due from the estate about 3li.

Received and allowed Sept. 29, 1668 in Ipswich court.  
*Essex County Probate Files, Docket 18,198.*

## ESTATE OF THOMAS FLINT OF SALEM.\*

Inventory† of the estate of Thomas Flint taken by Nathaniel Putnam and Anthony Needum: the farme, 120li.; land bought of G. Goodell, 20li.; land beyond Ipswich River, 41li.; two poles of land at Salem Towne, 1li. 11s. 8d.; Neat cattell, 4 oxen, seaven cowes, 69li. 10s.; 2 young steeres, 6 two yeare oulds, 26li.; 1 bull 3 yeare old and 6 yearlings, 12li. 10s.; 3 calves, 2li.; Horses, 1 mare, colt and 3 horses, 40li.; Hoggs twenty swine, 25li.; corne, five hogsheds of wheate and Rye, 7li. 14s.; ten bushells of Indian corne, 1li. 10s.; 3 flich of bacon, 3li.; Tooles, cart wheelles & cart rope, 2li. 5s.; three yoakes and 2 plow chaines, 1li. 10s.; one Iron harrow, 1li. 5s.; 1 breakeing plow & Irons compleate, 1li. 10s.; 1 smale plow and Irons, 10s.; 4 broad Howes & 1 beetle ring, 12s.; 3 wedges, 5li. a wedge, 7s.; 2 broad axes, a narrow axe, 16s.; 1 morticeing axe, 1 crosecut saw, 9s. 6d.; 1 handsaw, 1 beers, 8s.; 1 Auger Inch three quarters, 1s. 6d.; 1 auger, 1 inch & quarter, 2s.; 1 halfe inch auger & 1 quarter inch, 1s.; 1 broad chissell, 1 narrow chissell, 1s.; 1 goudge, 1 Addice, 2 hammers, 7s.; 1 shorte plane & 1 Iron spade, 5s.; 2 drawing knives & 1 file, 5s.; 1 gimlett & a paire of compasses, 1s.; 3 sithes, 2 pitchforkes, 3 reap hookes, 12s.; Beding, 1 featherbed, beding & curtaines, 6li.; 2 downe beds & bedding, 3li. 10s.; 1 flockbed & beding, 6 paire of sheetes, 8li.; 6 pillowbeeres, 1li. 10s.; Houshold stufe, two Iron kettles, 1li. 10s.; 1 Iron pott, 10s.; 1 kettle, one posnett, 8s.; 2 poringers & 12 spoones, 8s.; 1 brase skillett & 12 trenchers, 5s.; 1 pewter bason & 6 wooden dishes, 2s.; 6 trayes, one churne, 2 pailles, 12s.; 3 creame potts, & a sciming dish, 2s. 6d.; warmeing pan, 12s.; 1 frying pan, 4s.; 4 pewter platters, 1li.; 2 smotheing Irons, 5s.; 1 quart pott, 1 pint pott, both pewter, 5s.; 2 chests & one old box, 13s.; 2 wheelles one wollen & 1 lening wheele, 6s.; 3 pr. of cardes & one Hanke, 10s.; 2 paire of pott hookes, 3s.; 1 paire of Iron tongs & 3 chaires, 8s.; one sute of carsie, 4li.; 1 sute of broadcloth, 2li.; 1 great cloth coate, 1li. 10s.; 1 sute of old clothes, 2li.; 1 Hatt & 1 pr. of shoes, 1li.; 1 pr. of bootes & spurs, 1li.; saddle, bridle & pillion, 2li.; 3 paire of stockings, 10s.; 3 new shirts & one old shirt, 1li.; 4 bands & 2 handcarchers, 10s.; Armes, muskett rest & bandeleers, 1li.; 2 sword & belts, 1li.; 1 pound of powder & 20 bulletts, 3s.; 2 small fowleing peeces, the armes all in good order, 1li. 10s.;

\* See also Records and Files of the Quarterly Courts, Essex County, Mass., vol. 4 (1914), p. 71.

† See *ante*, vol. 1, page 416.

1 great bible, one psalme booke, 12s.; 1 sermon booke, 4s.; 1 round glase bottle, 6d.; 2 stoneing jugs & 1 lanthorne, 4s.; 5 hogsheds, barrells & other tubbs, 11i.; William Curttice debtor, 6li.; total, 435li. 10s. 8d.

The estate was debtor on the inventory presented to Salem court in June, 1663, 65li. 13s. 4d. Since searching Mr. Browne's book instead of 15li. there appears but 3s. that the said Flint was debtor; also 4li. paid by Flint in part of 16li. 5s. that the inventory credits Lt. Smith and G. Clearke; the rest of the creditors have not been reckoned with there is 19li. to be subtracted from the 65li. 13s. 4d.

Taken upon oath 29: 7m: 1668 by Elizabeth Leach before Wm. Hathorne.

Attested in Ipswich court Sept. 29, 1668 by Thomas Flint that this inventory was the estate of which his father died possessed. *Ipswich Quarterly Court Records, vol. 5, page 75.*

Whereas there was some land to be divided by the will of Tho. Flint, deceased, to his sons Tho. and Joseph, and it being not yet divided, court 30: 4: 1674, appointed Lt. Tho. Putnam and John Pickering, together with one whom said Thomas was to choose, to see it done. *Salem Quarterly Court Records, vol. 5, leaf 74.*

Thomas Putnam, John Pickering and Thomas Flint being chosen by the court to make a division between Thomas and Joseph Flint of land given them by will of their father, Thomas Flint, deceased, and finding Thomas Flint in possession of the whole, have allotted and set out to Joseph as his part according to his father's will as followeth: of that farm, which was formerly Mr. Higginson's of the upland the east end of the farm, the whole breadth of the farm being the length of this land laid out to Joseph and his breadth lies from the outermost corner bounds of the farm inwards at each end fifty six poles; of the meadow of said farm we allot three acres and half bounded on the east, north and south with his own land above mentioned, and on the west with Tho. Flint's meadow; and of the fifty acres that was purchased of Robert Goodale, his part we have laid out in the middle of said fifty acres in breadth thirty three poles at the west end bounded with two red oaks both at Norise's brook and at the east end thirty five and one half poles. Also it is agreed by both parties that they and their heirs forever shall each allow convenient highways for carting. *Essex County Quarterly Court Files, vol. 33, leaf 79.*

## GUARDIANSHIP OF JOHN FLINT OF SALEM.

Jno. Flint, son of Thomas Flint, made choice of William Flint, his uncle, as his guardian, and it was allowed by the court 24: 9: 1668. *Salem Quarterly Court Records, vol. 5, leaf 16.*

## ESTATE OF PHILIP KNIGHT OF TOPSFIELD.

Administration upon the estate of Philip Knight, granted 24: 9: 1668, to his wife Margery, who brought in an inventory amounting to 106li. 18s. Court ordered to the eldest son, 20li., and 10li. each to Philip, Rebeca, Elizabeth and Mary, at age or at marriage, and the widow was bound for the children's portions. *Salem Quarterly Court Records, vol. 5, leaf 16.*

Inventory of the estate of Phillipe Knight, taken by John Putnam and Thomas Fuller: Two cows, 8li.; two oxen, 14li.; two steres, 9li.; two young cattle, 4li.; one mare, 5li.; five swine, 5li.; feather bed with furniture, 9li.; puter, 15s.; wereing clothes, 4li.; wooding lumber, 6li.; Beefe & porccke, 2li.; Iron were, 8li. 16s.; Brasse were, 2li. 12s.; Indian Corne, 6li.; Rie & Barley, 2li.; hoopcs, 3li.; hempe & flax, 3li.; Cotton woole, 2li.; two beeds & furniture, 5li.; five pare of shetes, 3li. 10s.; three pare of pillowbyes, 15s.; table cloth & napkines, 1li.; five sakes & winno shette, 1li.; new Cloth & one Wallett, 1li. 10s.; total, 106li. 18s.

There were five children, Jonathan, aged 26 years; Phillep, aged 23 years; Rebeca, aged 17 years; Eliza, aged 13 years; Mary, aged 11 years. *Essex County Quarterly Court Files, vol. 13, leaf 121.*

## ESTATE OF WILLIAM WALTON OF MARBLEHEAD.

Administration on the estate of Mr. William Walton, intestate, granted 24: 9: 1668, to Elizabeth Walton, the widow, who brought in an inventory. The house and land in Marblehead were to be held for security. *Salem Quarterly Court Records, vol. 5, leaf 18.*

Debts of Mr. William Waltun: To Mr. Gorge Corwin, 8li. 14s. 8d.; to Mr. William Browne, sr., 10li. 12s. 1d.; to Mr. Moses Mavericke, 73li. 1s. 4d.; to Mr. Samuell Ward, 12li. 7s.; to Mr. Phellep Cromwell, 2li. 12s. 9d.; to Mr. Walter Price, 1li. 15s.; to Dockter Checkaren, 1li. 4s.; to Mestress Woodcock, 8li.; to William Huet, 1li. 12s.; to James Denes, 8s.; total, 120li. 6s. 10d. Due from the town, 39li.

Inventory of the estate of Mr. William Waltun of Marblehead, lately deceased, taken Nov. 23, 1668, by John Peach, sr., and Samll. Ward: Dwelling house with a garden & orchard, 120li.; parcell of land bounded with Mr. Måvericks land on y<sup>e</sup> one side & Rich. Rowlands land on the other side, with an old barn, 80li.; 10li. in the first purchase in ye farme neere the towne, 20li.; 2 Cowes pastorida in the towne Commons, 10li.; 2 heifers at 6li., 1 Cow at 4li., 10li.; his Library Viewed by Mr. Higginson and Mr. Hale, 20li.; 1 bed and bedsted, 5li.; 2 fetherbeds, 7li.; 4 pewter platters, 16s.; 3 small old dishes, 3s.; 4 Candlesticks, 8s.; 1 paire of Andirons, 12s.; 1 Spitt, 1 paire tongs, 1 Crooke, 7s.; 1 Chamber pott, 1 drinking pott, 4s.; 1 silver bowle & 1 saltseller, 3li.; 2 potts being defective, 12s.; 1 table Cloth, 6s. 6d., napkins, 6s., 12s. 6d.; 2 stills, 1li. 5s.; 1 Gun, 1li.; 2 tables, 1 forme, 1li. 6s.; 1 trunke, 5s.; wearing Clothes, viz.; 2 Cloakes, 1 Coate, 1 paire Stockings, 1 old paire breeches & 1 old dublett, 5li.; total, 287li. 10s. 6d.

*Essex County Quarterly Court Files, vol. 13, leaves 138, 139.*

Elizabeth Walton, relict of Mr. William Walton, was ordered June 29, 1669, to keep the whole estate in her hand during her life, she being administratrix, with the consent of all the children. She was to pay all the debts of the estate, and at her death, said estate was to be divided among the children, Nathaniell, the eldest, to have a double portion, of which he had already received 30li., and Samuell having had 8li. of his portion. *Salem Quarterly Court Records, vol. 5, leaf 25.*

“Wee whoes names are underwritten being desired by nathanill Waltown to vew a parsell of medow and upland lying in marblhead which acordinglie we did and to the best of our Judgment it is worth the sum of fortie pounds.” Dated June 25, 1669, and signed by John Peach, sr., and Samll. Ward. “the Charges that I haue ben out vpon the mash for fencing and daming against the see: 20: 00: 00.”

Moses Mavericke and Samll. Ward, on June 29, 1669, appraised for Samuel Waltown, a parcel of land at Marblehead, called Williams’ lot at 10li., and the parcel on which his house stands at 8li. *Essex County Quarterly Court Files, vol. 14, leaf 132.*

Whereas by an order of the County court held at Salem June 29, 1669, the estate of our father Mr. William Walton,

deceased intestate, was left in the hands of our mother and the remainder at her decease to be divided among the six children left, viz. Nath., Samuel and Josiah Walton, Elizabeth Mansfeild, Martha Munjoy and Mary Bartlett, the eldest to have a double portion and our mother having died the last year and by means of the death of our brother Josiah Walton, his part by will and what he had of his own was bequeathed to be divided amongst us, we have made the following agreement and settlement; the accounts shall stand and the debts shall be paid out of the estate; the bill of sale made by our mother for one half of the lot sold to our brother Nathaniel Walton and Martha Munjoy for 40li. of debt was confirmed; Robert Bartlett shall for 20li. of debt paid by him have that quarter part of the lot whereon his house stands; the books shall be shared equally, the eldest son to have his double share; Sam. Walton shall have one cow lease at 5li. to be allowed out of his 25li. and one cow; the whole remainder of the estate to Nathaniel Walton and Martha Munjoy they to pay to us 25li. each, which we accept as our portion.

Signed and sealed Mar. 29, 1683 by Andrew Mansfeild, Nathaniel Walton, Marth. Munjoy, Robert Bartlett. Witness: Samuel Cheever, William Bartlett. *Essex County Quarterly Court Files, vol. 45, leaf 12.*

#### ESTATE OF WILLIAM WHITTREDGE OF IPSWICH.\*

Administration on the estate of William Whittred of Ipswich, granted Dec. 19, 1668 by the Worshipful Mr. Samuell Symonds and Major Genrll. Daniell Denison, with the clerk present, to his son Thomas Whittred, who was to bring in an inventory. *Ipswich Quarterly Court Records, vol. 5, page 80.*

Administration having been granted to Thomas Whitridge and the debts exceeding the amount of the estate, court Apr. 28, 1669, ordered that all creditors make return to the clerk of court within a month, notice in writing to be set up at Salem and Ipswich meeting houses. *Ipswich Quarterly Court Records, vol. 5, page 95.*

Inventory of the estate of William Whiteridge, deceased Dec. 9, 1668, taken Dec. 16, 1668: the Dweling howse with fences about it and Laders, 10li.; two bullocks and two coves and a young calfe, 20li. 10s.; a bull & two calves, 4li. 6s.; a

\* See also Records and Files of the Quarterly Courts, Essex County, Mass., vol. 4 (1914), p. 114.

horse and the swine, 11li. 5s.; the hay, 1li. 15s.; a great brasse Kittle, 1li. 4s.; Augars and Chizels, 18s.; handsaw & shave, beetle, wedges with other old Iron things, 18s.; the bed & bedding, 2li. 8s.; 2 spades, an old ax, three howes with other old Iron, 1li. 7s. 6d.; 2 Iron potts with Locks for doores & hinges, 1li. 8s.; sadle & a tramel & a Litle cubbord, 13s.; Spining Wheele with old barrels & an old Chest, 14s.; Churn, firkin & bottles, table & foarme, 8s. 6d.; tubs & pailles & bowles & other Lumber, 7s.; the flax broke out & cleard, twenty pound, 10s.; two broad axes, an old narrow ax, 19s.; frying pan, mortar, two spanshakels & a muskitt, 2li. 6s.; a peel of mixt corne, of oates & Ry, 10s.; a Roofe of a barne, framed & other timber, 2li.; a hovill with pine boards on the sides & Racks, 3li.; a cart & plow & truk Wheels, 2li. 5s.; Indian corne, six bushels, 16s.; two yokes & a chaine, 13s.; a sive & two axes & 4 sacks, 16s. 6d.; two adses, a narrow hoaw, 8s. 6d.; ten pound of coton Wooll, a pr. of cards, a barel of a gun, 13s. 8d.; a cow bell & 9 fowles, 6s. 8d.; Wearing clothes & hatt, 2li. 10s.; debts owing to Wm. Whiteridge, deseased, 9li. 3s.; total, 84li. 13s. 10d.

Attested in Ipswich court, Apr. 28, 1669 by Tho. Whitred, son of Wm. Whitred. *Essex County Probate Files, Docket 29,783.*

Tho. Whiterig, administrator of the estate of Wm. Whiterig, brought in a copy of the inventory June 29, 1669, showing that the estate can pay the creditors but 15s. per pound. *Salem Quarterly Court Records, vol. 5, leaf 27.*

Deposition of Elizabeth Foster that she heard Goodwife Whittred, wife of William Whitred say that her son Thomas brought to her husband 10li. at the least in goods and she really believed that that which Thomas brought was better than what they brought in England. She also heard old Goodman Whitred say that he would satisfy him, if not while he lived, he would at his death. Sworn, June 28, 1669, before Daniel Denison.

Deposition of Reienald Foster, jr. that Tho. Whitred wrought with his father to frame that house which his father sold to Goodman Pirkens, the elder, and did almost all the work. Also that his mother said that her husband hindered him more than he helped him. Sworn, June 28, 1669, before Daniel Denison.

Deposition of John Choat, aged about forty years, that being at old Goodman Whittridge's house, he heard him say that his son Thomas was the best friend he had, for he had

given him two cows and had promised to help him finish his house. If he died before he had paid him, he would give him his house and land at Chebaco. Sworn, June 28, 1669, before Daniel Denison.

Debts claimed within the month given by the court: Mr. Willson, constable of Ipswich for rates, 4li. 5s. 9d.; Thomas Burnam, 2li. 8s.; Robert Pearce, 17s.; Thomas Bishop, 2li. 12s.; Francis Wainwright, 1li. 10s. 3d.; Nath. Wells, 2li. 40s.; Stephen Swett of Newbury, 18s.; Decon Knowlton, 1li. 17s. 1d.; Deacon Goodhue, 19s.; Samuell Knowlton, 1li. 13s.; Capt. George Corwin, 16li. 2s. 4d.; Ensigne French, 15s.; Mr. Baker, 1li. 10s.; Mr. Wade, 5li. 10s.; Thomas Knowlton, 4s.; Mr. Bradstreet, 1li. 10s.

Debts given into court: To merchant Browne of Salem, 2li. 8s.; Robt. Lord, 10s.; Mr. Bartholmew of Salem, 1li.; Mr. Graffton, 15s.; Stackhouse, ferryman, 5s.; Samuell Morgan of Marblehead, 1li. 17s. 9d.; Goodman Bridges, 1li. 6s.; Nicolas Woodbury, 15s.; Samuell Dodge, 7s.; John Selar, 12s.; Abigaill Stone, 12s.; Robert Colborne, 2li.; Daniell Davison, 6li.; Robert Lord, marshal, 1li. 10s.; Goodman Peeters, 1li. 10s.; Goodman Brabrooke, 1li.; John Perkins, 12s.; Mr. Coggsweil, 6li.; Abraham Perkins, 1li. 7s.; Goodman Archer, 10s.; Walter Fairefield, 2s.; Isaack Davis, 4li.; Thomas Whitridge, 25li.; Sergt. White, 10s.; Rich. Walker, 7s. 6d.; John Whipple, 5s.; for the buryall, 2li.; total, 68li. 17s. 3d.

*Salem Quarterly Court Records, vol. 14, leaves 133, 134.*

#### ESTATE OF THOMAS MANNING OF IPSWICH.

Administration on the estate of Thomas Maning granted Jan. 14, 1668, to two of his sons, Thomas and John Maning, who were to bring in an inventory. *Ipswich Quarterly Court Records, vol. 5, page 80.*

Inventory taken Jan. 6, 1668 by John Brewer and James (his + mark) Saward: Seven Akers and half of marsh, 15li.; too Bedds with the furnuture about them, 7li.; one cow, 3li. 10s.; three Iron potts, 1li., 4li. 10s.; two Kettells, 15s., too Barrills and three pails, 10s., 1li. 5s.; two Keellers, 4s., a paire of tramills, 3s., three skillit, 3s., 10s.; Three pewter dishes & A tin tunell, 6s., pans & trays, 3s., 9s.; one braise mortar & pestell, 4s., too pewter cupp & bottle, 1s. 6d., 5s. 6d.; too little measures, one Jugg, a pair of sheers, 3s. 8d.; fire pan, tonggs, andiron & gridiron, 6s.; one sute of apparell & too coats, 3li., too chests, 1li. 6s., 4li. 6s.; one glass

case & Kneading trough, 4s., too chairs and a baskett, 2s. 6d., 6s. 6d.; one trunck & one Box, 6s. 6d., one hat & one lamp, 2s. 6d., 9s.; one paire of sheetes, 1li., one pair of shoos & a paire of Lyning, 8s., 1li. 8s.; too Barrills & a sive, 3s., one gally pot, 1s., too baggs, 2s., 6s.; one New bed teeke, 1li. 10s., a parcill of feathers, 6s., 1li. 16s.; one pair of beetle rings & too wedges, 2s. —; one fo——, 5s.; total, 38li. 8s.

Received in Ipswich court Apr. 28, 1669. *Essex County Probate Files, Docket 17,572.*

The court Apr. 28, 1669, ordered a double portion of the estate to Thomas Maning, the eldest, and to John and Daniell, the other two children, 9li. 10s. each. *Ipswich Quarterly Court Records, vol. 5, page 95.*

#### ESTATE OF TIMOTHY ROBINSON OF SALEM.

Inventory of the estate of Timothy Robinson, amounting to 114li. 4s., clear estate, was allowed Jan. 26, 1668, and Mary, the widow, was appointed administratrix. She was ordered to pay to Timothy, the child of deceased, 30li. at the age of twenty-one years, and the rest of the estate to be for the use of the widow, the house and grounds to be security for the payment of the child's portion. *Salem Quarterly Court Records, vol. 5, leaf 21.*

Inventory of the estate of Tymothy Robbinson, "Jo. Kitchens son in law," appraised June 29, 1668, by Thomas Robbins and Richard Croade: Wareing apparrell, 10li.; 1 feather bed, bedsteed & furniture, 16li.; sheets, pillowbeers & other lyning, 12li.; 1 Cubbard, 1 box & a chest, 3li.; 1 Small Table, 6 chaires & a little forme, 16s.; pewter ware, platters, dishes, spoones, &c., 1li. 10s.; 1 cubbard cloth, cushen & other things thereon, 1li.; 1 warmeing pan, 1 brass kettle & skillett, 1li.; 1 Iron pott, pott hangers, fire shovell & tongs & bellows, 1li.; 4 bush. of Indian & 2 bush. of barley, 18s.; 1 grindstone & tooles belonging to his trade, 2li.; 1 Cowe & a pigg, 5li.; his dwelling howse, shop & ground whereon it stands, 80li.; total, 134li. 4s. Debts owing, 20li. *Essex County Quarterly Court Files, vol. 13, leaf 145.*

#### ESTATE OF ROBERT GRAY OF SALEM.

Court 26: 12: 1668, ordered that if Nicholas Maning, husband of Eliza, late wife and executrix of the estate of Robert Gray, take into his hands 50li. that belonged to the children

of deceased, as by the will which is in Mr. Jon. Browne's hands, together with what interest court agreed upon, said Maning should, before the next Salem court, give sufficient security. *Salem Quarterly Court Records, vol. 5, leaf 20.*

Nicholas Manning gave June 29, 1669, the parcel of land, which he lately bought of William Lord, sr., containing nine acres, lying next to Major Hathorn's easterly, as security for the payment of 50li. to the children of Robt. Gray, deceased, which was 50li. left in the hands of Mr. John Browne, sr., who was to deliver the said sum to the said Manning. *Salem Quarterly Court Records, vol. 5, leaf 25.*

Whereas there are 10li. yet remaining in the hands of Mr. John Browne, sr., of the estate of Robert Graye, deceased, the interest of 50li., court 28: 4: 1670, ordered said Browne to pay it to Nicholas Manning, husband of Elizabeth, late wife and executrix of the said Robert Gray. *Salem Quarterly Court Records, vol. 5, leaf 35.*

#### ESTATE OF RICHARD LONGHORNE OF ROWLEY.\*

"The last will and testament of Richard Longhorne of Rowley in the County of Essex made februarie 10. 1668. first I giue to my daughter Elizabeth a double portion whom also I constitute and appoynt to be the executresse of this my last will and testament together wth my beloued Brother Thomas Longhorne whom also I constitute and appoynt to be the other executo<sup>r</sup> w<sup>th</sup> my daughter Elizabeth and if the sayd Elizabeth shall die without heirs of her owne body my will is that the one halfe of the estate given her by this my last will and testament be equally diuided between my other three daughters I giue vnto Samuel wood my servant the sume of 10<sup>li</sup> to be payd to him w<sup>th</sup>in the space of one yeare after my death and if obadiah wood the father of the said Samuel shalbe willing that his son shall serue out his time vntill he comes to the full age of twenty one years w<sup>th</sup> my brother John Johnson of Rowley then my will is that ten pounds more be added and the whole 20 to be payd vnto ||him|| when he hath served out his full time and in case the said Samuel shall die before he hath served out his full time that then no part of the 20<sup>li</sup> be payd vnto him butt that 20<sup>li</sup> shalbe diuided equally amongst my children then Living my will also is that my daught[er] Elizabeth shall haue the 20<sup>li</sup> abovementioned ouer and aboue

\* See also Records and Files of the Quarterly Courts of Essex County, Mass., vol. 5 (1916), p. 13.

her do[le] portion vntill it shalbe due unto the aforesayed Samuel and if the sayd — wood shall p<sup>r</sup>sently take away his son then 10<sup>th</sup> of the 20 to be equally diuided betwene my children and then all my estate both of lands houses cattle household stufte and all my moueables to diuided equally ||my debts being first paid|| amongst my children, my daughter Elizabeth haueing a double portion as aforesaid Lastly I constitute and appoynt John Peckard, John Johnson and Jams Bailey ||all of Rowley aforesaid|| to be ouerseers to se this my will performed.”

[no signature]

Witness: Anthony Crosbie, Daniell Ela, John Ward.

Proved in Ipswich court Mar. 30, 1669 by the witnesses.

Deposition of Jonathan Platts that going to Haverhill when Richard Longhorne was sick, with John Pickard, he left the latter on this side the river and went over with the daughter of Richard Longhorne to see him and told him his brother Pickard was on the other side. He told deponent that he was very glad of it, for he had a great desire to speak with him, that he knew not how God might dispose of him and he desired deponent to come to him again when his brother came over the river. And so coming to him again, his brother being with him, and he, having told his mind to his brother Pickard, the latter told Longhorne that he would relate what he said to deponent for fear of spending him. Concerning his children's disposal, John Pickard said to leave them to the disposal of their grandmother to which Longhorne replied that he would and also to their two aunts, and that he would have them advise with Goodwife Bayly who was a good woman, whom he believed loved them well. This was about three days before he died. John Pickard affirmed the same. Sworn 30: 1 m: 1669, in Ipswich court.

Anthony Crosbie deposed that being in Haverhill when Richard Longhorne made his will, before Mr. Ward wrote it, said Longhorne was very desirous that his brother Thomas Longhorne should be one of his executors. But Thomas was not willing to serve, pleading his unfitness on account of living so far away, etc. Sworn Mar. 30, 1669, in Ipswich court.

Daniel Ela deposed that he heard Longhorne say that he desired his brother to take his smaller children and their estate, etc. Sworn Mar. 30, 1669, in Ipswich court.

Inventory taken Mar. 24, 1668-9 by John Tod, Ezekieil Northend and Samuell Brocklebanke: in Cash & books, 111i.

2s. 8d.; 1 gray searg Dublett, 18s.; 1 gray searg paire of britches, 8s.; 1 gray Jackett, 12s.; 1 paire of white Britches, 16s.; 1 old searge coat, 6s.; 1 old Coat, 6s. 8d.; 3 paire of stockins, 13s.; 1 red wascoat, 5s.; 1 hat, 7s.; 5 bands, 10s.; neck cloathes, 2s. 6d.; 1 Dublet & 1 paire of Drawers, 10s.; 2 shirts, 8s.; 1 paire of boots, 3s.; for Armes, 2li. 10s.; 1 Bedsted with bed & all ye furniture, 12li.; 1 Trundle bed with all ye furniture, 2li. 10s.; 1 Bed with all the furniture, 7li. 10s.; 1 green rugg, 2li.; 1 Coverlett, 2li.; 1 white blankett, 1li.; 4 yds. red Cotton, 12s.; 10 yds. of home made Cloth, 2li.; 13 Cushions, 1li. 10s.; 12 pillowbeers, 2li.; 18 sheets, 9li.; Childe bed Linen, 8s.; Childrens Caps, 9s.; a swathe, 2s.; ribbon, 2s.; Childe bed Linen, 10s.; 1 white wascoat, 2s.; Table clothes, napkins & towells, 3li. 11s. 6d.; 1 cupboard & cupboard cloth, 3li.; 1 little cupboard & cupboard Cloth, 5s.; 2 chests & a trunk, 1li.; 1 Bedstead & bed with ye furniture, 15li.; 1 Bed with all the furniture, 8li.; 1 Bedstead & bed with all the furniture, 8li. 10s.; 1 Bedstead & bed with all the furniture, 3li. 15s.; A parcell of Childrens Clothes, 3li.; in Brass, 6li. 9s. 6d.; spoons, 6s. 10d.; Peuter, 4li. 18s.; Tin ware, 4s.; Iron ware, 3li.; old Iron, 2li. 4s.; spice, conserves, honey wth ye pots & boxes, 14s.; Juggs, glasses & other things, 7s.; Earthen ware, 4s.; Tallow & Candles, 12s.; a shovell, 3s.; Hogs Learth, 16s.; Flax & Hemp tear & tow & yarn & Cotton wooll & yarn, 3li. 15s.; shingle nailes, 1li. 10s.; Board nailes, 10s.; Clapboard nailes, 3s.; 1 paire of stock cards, 4s.; sieves, 6s.; 2 Linen Wheels, 8s.; feathers, 2s.; Traves, Trenchers & Dishes, 9s.; 1 frying pan, 4s.; a Cartrope & a halter, 5s.; a saddle, Pillion & bridle, 1li.; Barrels, Tubs, Churnes, pailles & such lumber, 5li.; 1 pair of bellows, 1 cann, 4s.; Tables, formes & Chaires, 1li. 8s.; 1 Hammer, 2s.; 2 Woollen Wheels & 1 paire of scales & a beetle & 2 Wedges, 7s.; 15 bushels & a 1-2 of Wheat with the tubs it was in, 3li. 10s.; Rye & Rye malt & barley Malt, 19 bus. & 1-2, 3li. 18s.; Oats, 2 bushells, 5s.; Bacon, 2li. 3s. 4d.; Hops, 4s.; 20 bushells of Indian corne, 2li. 13s. 4d.; Cards & threed, 15s.; Baskets, 5s. 6d.; cart, plow, sled, yoks, chain & 1 sithe, 2li. 13s.; 1 Horse & 1 Mare, 15li.; 1 paire of oxen, 13li.; 1 paire of steers, 11li.; 1 steere, 3li. 10s.; 7 coves, 26li. 10s.; 1 Heifer, 2li.; 1 steer, 1li. 10s.; 2 calves, 1li. 8s.; sheep, 3li.; 4 swine, 4li.; 8 swine & 2 piggs, 4li. 5s.; The Dwelling house, barn, brewhouse with the orchyard and land adjoining, 67li.; His halfe of Newmarshes lot with a parcell of land bought of Thomas Abbott adjoining to the it with his land lying at Cowbridge given as amends to the

sd Newmarshes lot, 24li.; 6 Acres of gate land, 26li.; 6 gates, 12li.; Village land & meadow, 30li.; Merrimack land, 40li.; Upland in the farme, 10li.; 9 Acres & 1-2 of land at the great plain, 5li.; Rough marsh at Cow bridge which was brought of Thomas Dickinson and John Scales, 20li.; Meadow in Satchwell meadow, 5li.; 3 Acres of meadow by Newberry causy, 10li.; Salt marish on the south east side of Mr. Nellsons Island, 10li.; Salt marshe at hog Island with a litle given for Allowance for high wayes, 6li.; marish purchased of Mr. Nellson on the north side of Mr. Nellsons Island, 25li.; Baggs & measures, 15s.; salt & sugar, 1li. 10s.; By Booke and Bill, 193li. 9s. 3d.; total, 732li. 11s. 1d. Estate debtor, 18li. 19s. 6d.

Attested in Ipswich court Mar. 30, 1669 by the executors.  
*Essex County Probate Files, Docket 16, 946.*

At the court Sept. 29, 1674, the executor brought in a paper to add to the estate: in some omitted, 11li. 6d.; due from the estate by debts appearing since the inventory, 53li. 3s. 4d. *Ipswich Quarterly Court Records, vol. 5, page 88.*

Debts which appear on the estate of Rich. Longhorne, not inventoried previously, brought into court, Sept. —, 1674, by Thomas Longhorne, sole executor: To Mr. Jolliffe in Mony, 1li.; to Gd. Nowers, 1s.; to a legacy or Contribution pd. the Deacons, 3s.; to Mr. Payne in wheat, 12s.; to Gd. Jordan, 2s. 8d.; to James Bayly, 4s. 4d.; to Andrew Hedden p seeking a mare, 2s.; to Mr. Boynton about ye Graves digging, 11s.; to The Tailor Barker Junr., 6s.; to the Country Rate, 6s.; to Hen. Rylay, 11d.; to Peeter Nash p ferriage, 8s. 6d.; to Richd. Clark, 15s.; to Deac. Brocklebanke, for his time about devid —, 6s.; to Jno. Pearson, sr., 3s. 7d.; to Deacon Knowlton, 1s. 4d.; to Mr. Jno. Payne, 4s. 1d.; to Cornett Whipple, 5s. 6d.; to Abel Langley, 1-2 bu. Mault, 2s. 3d.; to Mr. Crosbie p phisick, 2li. 14s. 5d.; to Mr. Crosby p more phisick, 5li. 15s. 3d.; to Samuel Woods Legacy p will, 10li.; to Robert Pearce for freight, 1li. 2s. 7d.; to Robert Lord, sr., 17s. 7d.; to Cornett Whipple, 5s.; to Daniel Ela for tending Longhorn when sick, 1li. 9d.; to old James Davis for hopps, 16s. 8d.; to Mr. Bishop, 19s. 6d.; to Jno. Acie, 2s.; to Mr. Chickrg p phisick, 17s.; to Cornett Whipple, more, 6s. 4d.; to Tho. Lovell, 4s.; to Major Dennison p entry, 8s.; to Wm. Chaundler, 3s. 4d.; to Major Dennison p entry of actions, 18s.; to Ezkl. Northend, 7s. 6d.; to Tho. Newman p work, 5s. 6d.; to senr. Kimbal, 1s. 4d.; to Rich. Holmes, 5s. 6d.; to Humph-

ry Wilson, 1s. 3d.; to Jno. Warner, 6s.; to Nathl. Rust, 6d.; to Saml. Hazeltine for Goeing for the Doctr., 5s.; to Tho. Leaver, 2s.; to Jer. Elsworth, 5s.; to Jno. Todd p dividing Estate, —; to Symo. Chapman p fetching Th. Long, —; to James Kid, —; to Mr. Ward, —; to Danl. Wicam, 4s.; to Mr. Jno. Rogers p phisick, 1li. 7s.; total, 41li. 18s. 11d. Goods not inventoried before: Two Acers of Salt Marish, 10li.; a Silver Dram Cupp, 5s.; a Silver Whistle, 2s.; a Cradle, 2s.; a Tin Box, 6d.; a Saw, 11s.; total, 11li. 4s. 6d. *Essex County Quarterly Court Files, vol. 22, leaf 138.*

#### GUARDIANSHIP OF CONSTANCE LONGHORNE OF ROWLEY.

Constance Longhorn made choice of Richard Thurlay as her guardian, Mar. 30, 1669, who gave bond for the estate in his hands. *Ipswich Quarterly Court Records, vol. 5, page 91.*

#### ESTATE OF MARK HASKELL OF BEVERLY.

Administration on the estate of Marke Hascall, intestate, granted Mar. 30, 1669, to Hanah Hascall, widow of Marke, who brought in an inventory amounting to 370li. 8s. 3d. Court ordered to the two children left, Wm. and Marke, 200li., the eldest to have a double portion, and the rest of the estate to the widow Hanah Hascall. Ordered also that Mr. Edmund Batter, Wm. Hascall, Hugh Woodbury and Nicolas Woodbury be overseers. *Ipswich Quarterly Court Records, vol. 5, page 91.*

Inventory of the estate of Marke Haskell taken 27: 11m: 1668 by Tho. Lowthroppe, Richard Brockens and John Hill: in money, 13li. 6s. 3d.; boots and shoos and stockins, 2li.; wearing cloathes, 11li. 10s.; wearing lining, 2li. 4s.; tow hats and one paire of gloves, 15s.; one musket, towe blunderbuses, 2li. 10s.; three remnants of woollen cloath, 9li. 7s.; one paire of stockens and one paire of gloves, 10s.; six paire of sheetes and one of cotton, 5li. 4s.; lining clooth, 2li. 1s.; tablecloth and napkens, 16s.; six pillowbeeres, 1li. 4s.; one bedd and furniture, 15li.; cuberd, table, chayres and chest, 8li.; towe bedds, Curtains and valances, 12li.; severall other things, 9li. 13s.; plate and puter and earthen weare, 9li. 14s. 6d.; brase and Iron, 8li. 16s. 6d.; lumber & old Iron, 4li. 7s.; howse & ground, orchard and medow, 120li.; toe cowes and towe young beasts, 13li.; one mayre and coult, 5li.; three sterse, 10li.; one bibell, 10s.; total, 267li. 8s. 3d. Ther is a ketch at sea to be apprised when it returns.

Received in Ipswich court Mar. 30, 1669.

Salem, 16: 11m: 1668, an account of the debts of Marke Haskoll when he died: to John Budd of Long Iland, 7li.; Trustrum hammett of Boston, 16li. 7s.; Mr. hamond of Charlestown, to be paid in silver, 7li.; Mr. Shrimton of Boston to be pd. in silver, 4li.; Mr. Gallupp, to be pd. in silver, 4li.; goodman Collins of Boston, 18s.; Mr. Briggam of Boston, tanner, 1li.; Mr. Brown of Salem, 15li.; his daughter-in-law, 7li.; John Collins and the rest of his Company, 6li.; Isaack Woodbery, 6li.; Phillip Crumwell of Salem, 3li. 4s. 3d.; Mr. Gedney of Salem, 13s. 10d.; Mr. Woodcock, 7s.; Mr. Newman of Wenham, 1li.; Captain Price of Salem, 1li. 12s.; Mr. Humber of Salem, 1li. 7s.; Andrew Woodbery, 10s.; goodman Shadocke, 3s.; Jonathan Eager, 2s. 6d.; his father-in-law, 1li. 10s.; Thomas Serles, 18s.; John Dodg, 14s.; William Haskoll, 1li.; Joseph Hascoll, 5s.; Thomas Chubb, 4s.; John Woodbery, 2s.; Richard Stackhous, 2s. 9d.; total, 87li.

Salem, Mar. 24, 1668-9, the catch of Marke Haskall, appraised by Thomas Woodbery, William Hodge and Hugh Woodberre, at 140li.; the earnings of the Catch, 50li.; the whole estate debts deducted is 370li. 8s. 3d.

The Court gave the two children 200li., William, the eldest, to have a double portion, the youngest named Marke, the rest, 170li. 8s. 3d. to Hanah Hascall.

*Essex County Probate Files, Docket 12,770.*

#### ESTATE OF JOHN CARLTON OF HAVERHILL.

“The Last Will & Testament of Leift John Carleton of Haverhill made January: 15: 68 I give vnto Hannah my Wife that house, w<sup>th</sup> y<sup>e</sup> orchard & Lott adjoyneing that W<sup>m</sup>: Cumpton was formerly possessed of in Haverhill; I give her also forty acres of upland & my will is that it shall be laid out adioyneing to the abovementioned home-stead in the most convenient manner to my wives satisfaction or according to the mindes of such as she shall improve & make use of. I give her five Cowes; & all my sheep. I give her all my household stuff and all my implements of husbandry. I give my wife also my East meadow. My will is that after my debts are paid, the rest of my land & estate not here mentioned particularly shall be divided amongst my sons, my Son John being by this my will to have a double portion. I will that my wife shall have y<sup>e</sup> improvement of my Childrens estate if she see cause to her owne benefitt, untill they

come of age according to Law. I will that my wife shall give deeds according to Law to such persons who have bought land of mee, whose deeds are not yet finished. I will that my Children shall be put out apprentices to some honest calling or trade. I appoint my Wife to be my sole Executrix of this my Last Will & Testament. I give the frame that I had raised for a barne to my wife, and all those boards that I am now owner of. I desire my Brother M<sup>r</sup> Phillip Nelson, my Brother M<sup>r</sup> Jeremiah Jewet, & my Lov<sup>e</sup>s friend Ezekieil Northen to be overseers of this my Last Will & desire them to be helpfull to my wife in executeing y<sup>e</sup> Same."

[no signature]

Witness: Nath<sup>l</sup>. Saltonstall, John Griffing.

Proved in Salisbury court 13: 2m: 1669 by Capt. Nath<sup>l</sup>. Saltingstall and Jn<sup>o</sup>. Griffin; in the same court Mrs. Hannah Carlton renounced her executrixship.

Inventory taken Jan. 25, 1668 by George Browne, Robert Clement and Joseph Davis: Apparrell & bedding, 10li.; peuter & brass, 3li. 15s.; wooden ware & Iren ware, 2li. 3s. 4d.; Tables, stooles, bedstead, chests & boxes, 2li. 10s.; a Hide, 14s.; a horse, 6li. 10s.; 2 oxen, 3 cowes & heifer & sheep, 30li. 10s.; cart & plow & utensels for husbandry, 4li. 10s.; 74 acres of oxe common land, 120li.; house and house lot, a barn frame and bords, 40li.; East meddow, 10li.; 120 acres of land, 6 acres of meddow at hauks meddow, 70li.; 5 Acers  $\frac{1}{2}$  meddow beyond mount spickett, 20li.; 3 Acers meddow in Hawkes meddow, 8li.; in priviledges in Common, 20li.; swine, 5li. 10s.; Armes, 2li. 4s.; Corne, 3li.; sheeps wool & cotton wool & a box Iron, 1li. 10s.; 6 Ackers of upland over ye wast bridg, 8li.; Debts due by Book & on all other Accounts by bills or other ways not yet accounted for, 53li. 16s. 4d.; total, 422li. 12s. 8d.

Petition of Hannah Carleton to the court at Salisbury, Apr. 13, 1669, for administration on the estate of her husband, deceased, that she might have the use and benefit of the estate, her children all being small and helpless.

*Essex County Probate Files, Docket 4,653.*

Mrs. Hannah Carleton and Peter Eyer were ordered 13: 2: 1669, to take care of the estate of Mr. Jno. Carleton, late of Haverhill, until next Hampton court, and were empowered to receive and pay any clear debts but not to alienate any of

the land. *Salisbury Quarterly Court Records, vol. 3, leaf 107.*

Administration on the estate of Mr. Jno. Carleton of Haverhill granted 12: 8: 1669, to Joseph Davis and Mrs. Hannah Carleton and they were ordered to bring in an inventory to the next Salisbury court. *Hampton Quarterly Court Records, vol. 3, leaf 110.*

The court ordered Apr. 12, 1670, that the administrators of Mr. Jno. Carleton's estate make assurance of the lands sold by Mr. Carlton or else to return what pay had been received. *Salisbury Quarterly Court Records, vol. 3, leaf 115.*

Petition of Shubael Walker and Peter Ayer, administrators of the estate, to the court at Boston, Oct. 14, 1670, to consider the condition of the widow Hannah Carlton of Haverhill, being left with four small children and without any support from the estate, as what is left is wilderness land, valued at about 165li. 10s., and for power to sell this land for their help; the court 28: 8: 1670 granted the request. *Mass. Archives, vol. 15B, leaf 174.*

Petition of Peter Eyres of Haverhill, administrator of the estate of John Carleton, deceased, that the power of administration may be transferred to Edward and Thomas Carlton, the estate not having been fully settled and Hanah Babbage, the relict of said John Carleton, also requesting that administration may be conferred on her two sons, the petition was granted Sept. 2, 1695. *Essex County Probate Records, vol. 305, page 79.*

The children of Mr. John Carleton being twenty one years of age, Peeter Ayer of Haverhill, the administrator of the estate, petitioned the court at Salem, Sept. 2, 1695, that the administration may be transmitted to Edward and Thomas Carleton, sons of the said John.

Bond of Edward Carleton and Thomas Carleton of 200li., with John Carlton and Joseph Carlton, as sureties, all of Andover and Bradford, Sept. 2, 1695, for administration on the estate of John Carlton.

*Essex County Probate Files, Docket 4,653.*

The court Apr. 6, 1696, gave Edward Carleton and Thomas Carleton further time for rendering the account of their administration. *Essex County Probate Records, vol. 305, page 145.*

Inventory of such lands not yet settled amongst the heirs according as the law directs, brought in Mar. 31, 1696, by Edward Carlton and Thomas Carlton, administrators: 47 Acres of Land called oxe common Lands; two Acres & half of East Meadow; six Acres of Hawks meadow; three Acres or thereabouts of Hawks meadow; about four acres of Duck meadow at Spicket hill foot; privilage in Comon apprized in the inventory given at 15li.; six score Acres of Land by Rob<sup>t</sup>. Swans deed joyneing upon Hawkes meadow.

This estate to be divided to the widow and the four children, the only remaining heirs.

The division of the estate within the bounds of Haverhill made by mutual consent, June 30, 1696: to John and Joseph Carleton sons of John, deceased, the oxe pasture land, the orchard and house lot which was Cumptons, adjoining thereto, about sixty or seventy acres, and all the other lands and priviledges in the commons of Haverhill to their brothers, Edward and Thomas Carleton.

Witness: Neh. Jewett, John Pengry.

Petition of John, Joseph, Edward and Thomas Carlton, all children of John Carlton, of full age to act for themselves, and all married, that the above said division of lands may be settled, was allowed and confirmed, June 30, 1696.

*Essex County Probate Files, Docket 4,653.*

#### ESTATE OF JOHN EATON OF HAVERHILL.

“In the name of God, Amen, The sixth day of August in ye<sup>e</sup> yeare o<sup>r</sup> Lord God one thousand six hundred sixty. & eight I John Eaton of Haverhill in the County of Norfolk in New England, being of whole minde, & in good & pfect remembrance, doe make & ordaine this to be my last will & testament concerneing my outward estate in manner & forme following; that is to say First I will that all such debts & duties as I owe of right or of conscience to any pson or psons, & my funerall expences be paid by my Executors hereafter named w<sup>th</sup>out any contradiction or delay. I give unto my present wife the use of my now dwelling house & orchard dureing her naturall life, & such other things according as is exprest in a writeing comitted to the keepeing of Henry Palmer & whereas ye<sup>e</sup> s<sup>d</sup> writeing mentions a Cow which shee is to have after my decease in case that I have not a Cow at my death, I Will that my Son Thomas Eaton shall pay unto her five pounds or procure her a good Cow. I

give her also six bushells of corne & one of my best swine. I give her more also the remainder of w<sup>t</sup> is due to me from John Todd being about eighteen shillings I bequeath unto my Son John Eaton my biggest silver spoone, a brasse candlestick, & my bible. I give my Son John also all my living in Salisbury provided that he never claime any thing for what he paid for mee to any pson or persons upon any acco<sup>t</sup>: whatsoever. I give him also my second division of Upland, & all my share of meadow in the West meadow w<sup>h</sup> meadow & upland lyeth in the Towne of Haverhill in Norfolk I give vnto my Son Thomas my home Lott after my decease & my now dwelling house & orchard after the decease of my present wife. I give him also all my share upon the Island lying ag<sup>t</sup> Haverhill & all my share of meadow in the Hawkes meadow, & my mead[ow] at the Pond meadow, after the death of my wife. I giue him also my shop tooles, w<sup>th</sup> beetle & wedges, long Saw & grindlestone, & my part of the plow & cart w<sup>th</sup> their present furniture.

“I give to my Son Thomas ||the use of my|| tillage land y<sup>t</sup> is now up in my ox-comon Lott dureing y<sup>e</sup> life of my wife paying to my wife the sum of twelve shillings p annum. I give him also the use of y<sup>e</sup> s<sup>d</sup> Ox-comon Lott for the sowing & gathering in of two cropps after the death of my wife. whereas y<sup>r</sup> is mention made of a Cow to be given to my wife at my death, my Will is, that in case I have no Cow y<sup>n</sup> in being my Son Thomas upon consideration of w<sup>t</sup> I give to him shall make good y<sup>e</sup> s<sup>d</sup> Cow or five pounds as aforesaid otherwise he shall pay as followeth, To my Daughter Browne forty shillings, To my Daughter Davis forty shillings & to my Daughter Ingalls forty shillings w<sup>ch</sup> sumes shall be paid w<sup>th</sup>in two yeares after my death. I give my Son Thomas also my other silver spoone and my spitt. I give & bequeath to Thomas Eaton the son of my Son John Eaton all the land that is in my possession in y<sup>e</sup> great plaine & foure acres lying without the s<sup>d</sup> plaine fence & my East meadow; & I give him also my Ox-common Lott which he shall have delivered up to him by my Son Thomas two yeares after the death of my wife: & he y<sup>e</sup> s<sup>d</sup> Thomas my Grandchild shall in consideration of my plaine Lott pay six shillings yearely to my Wife so long as shee shall live. I give unto my Grandchildren John Davis & John Ingalls all my third division of upland to be equally divided betwixt them. I give to the s<sup>d</sup> Jn<sup>o</sup> Davis my grandchild all my share of meadow lying upon my Son James Davis<sup>s</sup> meadow being my third division of meadow

I give to y<sup>e</sup> s<sup>d</sup> John Ingalls my grandchild my second division of meadow lying upon a branch of Spiggott meadow joyneing to Meadow of my Sonn Thomas: I give to my grandchild Thomas Eaton my musquett sword & bandeleers. I give to my Son Thomas Eaton<sup>s</sup> son Thomas my little gunn. I give to my Son John Eaton the priveledge & rights of one Cow-common; I gi[ve] to my grandchild Thomas Eaton the son of Jn<sup>o</sup> Eaton y<sup>e</sup> priveledge & right of two Cow-commons; I give to my grandchild Jn<sup>o</sup> Davis y<sup>e</sup> rights of one Cow-Common & I give to my grandchild Jn<sup>o</sup> Ingalls y<sup>e</sup> rights of one Cow-comon. I give that Calfe that my Son James Davis hath of mine to keepe to Hester Davis.

“I will that the five pounds worth in corne that is in the hands of my Son Browne be disposed of as followeth, Viz. to my Daughter Browne three pounds to my Daughter Davis twenty shillings; & to my Daughter Ingalls twenty shillings. I give to my Son Thomas that halfe of an ox that is between him & mee. I give my brasse, peuter, bedding & household stuff y<sup>t</sup> is not formerly disposed of to my three Daughters Ann, Elizabeth & Ruth to be equally divided among them: I will that my Executors shall pay twenty shillings to my Daughter Ruth Ingalls more then what is aboue mentioned. I give to my Son John Eaton my fourth division of upland when it shall be laid out in consideration of w<sup>t</sup> charge so ever he hath bene at upon any occasion of mine. I constitute & appoint my Son<sup>s</sup> Thomas Eaton and George Browne to be Executors of this my last Will & Testament. In Witnesse to this writeing as my last will & testament I have hereunto sett my hand & seale the day, month & yeare first mentioned.”

John (his E mark) Eaton (SEAL)

Witness: Nath<sup>l</sup>. Saltonstall, James (his ( mark) Davis, Sr., Henry Palmer.

Proved in Salisbury court, 13: 2m: 1669 by Mr. Nath. Saltingstall, and Tho. Eaton accepted the executorship.

Henry Palmer attested in Salisbury court, Apr. 12, 1669, that he with Capt. Saltingstall and James Davis, Sr. were witness to this will and that it was committed to his care until John Eaton's death.

Inventory of the estate of John Eaton of Haverhill, deceased Oct. 29, 1668, taken Nov. 2, 1668 by James Davis, Sr. and Henry Palmer: weareing clothes, 6li.; Bedding, 1li.; Brasse, 1li. 7s.; Peuter, 1li. 2s.; A pott, skillet; spitt & mortar, 1li. 10s.; tramells & iron ware, 10s.; A bedstead & chaires,

1li. 10s.; warmeing pan, 7s.; chest, 2 tables, trunck & a box, 2li. 4s.; Lumber about the house, 1li. 14s.; In Military armes, 2li. 5s.; Two silver spoones, 12s.; axes, sith, hough & pitchfork, 1li.; books, 14s.; tooles, 2li. 10s.; A share, plow, irons, cart & irons, 1li. 2s.; Indian corne 60 bl., 8li.; Oates, 15 bl., 1li. 7s.; wheat, 4 bl., 1li.; Ry 6 bl., 1li. 4s.; Halfe an Ox, 3li. 10s.; A steare, 3li.; A calfe, 1li.; 4 swine, 4li. 10s.; grindstone, 12s.; debts, 7li. 10s.; House & house Lott, 5li.; Ox common, 3li.; Eight acres of land in ye upper & lower plaine, 28li.; 25 acres of 2d division of upland, 25li.; the 3d division of vpland, 5li.; 5 Cow commonages, 15li.; 2 acres of meadow at ye East meadow, 10li.; 1 1-4 acre at the Pond meadow, 6li.; 1 acre & 3-4 of meadow in two places, 8li.; 5 acres of 2d & 3d division of Meadow, 20li.; 3-4 of an acre of upland upon ye Island, 1li.; The right of ye 4th division of upland, 8li.; total, 200li.

Attested in Salisbury court 13: 2m: 1669 by Tho. Eaton, the executor.

*Essex County Probate Files, Docket 8,520.*

#### GUARDIANSHIP OF SUSANNA RING OF IPSWICH.

Susanna Ringe made choice of her uncle Robert Kinsman as her guardian, Apr. 28, 1669. Bond of Robert Kinsman, 60li. *Ipswich Quarterly Court Records, vol. 5, page 95.*

#### ESTATE OF JAMES AXEY OF LYNN.\*

James Axy dying intestate, Frances, the widow, presented an inventory June 29, 1669, and was appointed administratrix of the estate. *Salem Quarterly Court Records, vol. 5, leaf 23.*

Inventory of the estate of James Axy of Lynn, deceased June 7, 1669, taken June 16, 1669, by John (his O mark) Pearson and Andrew Mansfeild, upon request of Frances, the widow: Wearing apparell, Boots, shooes and Hatts, 5li.; wearing Lining, 1li. 10s.; 6 pare of sheets & one single sheet, 4li. 4s.; table Cloaths, napkins, Towells, & other small Lining, 2li.; Beds, pillows, bouldsters, blanketts, & Couerings, 10li. 8s.; whom spunn Cloath, vncutt out, 7li. 3s.; Carsye, searge, penistone, broad Cloath, Irish Cloath and Carpitt, 5li. 7s.; woollens, Cotton & Lying yarne, 2li. 8s.; c wool, flax and a winnoeing sheet, 1li. 18s.; Baggs, Cushing and a winnoeing

\* See also Records and Files of the Quarterly Courts, Essex County, Mass., vol. 4 (1914), pp. 252, 271.

sheet, 1li. 3s. 6d.; Iron Potts, posnitt and Brasse, 1li. 17s. 6d.; Puter, 2li. 9s.; Moneyes, 6li. 15s. 6d.; two siluer spoones, 12s.; scales, wights, frying pann, Candlesticks, spoons, & Tinn, 16s. 6d.; spitts, fire pann, Endirons, gridiron, pott, hookes, &c., 2li. 10s.; Armes & Ammuniton, 1li. 12s.; Houseing Land & medow, 80li.; 4 oxen, 5 Cowes, & one yeare ould Calfe, 42li. 10s.; 6 ould sheep & 2 Lambs, 3li. 10s.; due debt, 16li. 10s.; Iron Toolles, 1li.; Bookes, 1li. 4s.; Bedsteads, Cubborde, Chests and Boxes, 1li. 10s.; Beare vessells, Tubbs & dry caske, 1li. 16s.; English & Indian Corne, growing on ye ground, 4li. 10s.; English & salt marsh, grasse to mowe, 3li. 5s.; swine, 1li. 16s.; debt due, 3li. 14s.; English & Indian Corne & mault in the house, 3li. 3s. 6d.; Earthen ware, 4s. 6d.; a Chearne, peales, milke vessells, Lanthorne, &c., 1li. 12s.; Tables, cheares & a stoole, 13s.; Butter, cheese, baken, & other provision, 1li. 10s.; a cheese presse, forkes & rakes with some Lumber, 16s.

Attested in Salem court 29 : 4 : 1669 by Francis the widow, and she was appointed administratrix. *Essex County Quarterly Court Files, vol. 16, leaf 100.*

Joseph Rednap, aged between seventy and eighty years, and Samuell Johnson, aged about twenty-seven years, deposed that they saw Axey's wife take him by the hand and said "Loue is not your mind as it was formerly agreed between you and I: and he said yes & he sd by my estate to John Pearson I meane he should looke after it for you." Sworn in court.

Samuell Tarbox, aged about twenty-two years, deposed that James Axey said he intended to make a will but his wife was not willing. Sworn in court 29 : 4m : 1669.

Deposition of Andrew Mansfeild, aged about forty-nine years, that Axey wished to have John Pearson have Greaves' lot, but his wife desired that he would not make a will saying, "Cannot you Confide in mee y<sup>t</sup> I will pforme what yo<sup>r</sup> minde is, but you will give awaye all, hee Answered I intend to give nothing from you whilst you Liue except some smale Legasye or Legasyes, shee then replyed hee might if he would make his will but said I will not nor can not consent to it, I replyed, it was an Apoyntm<sup>t</sup> of God for him to sett his house in order & instanced that of Heseekiah — set thy house in order for thou must dye & did declare to her that I hoped god would guide him in soe doing: but shee replying, hee alsoe replyed sayeing I can dispose of none of my estat & being troubled wee then gott him to bed & I tarrying with him then

tould mee y<sup>t</sup> it was his mind that Joseph Fiske should haue the use of the Land or Liuing for fower yeares after his wifes desease." Concerning Axy's disposition of his land to John Pearson, which was expressed in a will drawn up by brother Cowdreye, his intent was that his wife should have liberty to sell part or the whole for her comfort if needed. Sworn in court 30: 4: 1669.

Nathanll. Kirtland and Marjerye Salmon testified that two nights before he died, Axy said that he gave his estate to John Pearson. Sworn in court 30: 4: 1669.

Deposition of Andrew Mansfeild that being with James Axy in the time of his last sickness which was about three weeks before his death, his wife and Joseph Fiske being present, his wife opposed his making his will. And said James Axy before his wife and said Fiske solemnly left it with deponent that if anybody should ask why he did not make his will to say that he would have done it but his wife would not let him, for deponent was there to write it. Sworn in court 1: 10 m: 1670.

Thomas Fiske, aged about forty years, deposed that James Axy told him he would make Joseph Fiske his heir, and that he had another servant who lived with him formerly that he must also consider, for he himself had grown aged. Sworn in court 2: 10 m: 1670.

*Essex County Quarterly Court Files, vol. 16, leaves 102, 103.*

#### ESTATE OF MRS. JANE JAMES OF MARBLEHEAD.

Inventory of the estate of Jane James, taken by Moses Mavericke, John Peach and Christopher Latamor: The house and ten acors of Land neare the Ferry, 40li.; the House in which she died with the land pertaining to itt, 35li.; the Land by the pound, 5li.; one Cowes Commonage, 5li.; total, 85li.

It was mutually agreed in court 30: 4 m: 1669, by Erasmus James and Richard Read and Hester, his wife, that the estate left by their mother Jane James, be divided among them, the house and 10 acres at 40li. to Erasmus, and the house and land at the ferry and ground by the pound at 40li. to Hester, and the cow commonage at 5li. equally divided, as well as all other estate remaining. *Essex County Quarterly Court Files, vol. 14, leaf 132.*

#### ESTATE OF CHRISTOPHER LYNDSLEY OF LYNN.

"The Last will, & testimony of christipher Lynsye of of

Lynn in the Countye of Essex being weake of bodye but of good memorye & vnderstanding: Apr<sup>rii</sup>: 9<sup>th</sup> 1669 Imp<sup>r</sup>: I bequeath my bodye to the earth, & my Spiritt to him y<sup>t</sup> gave it mee: 2ly I bequeath to my Son Eliezer my Eldest horse: & 3 gotes & 2 swine: 1 begger & one Lesser: 3ly I bequeath to my Son John my mare & 3 gotes: & 1 biger swine 4lye I bequeath to my daughter Nahomie, my yonger horse, & my Heifer, & 3 sheep: & seaven gotes: & y<sup>e</sup> other 2 swine: It: I bequeath all my tooles equally to bee devided betwixt my two sons It: I bequeath to my daughter Nahomie all my bedding & Lining & all my potts & kettles, & puter & my house, & Land: It: I bequeath to my 3: children all y<sup>t</sup> is oweing mee onelye my daughter shall haue a quarter more then ether of my sonns: It: I bequeath to my daughter all my pvisions & all the rest of my goods:”

Christopher (his J mark) Lynsye.

Witness: Joseph Reddnap, Andrew Mansfeild.

“This 10<sup>th</sup>: Apr<sup>rii</sup>: 1669 Memorandum: this is my minde, & will that the charge of my burial shall be discharged equallye out of the Legasyes aboue said: Alsoe I make my sonn Eliezer my executo<sup>r</sup>: & hee is to bee paid for all his trouble, & expenses, out of the Legasyes of his brother John & his sister Nahomie pportionablye & one pound more Alsoe I desyre William Bassitt, & Andrew Mansfeild to bee overseers of this my will.”

Christopher (his J mark) Lynsye.

Witness: Joseph Redknap, Andrew Mansfeild, William Bassett.

Proved in Salem court 29: 4: 1669 by the witnesses.

Will of Christopher Linsy was proved and an agreement in writing by the three children about the division of the estate among themselves was allowed and ordered to be recorded. An inventory of the estate presented by his son Eleazer, was also allowed. *Salem Quarterly Court Records, vol. 5, leaf 23.*

Inventory of the estate of Christopher Lynsye of Lynn, deceased Apr. 10, 1669, taken Apr. 12, 1669, by Joseph Redknap, Andrew Mansfeild and William Bassett: The houseing & one acre of land, 22li.; 4 acres Lying nigh the dwelling house, 16li.; Bedding, 4li. 10s.; one Rugg for a bedd, 1li.; Puter, 1li.; Tinn ware, 4s.; foure Horses yong & ould, 13li.; 5 swine, 3li. 10s.; 2 ewe sheep & 3 Lambs, 1li. 16s.; 14 gotes & 14 kidds, 7li.; 1 Heiffor 2 yeares ould, 3li.; 1 warming Pan & 1

Litle posnit, 11s.; earthen ware, 4s.; 1 Table, 3 chests & 1 oulde trunk, 11l.; Barrills & Tubs, 12s.; sivs, 3s.; pales, bowls, dishes & wooden ware, 13s.; 1 Muskett, 11l.; two Iron potts, 1 kettle, frying pan, gridiron & pott hangers & tonges & hookes, 2li.; carpenter's Tooles, 11l. 17s.; 1 pare of Bellows & 1 broad hoe, 4s. 6d.; one Cubboard & 1 heure glasse, 7s.; wearing apparrill, 3li.; A table Cloath, napkins & other Lining, 11l. 5s.; flax & woollen yarne, 11s.; corne & meale, 18s.; 1 bedd Corde & 1 third pte of a Cable rope, 7s. 6d.; lumber, 8s.

Presented 29: 4: 1669 by Eleazer Linsy.

Agreement, dated 19: 2: 1669, among the children John, Eleazer and Nahomy Lynsey that the whole estate of their father should be divided equally. Witness: Joseph Armitage and Sarah Lynsey.

*Essex County Quarterly Court Files, vol. 14, leaves 123, 124.*

#### ESTATE OF WILLIAM WOODCOCK OF SALEM.

Mr. William Woodcock dying intestate, and Hanah, the widow, refusing to administer, court June 29, 1669, granted power of administration to Mr. Eleazer Hathorne and Mr. John Corwin, who were to bring in an inventory to the next Salem court. If the administrators should see cause to make use of any person to be helpful in posting the books or about his accounts, they were to have liberty to pay him out of his estate.

Mr. William Woodcock dying intestate, and his estate supposed to be much in debt, the court ordered that all creditors bring in their debts to the administrators, Mr. Eliazer Hathorne and Mr. John Corwin, and that this notice be posted up at the meeting house at Boston and Salem.

*Salem Quarterly Court Records, vol. 5, leaf 24.*

Mr. Eleazer Hathorne and Mr. Jno. Corwin, administrators of the estate of Mr. Will. Woodcock, having presented an inventory, and there being many creditors, court Nov. 30, 1669, added Capt. Walter Price, Capt. George Corwin, Mr. Will. Browne, sr., Mr. John Gidney, sr., and Mr. Phillip Cromwell, as administrators, and ordered that the bills be paid proportionately, except Mr. Tailor's bill and the funeral charges, which were wholly to be paid. Also the widow's portion of 40s. given her by Dr. Stone, also the widow's thirds of the house, and hereafter no more debts to be paid out of the estate. *Salem Quarterly Court Records, vol. 5, leaf 29.*

Henry Taylor certified, July 19, 1669, that the 4li. due to him from William Woodcock, deceased, "I doe hearby Freely giue the sayed som vnto his Widdow Hanna: woodcock for her prop use and behoof according to a former pmes vnto Walter Price and m<sup>r</sup> Elyazar Hathorne at Boston ye last winter." Witness: Theodore Price and John Price.

Dockter Woodcock debtor, for Charges in house Reconed the 8th daye of June, And allowed of both ptes, etc., 11li. 18s. 9d.; creditor, for a cask of strong watter, 15 gallens at 3s. 6d., 2li. 12s.; more for William Wisman's debt, etc., 7li. 5s. 11d. Rest due to Lattemer, 4li. 12s. 10d.

Doctor Wm. Woodcock was debtor to Wm. Browne, 18li. 15s. 6d. Mr. Woodcocke was debtor to Thomas Dixey, on account of the Ferry, etc., 4li. 6s. 9d.

Mr. Woodcocke was debtor to Ph. Cromwell, 50li. 5s. 7 1-4d. Witness: Tho. Ives.

Mr. Woodcok owed Jno. Curwine, 19li. 7s. 5d.

Accompt of disbursements layd out by the Widdow Woodcock for the buriall of her husband and child, 1669: For phisick for both, 1li.; spice, fruite, sugar, and oatmeale, 10s. 6d.; 6-gallons wine at his buriall at 4s. 6d., 1li. 7s.; 3 gallons ditto at child's buriall, 13s. 6d.; for 2 coffins, 8s.; digging graves, 6s.; posts for the graves, 14s.; total, 4li. 19s.

Due to Mr. Walton, Nov. 29, 1669, from Mr. Woodcock for a horse, 6li.

Doctor William Woodcock, late deceased, owed Ele. Hathorne, 23li. 10s. 7d.; to John Gedney, 66li. 17s. 7d.; and to Walter Price, 27li. 7s. 3d.

Mr. William Woodcock, debtor, to George Corwin; Balance due Nov. 3, 1664, 51li. 14s.; 12: 9: 64, tape, 2d., pins, 16d., 2 1-4 yds Canvis, 22d.; 1li. Suger, 8d., Corke, 3d., 1 ladle, 4d., 1s. 3d.; 2: 10: to thread 2 1-2d., genting, 9s. 4d., thread, 9d., 10s. 3 1-2d.; Incle, 3d., buttens, 3s. 4d., 3s. 7d.; paper, 6d., starch, 4d., bluin, 2d., 1s. 1-2d.; to 1-4 ye broad bl. Ribbin, 3s. 6d., silk, 2 1-2d., 1s. 1d.; 1li. 9oz. hard Sope, nedles, 1d., 2s. 3-4d.; 3 Gall. 1-2 wine: Er. ware, 19d., 17s. 4d.; 3-4 oz. Cinoman, Geo. Ropes Junr., 4s., 4s. 9d.; paper, 6d., pipes, 1 1-2d., starch, 11 1-2d.; 4li. 3-4 soft sope, 1li. 9 oz. hard sope, 4s. 3 3-4d.; 13: 11: 1664, to John Pickworth, 2li. 4s.; pins, 6d., 3 1-2li. Suger, 9d., 3s. 1 1-2d.; paper, 6d., 1 Lamp, 2s.; 2 qt. mallasows, 1s.; Zeb. Hill, 8d., 2li. Suger, silk lace, 7d., 2s. 9d.; 1-2 pt. Rom., nedles, 1d., 6li. Sope, 3s. 5 1-2d.; 2li. Suger, 9d., 1 oz. bluin 1-2 starch, 2s. 1-2d.; 1-2li. Tobacko, nayles, 18d., 2 3-4li. Suger, 10d., 4s. 4d.;

manchester, 8d., Is. Williams, 40s., 2li.; 2 qt. Malasows, Ribbin, 12 3-4d., 2s. 3-4d.; 2li. 1-4 Suger, Genting, 14d., 2s. 10 1-4d.; tape, serge, silk, 3s. 11d.; thread, nedles, paper, 9d.; 1 qt. Rum, nayles, 1s. 10 1-2d.; 1: 1: 1664-5, wine, suger, tape, 16s. 9d.; to Nurse Jones, 15s.; paper, nedles, 9d.; 8 yd. fine doulace, 1li. 6s. 8d.; pins, 8d., 2 yd. Broadcloth, 21s., 2li. 2s.; suger, paper, 3s.; Suger, 10d.; 3 Sk. Silke, nedles, Ribbin, 3s. 1-4d.; silk, nedles, Ribbin, 3s.; 1li. shott, nedles, Suger, 1s. 9d.; Incle, paper, Sope, 3s. 9 1-2d.; manchester, tape, Suger, 2s. 4d.; 1 yd. Sea, tape, 8s. 1 1-2d.; 3li. Suger, 10d., paper, 3s.; 1-2li. starch, 1 qr. paper, 1 3-4li. Tobacko, 2s. 4 1-2d.; 1li. powder, 2s. 4d.; 3li. suger, 10d., Mallasows, powder, 6s. 10d.; paper, thread, Mallasows, 2s. 7d.; Suger, silke, sea, 3s. 9d.; pins, powder, sope, hard sope, 8s. 8d.; sope, hard sope, 5s. 8d.; Suger, starch, bluin, 3s. 5 1-2d.; Suger, ribbin, 2s. 10 1-2d.; Suger, Linon, 9s. 1d.; doulace, cotten ribbin, 3s. 8 1-2d.; paper, knife, salt, 2s. 7d.; pipes, Suger, 4s. 1 1-4d.; 21: 5: 1665, thread, nayles, paper, 1s. 3d.; 1 oz. pepor, 1 qr. paper, 7d., 10d.; Suger, cotten ribbin, 4s. 1d.; Er. ware, cott. ribbin, 1s. 5 1-2d.; manchester, Tobacko, 1s. 7d.; powder & sope, 4s. 3d.; 1 yd. 1-4 stufe, 4s. 6d. p., cott. ribin, 12d., 6s. 7 1-2d.; paper, Er. ware, 3s. 4 1-2d.; pins, Cott, ribin, 1s. 5d.; 1 Boale, 7d., galone, 1s. 8 1-2d.; nayles, thimble, 2s. 6d., suger at 8d., 4s.; sope, silk & manchester, 3s. 5 1-2d.; thread & buckrom at 2s., 2s. 2d.; thread & sope, 1s. 11 1-2d.; Salt & 4li. Resons, 3s. 3 1-2d.; total, 71li. 8s. 3d. Signed by John Higginson.

Inventory of the estate of William Woodcock, taken by Thomas Putnam, William Flint and Isack Williams: Feather bed, wth. the appurtenances thereunto, 5li.; 2 little old beds, 1li. 15s.; 3 sheets, 1li. 10s.; 3 old shirts, 2 pr. old drawers, 1 old doublett, 6s.; 2 small Callicoe Cubberd cloth, 4s.; 14 napkins and 2 old pillow beers, 15s.; 4 old bans, 1 Curnett, 4s.; 1 hatt & ban, 12s.; 1 whitish scarf, 5s., 1 leather Cushin, 3s., 8s.; 1 Cubberd cloth & 3 glasses, 13s.; 1 trunke wth feete, 9s., 1 crackt lookeing glasse, 7s., 16s.; yarn, 3s., brush, 3d., 1 old box & hammer, 12d., 4s. 3d.; 1 table, table cloth & forme, 12s.; chaires, 15s.; 1 small table, 18d., 16s. 6d.; 1 pr. Iron dogs, 18d., 1 Iron back, 15s., 1li. 13s.; 1 pr. Iron small dogs, 8s., 1 pr. Andirons, 10s., 18s.; 1 small fire shovell & tongs, 2s. 6d., 2 gridirons, 2s. 6d., 5s.; 1 old iron chafeing dish, 12d., 2 spitts, 5s., 6s.; 1 lamp & iron bearer, 12d., 1s.; bellows, 12d., fryeing pan, 2s., 3s.; hake, 4s., old axe, 18d., Iron pott, 7s., small pott, 3s. 6d., 16s.; 1 Iron kettle, 5s., pott hookes,

12d., 1 old brasse kettle, 2s. 6d., 8s. 6d.; old brasse skillett, 18d., wooden tray, 12d., 2s. 6d.; small brass skillett, 2s., warming pan, 5s., 7s.; Chamber pott, 3s., 6 pewter dishes, 15s., 6 spoones, 12d., 19s.; pcell of old pewter, 4s., earthen ware, 15d., 5s.; tin ware, 4s., knocker & old hour glasse, 6d., 4s. 6d.; pitcher, 2d., wooden bottle, 4d., trenchers, 18d., 2s.; tobacco, 12d., pistols & holsters, 20s., 1 small still, 14s., 1li. 15s.; 4 pr. broken old skailes, 7s., 1 slutt, 12d.; 1 still, 3li., 2 wheeles, 7s., wearing apparill, 30s., 4li. 17s.; 1 Cradle, 6s., 1 pr. old bootes & old hatt, 3s., 9s.; 1 tray, 12d., 1 seeve, 12d., old chese & box, 2s., 4s.; Mr. Wells, Gallipots in the shop, with the chest of drawers, box of drawers and mortar, 3li.; bookes, 1li. 5s.; 1 gunn, 1li.; old broken mortar & Candlestick, 2s. 6d.; 2 glasse bottles, 1s.; the house and ground, provided the ground belongs to the house, 70li.; cash, 4li.; a great mortar, 20s.; total, 107li. 8s. 5d. Also 1 horse supposed to be in the woods butt lame and apotticharies druggs. The appraisers excepted the two particulars above written against which Mr. Well's name was put.

Attested in Salem court 2: 10 m: 1669 by Hanna, the relict of William.

*Essex County Quarterly Court Files, vol. 15, leaves 49-54.*

#### ESTATE OF MRS. ELIZA FRAILE OF SALEM.

Administration on the estate of Eliza Fraile, widow, granted June 29, 1669, to Samuell Fraile, who was to bring in an inventory to the next Ipswich court. Said Samuell was to make choice of one man and the rest of the children to make choice of another man to appraise the estate. *Salem Quarterly Court Records, vol. 5, leaf 24.*

#### ESTATE OF HENRY COOMBES OF MARBLEHEAD.

Administration on the estate of Henry Combes, intestate, granted Sept. 28, 1669 to Elizabeth Combes, the widow, who was to bring in an inventory to the next Salem court. *Ipswich Quarterly Court Records, vol. 5, page 98.*

The widow of Henry Coomes brought in an inventory, which was allowed Nov. 30, 1669. She was to have the whole estate after the debts were paid. *Salem Quarterly Court Records, vol. 5, leaf 30.*

Inventory of the estate of Henry Coomes, taken Sept. 16, 1669, by Henry Bartholmew, Moses Mavericke and Hillyard

Veren: Dwelling house, six acres of land upon which the house standeth, orchard, garden, corne land & wast unimproved land, 55li.; one cow & one heifer, 6li.; 3 swine of a yeare old & 4 smaler swine, 3li. 5s.; pcell of Corne, with other frutes growing there, 3li.; a smale boate, 3li.; 2 loads & halfe of haye, 3li.; the garden fruite & aples upon the trees, 2li. 10s.; wearing apparell with 1 pr. stockins, 1li. 10s.; beading, bedstedd & old curtins & som linen, 1li. 10s.; 3 pewter dishes, 6 poringers, a bason, chamber pot, a salt, a suck botle, 5 drinking cups, 1li. 10s.; earth ware, 5s.; warming pan & lanthorne, 5s. 6d.; 2 Iron pots, a skellet, hangers, tongues, gridiron, friing pan, 1li.; 2 spinning wheelles, a box & a chest, 4 old chaires, a stoole, bellowes, 1li.; axes, reap hoockes, old howes & pailles, 1li.; total, 85li. 5s. 6d. Estate debtor: To Henery Bethmey, 11s.; Goodman Pelemeter, 2li. 1s. 11d.; Rasemes James, 2li. 11s.; Mr. Samell Worde, 2li. 12s. 5d.; Thomas Dexe, 3li. 12s. 6d.; Mr. James Breden, 3li. 8s.; Nicheles Woodbrey, 3li.; Mr. Edmon Beter, 1li. 4s.; Gebrell Hollman, 10s. 9d.; John Clefferd, 15s.; Capt. Gorge Corwen, 16li. 4s. 2 3-4d.; Mr. William Browne, sr., 7li. 10 1-2d.; Peter Welckom, 2s.; Henery Skery, 3s.; Charles Waterfelle, 16s.; Richard Norman, 10s.; William Charles, 1s. 8d.; Elezebeth Comes, 5s.; John Woolden, 5s.; Mr. Frances Johnson, 10li.; Richd. Hide, 18s.; total, 57li. 2s. 8 1-4d. *Essex County Quarterly Court Files, vol. 14, leaf 60.*

ESTATE OF JOHN WHIPPLE, SR. OF IPSWICH.

“In the name of God Amen. I John Whipple senio<sup>r</sup> of Ipswich in New-England, being at this present time, of perfect understanding and Memory, though weake in body, comitting my soule into the hands of Almighty God, and my body to decent buryall in hope of Resurrection unto Eternall life by the Merit and power of Jesus Christ my most mercifull saviour and Redeemer, doe thus dispose of the temporall Estate w<sup>ch</sup> God hath Graciously given mee, Inprimis I give unto Susanna Worth of Newbery my Eldest daughter thirty pounds, and a silver beer bowle, and a silver wine cup. Item I give unto my daughter Mary Stone twenty pounds, and one silver wine cup, and a silver drame cup Item I give unto my daughter Sarah Goodhue twenty pounds. And all the rest of my household Goods; my will is that they shall be equally divided betwixt my three daughters aforesayd: But for their other Legacyes my will is that they should be payd them w<sup>th</sup>in two yeares after my decease: And if it should so fall out,

y<sup>t</sup> any of my daughters above sayd should be taken away by death before that time of payment be come, my will is that the Respective Legacies be payd to their Heyres when they come of age. Likewise I give unto Antony Potter my son in Law somtimes, forty shillings. Moreover I give unto Jen-net my beloved Wife ten pounds, which my will is, yt it should be payd her besides the fourteen pound, and ye Annuity of six pounds a yeare engaged unto her In the Articles of Agreement before our Marryage. Concerning the four-score pound, which is to be Returned backe to her after my decease, my will is yt it should be payd (both for time, and manner of Pay) according to y<sup>e</sup> sayd Agreement, viz. one third Part in wheat, Mault, and Indian Corne in equall proportions, the other two thirds in neat Cattle under seaven yeare old. Further my will is, yt no debt should be charged upon my sayd Wife as touching any of her daughters, untill it be first proved to arise from the Account of Mercy, Sarah, or Mary. I doe Appoynt my loving freinds M<sup>r</sup> Willia. Hubbard, and M<sup>r</sup> John Rogers of Ipswich, the overseers of this my last will and Testament, and I doe hereby give them power to determine any difference yt may arise betwixt my executor, and any of the Legatees afore sayd ||about ye payments aforesayd|| Lastly I ordayn and Appoynt my son John Whipple the sole executo<sup>r</sup> of this my last will and Testament, To whom I give all the rest of my estate, both houses, Lands, Cattle, Debts from whomsoever due, and to his heyres for ever, In Confirmation whereof, I have hereunto set my hand, and seale, this 10<sup>th</sup> day of May 1669."

John (his h mark) Whipple (SEAL)

Witness: William Hubbard, Robert Day, Edward (his ||| mark) Lummas.

Proved in Ipswich court Sept. 28, 1669 by Mr. Wm. Hubbard and Robert Day to be the last will of Elder John Whipple.

Inventory of the estate of Mr. John Whipple, deceased June 30, 1669, taken July 15, 1669 by Richard Hubberd and John Appleton: the Farme conteyning about three hundred and sixty acres, 150li.; the howses and lands in ye Towne, conteyning about an hundred acres, 250li.; in Apparell, 9li.; Linnen, 6li.; fetherbed wth apparutenances, 7li.; in Plate, 6li.; Peuter, 4li.; Brasse, 3li. 10s.; chayres, cushions & other small things, 1li. 7s.; a still, 16s.; Two flock Beds, 1li. 10s.; Two Tables, 11s.; One musquet, one pr. of mustard quernes, 15s.;

Andirons, firepan & Tongs, 14s.; Two mortars, two spitts, 10s.; Bookes, 2li. 8s.; total, 444li. 1s.

Attested Sept. 28, 1669, by Cornett John Whipple to be a true inventory of the estate of his father.

*Essex County Probate Files, Docket 29,489.*

ESTATE OF EDWARD HALL OF LYNN.

"The Last will and Teastement, of Edward Hall, of Line in the County of Essex, beeing sicke and weake in body, but of Perfet memory and vnderstanding this second Day of february 1667 Inprimis I will that my wife Sarah and my sonne Joseph Hall bee my Lawfull Excectetors 2ly I will that my sonne Joseph when hee Comes to Age haue halfe the howse and halfe the Land both of Upland and Meddow: and that my wife Sarah haue the other halfe both of howse Land and Meddow, 3<sup>d</sup> I will that my wife Sarah and my sonne Joseph Pay vnto my sonne Ephraim Hall, and to my Daughter Sarah and to my Daughter, Elizabeth and to my Daughter Rebeckah and to my Daughter Martha all and Each of them ten Poundes a Peice: to bee Paied them when they Come to Aige and if any of them: doe Depart this Life before thay Come to Aige then theire ten Poundes to bee Distributed vnto them yt doe surviue: but noe Part of it. to my sonne Joseph 4ly I will that my wife Sarah if shee chainge hur Condission: and marrie that shee haue all the Moueabells in the howse and toe Cowes 5ly I will that my sonne Joseph take Possession at my wifes mariage of both howse Land and meddow: hee Paying toe Cowes to my wife as Afore said, with all the goodes without 6ly I will that I Leaue all to my wife and to my sonne Joseph, as haueing to doe with nothing saue the vse whill I am Liueing but I say not the Dispossing of Any thing 7ly I will that my Daughter Rebeckah haue A Copper Kettell giuen hur when shee comes to Age or twenty shillings by hur Mother, Alsoe I will that I make Nathanell KertLand and John Burrall my ouerseers."

Edward Hall (SEAL)

Witness: Nathanill Kirtland, John Burrill, Henry Rhodes.

Proved in Ipswich court Sept. 28, 1669 by John Burrell.

Inventory taken Sept. 12, 1669, by Nathanill Kirtland and John Burrill: A Leaven Acors of Land, 55li.; the howse and Orchard, 12li.; one horse, 5li.; 2 oxen, 10li.; 4 cowes, 12li.; 2 young cattell, 3li. 10s.; 6 shepe, 3li.; one yearling calfe, 1li.; Swine, 2li.; tooles, 2li.; clothes and a Chist, 2li. 10s.; Linen

& beding, 5li. 5s.; A Panell & fethers, 12s.; A gun & sord, 1li. 5s.; in Eyron & brase, 3li. 5s.; Pewter, 1li. 10s.; in yearn Linen & wollen, 1li. 15s.; Lumber, 1li. 10s.; A cart & yokes & chene, 1li. 10s.; Corne, 1li. 10s.; total, 126li. 2s.

Attested in Ipswich court Sept. 28, 1669 by Sarah Hall, the widow of Edward Hall.

*Essex County Probate Files, Docket 12,203.*

ESTATE OF THOMAS PALMER OF ROWLEY.

“I Thomas Pallmer being very weeake of body and full of paine yet of p<sup>r</sup>fect memory and vnderstanding doe make and ordaine this my last will and Testament Imprimis I will and giue vnto my welbeloued wife Ann two coves with two cow gates and my middow in bachelor meadow and my medow next to M<sup>rs</sup> Rogers beyond the cow bridge and two acres of salt marsh that I bought of John Tod neare Shad creeke with halfe of my land at home to be deuided throughout the lot with one Roume in the house the which she shall haue hir Choyse of and of the lot when it is deuide: and also conuenient Roume in the barne to lay hir corne and hay in and to set hir cattell in also I will and giue vnto hir the one halfe of all my housshould goods of which she shall Chuse all which land and goods and Cattell I will and giue vnto hir dureing hir natureall life and at hir decease my will is that it shall be in hir will and powre to giue and dispose of to all or to any one of my childeren as she shall in hir descesion see most meet and conuenient

“Item as for the Rest of my estat my will is that it be deuided amonge my three sons Samuell Timothy and Thomas only my will is that my son Samuell shall haue Thirty pounds more then the other and my will is that my Son Samuell shall haue his share in the house and lands at home my Son Timothy my will is that he haue the village land and my Son Thomas my will is that he haue my mearymacke land and that ther parts of my land that thus I will to them be Equally made vp in the Rest of my Estate acording vnto my will: and being that my Son Timothy is at Service and is to haue part of his wage in meadow which I account as part of my estat as well as the Rest that soe my other childeren espesally my Eldest Son be not wronged by his expecting to haue it for him selfe my will is that my Son timothy shall haue that meadow in part of his portion according as it may be vallued. My will is that my welbeloued wife Ann pallmer and my Eldest son Samuell pallmer be Excequtors to this my last will

and Testament vnto which this as my last will I set to my hand this 2 of August 1669.”

Thomas (his T P mark) Pallmer.

Witness: Maxemillion Jewett, Samuell Brocklebanke, Ezekiel Northend.

Proved in Ipswich court Sept. 28, 1669 by Samuell Brocklebanke and Ezekiel Northend.

Inventory taken Sept. 5. 1669, by James Bayley and Ezekiel Northend: the house, Barne and all the land in the home lot and bradford stret Lotes and Aple tres, 40li.; land at new bridg, 5li.; land at new plane, 2li. 10s.; two acres of Land liing on the comon, 1li.; five cowgats, 10li.; about a hundred Rod of upland, 10s.; meadow and marsh given to his wife, whole medow and Marsh besids, 22li.; all his land at the vil-15li.; marsh at hog iland bought of M<sup>r</sup> Nelson, 7li.; all his ige, 45li.; land at miremak, 30li.; Books, 1li.; his Apparil, 4li. 2s.; a bed and all belonging to it with two Rugs, 9li.; another bed And all belonging to it, 4li. 5s.; another Bed and all Belonging to it, 3li.; linin, 4li.; Bras and powder, 3li. 2s.; Ioron pots and the things belonging to them tongs and friing pan, 1li. 12s. 6d.; wooden ware, 1li.; Catle, 35li. 10s.; horses, 10li.; hoges, 7li. 7s.; one Cart, 2li. 15s.; plow and sled and yoke with other furneture and chanes, 1li. 10s.; touns and Cart Rope, 1li. 1s.; the Loumes and all belonging to them, 1li.; Saddle and bridle and pilyond seat, 10s.; Corne, 3li.; woole, 1li. 10s.; yarne, 2li. 10s.; bays, 8s.; haye, 1li. 15s.; Chars and quishins, 5s.; sives and dough trough, 3s.; a smouthing Ioron, 1s.; one Ruge, 1li. 5s.; Armor, 3li.; Credit, 12li. 12s.; total, 307li. 3s. 6d. Debts due from the estate, 16li. 17s. 8d.

Attested in Ipswich court 28: 7m: 1669 by Ann Palmer.

*Essex County Probate Files, Docket 20,454.*

#### ESTATE OF WYMOND BRADBURY OF SALISBURY.

Inventory of the estate of Mr. Wymond Bradbury of Salisbury, late deceased, taken Oct. 11, 1669, by Edward French and Isaac Busswell: his wareing apparrell, bedsteads & bedding, 24li.; 2 peeces of linen, 1li.; 6 cushins & one Kiver, 1li. 18s.; a Carpett, 6s.; 2 coverlets, a bedsted & other things, 3li.; a fishing nett, 4li.; a chest of linen, 12li. 3s.; 3 chests & a box, 1li. 2s.; a pillion, 10s.; riging, rope, yarne, blocks & old gun, 2li.; 2 seives, bettle rings & a wedg, 5s.; a small bagg of cotten wooll 130, 4li. 6s. 8d.; in Lumber, 3li.; brass

& Iron, 4li.; a fowling peece, 1li.; in pewter, 2li. 14s. 6d.; earthen weare, 1li.; a payer of stilliards, 10s.; to tables, a forme, joyn stoole, 4 chayers, a wheel & cards, 1li.; a peece of cotten clothe, 4li. 7s. 6d.; looking glass & fower pictures, 11s.; books, 1li. 5s.; a hand baskett, 2s. 6d.; Mr. Tho. Bradbury debter to ye estate for ye howsing & house lott & oarchyard, 60li.; a lott of salt marsh, 10li.; a comonage of fower cowes wth priviledges, 20li.; 2 cows & a heifer, 10li.; 2 hoggs & 2 little piggs, 2li.; 2 fowels, 4s.; in sylver, 1li. 16s. 6d.; bullett moulds, 6s.; due in New england money, 60li.; total, 238li. 7s. 8d. Supposed debts due from the estate about 60li.

Attested in Hampton court 12: 8m: 1669 by Mrs. Sarah Bradbury.

The Salisbury court 9: 2m: 1672, continued Maj. Pike's administrationship.

The court held at Salisbury 9: 2m: 1672, ordered that of the estate the son to have the land and commonage belonging to his father in Salisbury, and 20li. in money, the two daughters each of them twenty pounds in money, and the mother the remainder of the estate; only reserving 60li. to pay the debts, if not a sufficient amount, to be paid proportionably from the mother's and children's portion, if over the amount the overplus to be given to the eldest daughter, she being a lame child. The mother to have liberty to take ten pounds out of the daughters portion in money, allowing them so much in household goods.

*Essex County Probate Files, Docket 3,015.*

#### ESTATE OF MRS. ELIZABETH STACEY OF IPSWICH.

Administration on the estate of Elizabeth Stace, intestate, granted Nov. 11, 1669, by Mr. Samuell Symonds and Major Generall Denison to Symon Stace, her son, who was ordered to bring in an inventory to the next Ipswich court. *Ipswich Quarterly Court Records, vol. 5, page 104.*

"The words of Elizabeth Stace upon here death beade her Laste will: hauing & Inioying here vnderstanding and memory is as followeth. first I giue my Soule Into the hands of Jesus Christ my blesed Redemer: & my body to be desently Buried in Ipswich Burying place: & for my owtward Estate first I giue to my Sonne Simon a bolloke for the buryall of me to my Sonne thomas Stace a gratte bibell & a damaske napkaine: to my dafter Sarah busswell a vellvette Cushen. to my dafter Susanah ffrench two Payer of glowes: all these

having Resayved ther porshones before: Item I giue to my dafter meors a beade & a blanket & a Couerlide and bollstor & a pillowe & a payer of Sheatts & a payer of pillowbears & one of my wearing Coouttes: & to my dafter ane in Considerashon of here staiying with me In my owld aegge & beinge hellpfull to me: for that I giue to here two Cowes and all my other howsalld stufe: mary meors having Resayved a porshon allso befor.

"This we testify to be the Last wille of Elizabeath Stace widdowe of Ipswich of the County of Essex as we Resayved them from here owne mouth a day or two befor she dyed."

Witness: Simon Stace, Sarath Stace, Anne Stace.

Proved in the Ipswich court Mar. 29, 1670 by the witnesses, and allowed, although it was declared no will on account of no executor being named.

Inventory of the estate of the widow Stace, taken by John Whipple and Tho. Clerke: wearing cloaths, both woolen & Linnen, 6li. 7s.; three paire of sheets, 2li. 8s.; five napkins, pilow bears, an approns, 1li. 13s.; five yards of home made cloath, 1li.; too yards more of home made cloath, 8s.; one silver spoone, 6s.; one flockbed & bedsted wth curtaines & vallins, a coverlid, two pillows, one Bolster, 4li.; one flockbed, coverlid, one Blanckett, two pillowes & one bedsted, 2li. 10s.; two chests & one truncke, 15s.; one velvet cushin, 2s.; two chaires, one table, one tub, 6s.; two ould wheeles, 4s.; pewter, 8s.; one braise Kettle, two scilletts, one pott, one pestles & mortar, 1li. 9s.; one spitt, chaffing Dish, tongs & cobirons, 1li.; one trammell, one gridiron, 6s.; one cow & one heifer, 6li.; total, 29li. 2s.

Allowed in Ipswich court Mar. 29, 1670.

*Essex County Probate Files, Docket 26,069.*

#### ESTATE OF THOMAS HARVEY OF (GLOUCESTER?).

Administration on the estate of Tho. Harvey, deceased, granted Nov. 30, 1669, to Mr. Will. Browne, sr., who was to bring in an inventory of all the estate in this country to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 30.*

#### ESTATE OF JOHN MARSH, JR. OF SALEM.

Administration on the estate of John Marsh, jr., intestate, granted Nov. 30, 1669, to his widow Sarah, who brought in an inventory amounting to 297li. 1s. clear estate. *Salem Quarterly Court Records, vol. 5, leaf 30.*

Inventory of the estate of John Marsh, jr., taken 2: 10: 1669, by Henry Bartholmew, George Gardner and Joseph Grafton, jr.: Dwelling house, outhouse and land, 50li.; two mares and 2 colts, 12li.; one hhd. sugar, 7li. 10s.; 3 fether bedds, 3 bolsters, 2 Ruggs, 4 pillowes, and 6 blanketts, 2 bedsteds and one trundle bed, 20li.; sheetes, pillowbeers, napkins, table clothes, 12li.; a pcell of flax, nailes, shooes, and whalbone, 2li. 4s.; table with the frame, 4 stooles, 2 Chests, with chaires, Cradle and three boxes, 4li. 5s.; wearinge apparell, 8li.; Remnant of dowles, kersy, serge and demetie, 8li.; brass, pewter, scales and warming pan, 6li.; one Iron pott, pot hanger, pot hocks, and irons, fire shovell and tongs, 1li. 5s.; one gun, 2 p stilliers and old bookes, 2li.; 2,000 boards, 6li.; old tubbes, barll., etc. in the Celler and warehouse, 10s.; mony, 25li.; debts owing the estate, 35li. 7s.; total, 300li. 1s. The estate owed 3li.

Attested in Salem court 2: 10: 1669, by Sara, relict of John Marsh and she was ordered to pay to Sara and Ruth, the two children 60li. each, at the age of eighteen years or at marriage, and if either should die before that time, the surviving should have 40li. of the 60li. paid her. The widow was bound in 150li. for payment of the aforesaid sums, the house and ground to be for security. *Essex County Quarterly Court Files, vol. 15, leaf 55.*

Whereas Sara, relict of John Marsh, deceased, and administratrix of his estate, having been married recently to one Nicholas Chatwell, and the estate of said Marsh having been ordered by the court, the children of deceased having a considerable part allowed them, the court 25: 4: 1672, would not allow the security tendered by said Chatwell, but ordered that he be required to furnish 150li. as security, together with some other sufficient person, to the acceptance of the Worshipful Major Hathorne, Mr. Hen. Bartholmew and Nathaniell Felton, besides the house and ground. *Salem Quarterly Court Records, vol. 5, leaf 57.*

#### ESTATE OF SAMUEL SYMONDS, JR. OF IPSWICH.

“In the name of god amen, I Samuel Symonds of Ipswich in the County of Essex in New England Jun<sup>r</sup> gent, being vpon a voyage for England & not knowing how it may please god to deale with me in respect of my mortall condicon doe ordayne & make this my last will, & Testament, in mann<sup>r</sup> & forme following viz: first I give my soule into the

handes of my blessed god & deare Savio<sup>r</sup> Jesus Christ; & my body to be decently buried. Item I give vnto each of my sisters, namely Elizabeth wife of my brother Daniel Epps, Martha wife of my brother John Denison, Ruth wife of my brother John Emerson, Mary wife of my brother Peter Duncan, & Priscilla Symonds, eight pounds a peece, to be paid in currant pay in New England, within six monthes after my fathers decease. Item I give vnto my loving father, M<sup>r</sup> Samuel Symonds all the rest of my estate, both reall & psonall, as howses landes, Milne, & what else is myne, with all & singular the app<sup>t</sup>tenances: whom I make my executor of this my last will, & Testament; & whom I appoynt to pay my debts, & to receive what is due to me In wisse whereof I have herevnto set my hand & Seale Decemb 18<sup>th</sup> 1668."

Samuell Symonds Jun<sup>r</sup> (SEAL)

Witness: James Chute, Daniell Epps, Jun<sup>r</sup>.

Proved Nov. 29, 1669, by James Chute before Samuell Symonds and 30: 9: 1669 by Daniell Epps.

Inventory taken Nov. 29, 1669, by Henry Bennet and William (his B mark) Bennett: 2 guns, 4li. 15s.; one saddle & bridle, 1li. 10s.; wearing apparel at home, 3li.; halfe the farme at Lamperle River, the wholl farme contayning 640 acres, 100li.; Bookes, 8li. 8s. 6d.; a still, 1li. 10s.; debts owing to him, 25li.; debts which he oweth at home, 40li.

The court 30: 9: 1669 gave the executor additional time to perfect this inventory.

The other part of the inventory taken Nov. 15, 1670, by James Chute and Henry Benet: his chest of druggs, 21li.; another chest with two hatts & goods, 32li.; A limbeck, 4li. 10s.; bookes at the Bay, 2li.; one old black cloake & other clothes at home, 4li.; A still, 2li.; one stone mortar, 5s.; saddle & bridle, 1li.; total, 70li. 15s. Owing out of his estate, 120li.; owing in England, 95li. 10s. 7d.

Brought into court 2: 10m: 1670 by Samuell Simonds, Esq.

*Essex County Quarterly Court Files, vol. 15, leaves 56-58.*

#### ESTATE OF ROBERT BUFFUM OF SALEM.

Administration on the estate of Robert Buffum, dying intestate, granted 2: 10m: 1669, to Tamsen, the widow, who brought in an inventory which was allowed. The two papers given in as testimony, of Gartrid Pope and Eliza Kitchin, to prove what was the will and mind of deceased, not being at-

tested upon oath, were not allowed, but were to remain on file in the court records.

Inventory of the estate of Robert Buffem, lately deceased, taken Nov. 15, 1669, by George Gardner and John Kitchin: His wearing apparrell, 5li.; three beds, with ye furniture, 14li. 10s.; a small table Cloath and halfe a dozen knapkins, 10s.; two coboards and two tables, 1li. 10s.; one small truncke and two Chests, 10s.; severall parsels of garden seeds, 2li.; three kittels and three iron potts, 3li.; putar & latten pans, 1li. 4s.; one paire of andirons, two hakes, one spitt, one paire of tongs, one fier shovell, 1li.; two skilletts and one bible, 8s.; three small remnants of cloath, 1li. 10s.; cotten yarne and flax & 4 porrenjars, 1li. 4s.; scales, weights and measures, 4s.; one small gunne & one sword, 15s.; glass bottles and Jugges, 10s.; one warming pann & a little wooll, 1li.; wooden ware, Chaires, 2li.; ye dwelling house, outhouses, ye orchard & 4 ackers of land belonging to it, 150li.; 2 acres of salt marsh, 15 acres of upland, 30li.; 2 acres of fresh marsh, 4li.; five Cows & 3 oxen, 28li.; three calves & 3 swine, 4li.; one old Cart & one plow & Iron gear, 1li.; workin tooles, 15s.; a Iron Scillett, a bason & a Coboard, 9s.; a horse, 3li.; monye, 13li.; total, 270li. 19s.

Gertrud Pope, widow, deposed that being at the house of Robortt Buffom when he lay on his death bed, he asked deponent and Eliz. Kitchen "to take notice that what he had as to his estate he would leue to his wife for shee helpt to gett it & y<sup>e</sup> Children were hers."

Elizabeth Kitchin testified that Robert Buffum's wife Tamsen, being near her husband, urged him to make his will and leave his estate to the children, etc.

*Essex County Quarterly Court Files, vol. 15, leaf 59.*

John Hill, Robert (his O mark) Wilson, William Beanes and Jeremiah Neale, children and heirs of Robert Buffum, deceased, shewing that their father died intestate, and the Court appointed Tomazin Buffum, the widow, administratrix of the estate, who since that time hath either disposed of the same or else keepeth the same in her own hands, petition the court to consider their cause that they may not be deprived of their due.

Deposition of Mary Buffum alias Mary Neale, aged about 30 years, that when her father Robert Buffum was sick she tended upon him until he died, and during that time she

heard her mother Tomazin Buffum several times desire her father Robert Buffum to make his will for the settling of his estate, of which he took little notice until a little before his death she desired him to give their son Calebb certain land lying in the North field of the towne of Salem which he was not willing to do, but said he would have his son Joshua have a double portion and for the rest of his children he would make no difference betwixt them for they are yours as well as mine.

Sworn Nov. 25, 1678 before Bartho. Gedney.

*Essex County Quarterly Court Files, vol. 30, leaf 16.*

Agreement made Apr. 2, 1679 by Tamasing Buffam, relict of Robert Buffam of Salem, with her two sons Joshua and Caleb Buffam and her sons-in-law, John Hill, Robert Willson, Wm. Beane and Jerimiah Neale with reference to the estate of her deceased husband. Joshua and Caleb Buffam to have all the land in the North field, Joshua being the elder brother to have two thirds and Caleb one third part, the land and houseing in Salem one half to each, as it is now divided excepting ten pole of ground in the homestead next to the house and land of Henry Renold, being two pole and half in front to the street and four poles deep, which Lidia my daughter, wife of John Hill shall have, she paying to her son Caleb Buffam for the same, ten pounds; Joshua Buffam shall pay to his brothers, William Beane and Jerimiah Neale, each, sixteen pounds in silver, within three years after her decease; Caleb Buffam shall pay to his brothers John Hill and Robert Willson, each sixteen pounds in silver, within three years after her decease. All the ground at Castle Hill bought by Tamasing Buffam, of Elias Stileman to be equally divided between her four sons-in-law, John Hill, Robert Willson, Wm. Beane and Jerimiah Neale, entailed unto their grandchildren belonging to them that have been and now are their wives, only she is to have during her life one third of the produce of the land and one third of all the wood that shall be cut on the land, but if the one third prove not sufficient then the sons and sons-in-law each of them to contribute out of the principle stock for her supply and for the other estate on the inventory the mother to have liberty to dispose of as she sees good.

Signed by Thamasing Buffam, Joshua Buffam, Caleb Buffam, John Hill, Robert Willson, Sara Beane as attorney to her husband William Beane, Jerimiah Neale. Witness: Henry Renolds, Richard Croad.

Allowed by the Ipswich court held Apr. 1, 1679, as a final distribution of the estate of Robert Buffam.

Jeremiah Neale acknowledged Apr. 18, 1690, the receipt of sixteen pounds from his brother Joshua Buffam according to the above agreement. *Ipswich Deeds*, vol. 4, page 241a.

## ESTATE OF WILLIAM POWELL OF SALEM.

"These p<sup>r</sup>sents doe witnesseth, that I william Powell of Salem in new England, Seaman, & being bound for Verginea, & times being troublesom & dangerous, doe there for make this my last will & testament this 18<sup>th</sup> day of march Ann<sup>o</sup> Domm: 1666-7 as followeth. to Say that after all my debts are paid, & discharged I doe giue vnto Hillyard Veren, the remainder of that little estat God haue giuen me in this world And doe make & appoynt the said Hillyard Veren Seny<sup>r</sup> the sole Executrix of this my will, as witnes my hand & seale the day & yeare first above writen."

William (his V mark) Powell (SEAL)

Witness: Hana (her X mark) weekes, Will. Dounton, Henry West.

Proved 7: 12m: 1669 by Will. Dunton and Henry West, and 9: 1m: 1669-70 by Hanah Wicke now Pitman. Wm. Hathorne, Assist.

Inventory taken 13: 11m: 1669, by Christopher Babbidg and Henery West: 11 1-2 yds of read Cotten, 1li. 8s. 9d.; 36 yds of read Penistone, 5li. 18s.; 19 yds. of freese, 4li. 15s.; 1 green rug, 1li.; 19 yds. of blew linen, 1li. 2s.; 29 1-2 yds. of Dowlas, 3li. 13s. 9d.; 5 yds. of locrum, 6s. 3d.; 1 cours bed Ticking & bolster, 1li. 10s.; 1 fine Ditto with bolster & Pillows, 1li. 15s.; 3 3-4 yds. of kersy, 15s.; 4 yds. of fine ditto, 1li. 12s.; 10 1-2 yds. of sad Coulered Ditto, 3li. 15s.; 1 pair of Curtains, 1li. 5s.; 1 pr. of blanketts, 1li. 2s.; 6 lardge Platters, 2li. 11s.; 8 smal Ditto, 2li. 8s.; 4 Ditto, 16s.; 13 Plates, 19s. 6d.; 2 smal Platters, 5s.; 1 Chamber pott & basson, 8s.; 2 earth. Jugs, 3s.; 1 brass kittle, 1li. 10s.; 1 smaller Ditto, 15s.; Cash, 8li., 1 pr. shoose, 3s. 6d., 8li. 3s. 6d.; 1 pr. of andians, 18s.; 1 fire Pan & Tongs, 6s.; 1 warmeing pan, 10s.; 1 Caster, 10s.; 1 ditto, —, — felt, 6s.; 1 Smal Trunk, 5s.; 2 3-4 yds. of striped silk, 13s. 9d.; 2 knives & 1 brass box, 2s. 6d.; 2 pewter potts, 7s.; 1 earth. porringer, 4d.; 2 pr. of sisers, 8d.; 7 spoones, 2s. 4d., 9 Porringers, 10s. 3d., 12s. 7d.; 5 white Earth Platters, 5s.; 2 white Candlesticks & salt seller, 1s. 6d.; 5 pr. of woosted stocings, 1li.; 5 1-2 yds.

of Dowlas, 14s.; 2 shirts & 1 pr. of Draws, 5s.; 6 pr. band strings & 1 pr. buttens, 6s.; 1 pr. of old woosted stocings, 2s. 6d.; 2 yds. of read serdge, 12s.; 1 new Trunke, 5 neck cloths & 1 hankercheif, 1li.; 1 Coate, Dublitt & briches of stuff, 2li.; 1 seardg Coate & westcote, 1li. 5s.; 11 1-2 qn. of Refuse fish, 5li. 15s.; 6 qn. of Merch. Ditto, 3li. 18s. Debts: Rob. Glanfield, 3li. 12s. 5d.; Pasco Foott, 10s. 10d., 4li. 3s. 5d.; Joshuah Ward, 13s. 3d., Good. Glanfield, 5s. 6d., 18s. 9d.; Paul Mansfield, 1li. 6s.; John Grafton, 1-2 a ps. of silk & 1 yd. Calico; Jeremiah Booteman, 7s., an earth. pot, 12d., 8s. 6d.; total, 76li. 13s. 9d. The estate is debtor to goodman Herrick, 12s.; Gilbert Peeters, 10s.; Thomas Rix, 5s.; Ed. Bush<sup>s</sup> demand, 9s.; and more not yet known.

Delivered Mar. 29, 1670, in Ipswich court.

Deposition of Hannah Reeves, aged about fifty years, that William Powell came to live with her brother Thomas Rootes, "ye tenth of December, was two years," where he spent some time that winter learning to read English, after which he went another voyage to Barbados with Mr. John Grafton and after that went to England in the same vessel with Mr. Cushion and lastly this voyage with Mr. Grafton wherein he was lost; before he went on his first voyage he said what estate he had was Thomas Rootes and this he said for three voyages, and in jesting him about having another heir, meaning Mr. Verins daughter, he said it was not so, that they got him to make a writing but he meant to take it up again.

Sworn 18: 1m: 1669-70 before Wm. Hathorne, Assistant.

Deposition of William Downton of Salem, he being present at Mr. Veren's when William Powell made his will bearing date March 18, 1666-7; that he saw him sign, seal and deliver it to Mr. Veren as his own free act, adding these words, "that he did itt freely with al his hart," and that there was nothing on Mr. Veren's part moving said Powell to make it.

Sworn Mar. 28, 1670.

Deposition of James Ellinwood, aged sixteen years, that he heard William Powell say several times to his Master, Thomas Rootes, when he lived at his house, that if he came not again from sea, all that he had should be his and at his disposing.

Sworn 21: 12m: 1669 before Wm. Hathorne, Assist.

The letter of Wm. Hathorne, dated Salem, 28: 1m: 1670, to the Court at Ipswich, that all things about the will of Wm. Powell, deceased, be suspended until the Salem court for the

reason that "he being cast away, yett y<sup>e</sup> master, & some others are aliu<sup>e</sup>, w<sup>ch</sup> may informe more then can yett be knowne."

*Essex County Probate Files, Docket 22,623.*

Mr. Hilyard Verren presenting a written will of Wm. Powell testified upon oath by three witnesses, court Mar. 29, 1670, accepted the probate, said Hillyard giving bond of 15li. that the estate be ordered according to the will and to save the court harmless from any after claims by a written will of an after date. *Ipswich Quarterly Court Records, vol. 5, page 107.*

#### ESTATE OF JOHN HULL OF NEWBURY.

Administration on the estate of John Hull, intestate, granted Mar. 29, 1670, to Margaret Hull, the widow, she to pay the debts and to have the rest of the estate. The inventory amounted to 47li. 16s. *Ipswich Quarterly Court Records, vol. 5, page 108.*

Inventory of the estate of John Hull taken Feb. 28, 1669 by John Person (Pearson) and Thomas Thorla: Two bookes, 4s., 2 yerds Casey, 16s., 1li.; wearing clothes, 1li. 14s.; beeding, 3li. 4s., 2 cettles, on scilet, 1li. 15s., 4li. 19s.; a lanthorn, pint pot, tinn cetel, 6s.; a tunell, 2 poringers, 3 spoones, 3s. 8d.; pare of belous, 2s., warming pan, 10s., 12s.; pot and hookes and hangin and a knife, 10s.; friing pan, 4s., a pes of Iron, 3s., 2 bells, 1s. 2d., 8s. 2d.; 2 chaines, 14s., a bason, 1s., an ourglas, 1s., 16s.; 6 trayes, 4s.; 2 hogsheads, 6s., & Lumber, 18s.; 2 beare barils and powdering tub and a firkin, 8s.; a chirne, 2s., 5 pailles, 7s., 2 sives, 1s., 10s.; beatle and weegis, 4s. 6d., a rope, 4s., 8s. 6d.; a plow and plow Irons, 15s., nailes, 1s., 16s.; a sadel and pilion, 1li. 8s.; a paire of feeters, 4s., lether, 2s., 6s.; a ridle and a peese of cloth, 1s. 4d.; paire of tonges and a peelee, 4s. 6d.; a chist, 8s., a bottle and 2 glases, 3s., 11s.; a candlestick, 2 paire of spectacles, a pair sisers, 1s. 10d.; rake and fork, 1s.; five coves and ther hay, 20li.; fouer yong Cattell, 7li.; a coulte, 1li. 5s.; five swine, 3li. 2s.; a peauter pot and an axe, 3s. 6d.; 2 chares, 2s. 6d.; 2 baggs, 1s.; a smoothing Iron, 3s.; total, 47li. 16s.

Allowed Mar. 29, 1670 in Ipswich court. *Essex County Probate Files, Docket 14, 215.*

## ESTATE OF JOHN COGSWELL OF IPSWICH.

Administration on the estate of Mr. John Cogswell, intestate, granted Mar. 29, 1670, to Elizabeth, the widow, she to enjoy the whole estate during her life. The inventory was delivered into court. *Ipswich Quarterly Court Records, vol. 5, page 108.*

Inventory of the estate of Mr. John Cogswell, taken Dec. 27, 1669, by John Burnum and William Haskole: two oxson, 10li.; one Cowe, 3li. 10s.; Two hayfors, 3li.; Two Calfs, 2li.; one Meare, 4li. 10s.; Swine, 4li.; Plow tacklinge, 15s.; Toungs, slice, spits, 2 wegs, tramils, bitell Ring, 1li. 4s.; Hops and boxes for wheels, 1li., Two Brass Pots and Pot-hooks, 1li. 10s.; one bras posnit and scilleat, 10s.; one Iron pot and pothooks, 15s.; Two bras Citells, 1li. 14s.; 5 bras pans, 2 scimors, one bras ladell and snofors, 2li.; one warming pan, 8s.; Peuter platers, 3li. 6s.; one flagon, 10s.; one saltselor and drinke Cowp, 8s.; one Bras mortar, 8s.; one chafing dish, 1s.; tinn pane and earting weare, 5s.; one mosket, sword, belt and Rest, 1li. 2s.; one bed and bedinge, 5li.; one payre of Andirons and ould Irons, 12s.; a Coubrd, 4s.; Tabell and Bench, 6s.; one tube and payles, 9s.; Barells and other wooding ware, 2li. 2s.; Books, 1li.; Bead and bedinge, 2 bedsteads, 13li. 10s.; 16 yards of Coton and Lining Cloth, 2li. 8s.; one Carpet and foure Coushings, 1li. 8s.; more Coushings, 9s.; one Carpite, 3li.; his waring Cloths, 8li.; Bed Lining and tabell Lininge, 11li. 4s.; Chayrs and a tabill, 10s.; 2 Candellsticks, 5s.; one Bead and bedinge, 6li.; Trunks and 2 spinninge wheele, 16s.; English and Indon Corne, 16li.; total, 115li. 19s.

For the hous And Barne and 10 Acers of ploud Land and the Litell pastor by the barne, Halfe the frut of the orchard, Keping for 10 head of Catell on the farme for hay ground and grasing apprised at 10li. per year, this is but for tearme of the widdows life.

Received Mar. 29, 1670 in Ipswich court. *Essex County Probate Files, Docket 5,830.*

Symon Tuttle and Thomas Clarke, jr., made oath in court Mar. 29, 1670, that "our father Cogswell did promise upon mariage that he would give all hee had & what he should more gitt unto his daughters Abigaill and Sarah, and they should have it when hee and his wife dyed."

Thomas Clarke, sr., made oath in court to the same. *Ipswich Quarterly Court Records, vol. 5, page 116.*

Samuell Cogswell declared in court Mar. 29, 1670, that he was willing to dwell with his grandmother Cogswell until he should reach the age of twenty-one years. *Ipswich Quarterly Court Records, vol. 5, page 109.*

## ESTATE OF CHRISTOPHER BARTLETT OF NEWBURY.

“March the 14<sup>th</sup> day in our Lord god 1669 In the name of god Amen I Cristopher Bartlet of newborow in the County of Esex new England beinge sick & weake of body but of perfect memory doe make this my Last will and testament in maner & forme as followeth Imp I bequeath my soule to the Almighty god who gave it in hopes of my resurection in my Lord & saviour Jesus Christ at the Last day and I bequeath my body to the ground from whence I was taken to be buried at the burying plase at newborow with Cristian buriall Item I give my son Cristopher Bartlet twenty Ackers of Land in the plaine from henery Tewxberys fenc & soe alonge to the river & that meadow that is mine in the bogy meadow riservinge my wife mary to have the thirds duringe her life & I doe give my son likewise halfe the dwelling house & halfe the orchet when he comes to age Item I give to my wife mary half the dwellinge house & halfe the orchet as Longe as she keape in my name and afterwards to remaine to my son Cristopher Item I give my wife mary one Cow which she please to Chuse Item I make my brother Richard & my brother Titcomb my Executors to see this my will to be performed & to satisfie & pay my depts & to devide the overplush to my thre daughters meary ann & marthah & my son frances by equall porsions but theis is nether of them shall require it till you are Capable to pay it. Item it is my will that my wife shall have a third part more then the other three when it is devided for the breedinge of the Child in wittness heirof I have heirunto set my hand.”

Cristopher (his C B mark) Bartlet.

Witness: Thomas Tewxbery, henery (his H mark) Tewxbery.

Wm. Tittcombe renounced his executorship and joyned as a witness with Tho. Tewksbery.

Proved in Ipswich court Mar. 29, 1670 by Thomas Tewksbery and William Titcombe.

Inventory of the estate of Christopher Bartlet of Newbury, deceased Mar. 15, 1669-70, taken Mar. 18, 1669-70 by Arche-laus Woodman and Henry (his H mark) Tewxbury: his

house, orchard, barne & about fifty five acres of land whereof about eight acres is improved & about two acres & an halfe of meadow at Artechoke, 120li.; a parsell of meadow in Salisbury at the boggy meadows, 24li.; a horse, 7li.; three coves, one 2 yer old heifer & 3 yerlings, 18li.; eight sheep, 3li. 12s.; five small swyne, 1li. 10s.; His wearing apparrell, 3li.; bedstead, matt, Rug, truckle bedsted, 2 chests, chayre, 2 boxes, flock bed, 5 sheets & 3 pillowes, 5li. 10s.; 4 pewter platters, 2 small basons, 3 poringers, spoones, a small bottle & a quarter of a pint pot, 1li.; 2 old Iron kettles, Iron pot, frying pan & skillet, 1li.; 6 wooden trayes, 2 wooden platters & 4 dishes, 4s.; tubbs, pailles & other lumber, 8s.; croscutt saw, 2 beetle rings, 3 wedges, 2 axes, handsaw, 2 augurs, 2 frooes, 2 hooes, 2 chissells & other small tooles, 1li. 10s.; a small table, 2 sithes, a bassen, cartrope, sadle & bridle, plow & Irons to it, a peice of a chaine & a pr. of fetters, 1li. 6s.; a firelock musket, sword &c., 1li. 16s.; total, 189li. 16s. Debts above 40li.

Received in Ipswich court Mar. 29, 1670.

Mary Bartlet, widow, acknowledged Apr. 4, 1670, the receipt from Henery Tewxbery, in the behalf of Richard Bartlet, of one cow and bullock, which were given her by her husband in his will. Witness: Thomas Tewxbery.

Richard Martin acknowledged the receipt from Richard Bartlet, executor to the estate of Christopher Bartlet, of 4li. 12s., the full sum of his wife's share of her husband's estate, for the bringing up of the child *Frances*. [name written over.]

Dated Sept. 23, 1674. Witness: Anthony Somerby, Daniell Pearce.

Richard Martin acknowledged to have received full satisfaction of all demands whatsoever in behalf of Mary his wife, of Richard Bartlet, executor of the estate of her husband, Christopher Bartlett.

Dated Sept. 23, 1674. Witness: Anthony Somerby, Daniell Peirce.

Acknowledged Apr. 8, 1679 by Richard Martin before Nath. Saltonstall, Assist.

Acquittance by Thomas Stevens of "Emsbury" and Martha his wife, of their uncle, Richard Bartlet, executor of the estate of Christopher Bartlet, father of Martha, upon the receipt of 5li. their portion of the estate.

Dated Oct. 17, 1674. Witness: Anthony Somerby, Peter (his & mark) Godfry.

Acknowledged Mar. 13, 1684-5 by Thomas Steevens before Jo. Woodbridge, Assist.

Acquittance by Edward Richardson and Anne his wife, of their uncle, Richard Bartlet, executor of the estate of Christopher Bartlet, father of Anne, they having received 5li., her portion of the estate.

Dated Oct. 17, 1674. Witness: Anthony Somerby, Thomas Stevens.

Acknowledged Mar. 13, 1684-5 by the witnesses before Jo. Woodbridge.

Thomas Stevens and John Weed acknowledged the receipt of their portion of the freehold belonging to their father, Christopher Bartlet, from their brother, Christopher Bartlet, and desire their uncle, Richard Bartlet, Sr. to give a deed of the same, according to his promise. Dated 17: 11m: 1686. Witness: Samuell Weed, Christopher Bartlett.

Acquittance by John Ash and Mary his wife, of their uncle, Richard Bartlett, executor of the estate of Christopher Bartlet, father of Mary, they having received 5li., her portion of the estate.

Dated Oct. 17, 1674. Witness: Tho. Currier, Mary (her M mark) Ash.

Acknowledged Nov. 9, 1695 by Thomas Currier before Daniel Peirce, Jus. of the Peace.

Citation, dated Newbury, Sept. 27, 1695, to Richard Bartlet, one of the executors of the will of Christopher Bartlett of Newbury, Jno. Weed having married one of the daughters of said Christopher, to render an account of his executorship.

The account of Richard Bartlett, executor, given to the court Nov. 13, 1695: The estate is Cred. 193li. 16s.; To Christopher Bartlet out of the Real Estate according to will, 109li.; paid Daniell Peirce, 16s. 10d.; Mr. Bradbury, 13s.; Thomas Clarke & Nathaniel Clarke, 44s.; Caleb Moodey, 8li. 9s.; Anthony Summersby 8s. 8d.; Anthony Morss, 6s.; Lt. Woodman, 30s.; Mr. Woodman, 40s.; Israell Webster, 8s.; Capt. William Gerrish, 7li. 7s.; Richard Dole, 44s. 8d.; Jno. Knight, 36s.; Jno. Bartlet, 10s.; Edward Ellitt, 16s.; Wm. Boulton, 6s.; goodman Stores, 4s.; Goody Farnham, 15s.; goodman Peirson, 2s. 10d.; Richard Bartlet, 4li. 18s.; Richard Hubbard, 8s.; William Tittcomb, 7li. 15s.; Jacob Tappan, 45s.; Doctor Tappan, 5li. 9d.; Goodman Hoyt, 30s.; Christopher Bartlet, —, 3li. 6s.; Steven Greenleaf, 25s.; Thomas Tewxbury.

Paid ye widdow for sd Francis, 4li. 12s.; Mary Ash, 5li.; Thomas Stevens, 5li.; Ann Richarson, 5li.; allowing the acct., 5s.; total, 184li. 13s.

His expense in executing his brother's will, 9li., allowed but 7li.; making this account, 3s.; making total, 191li. 16s.

Paid out of the estate to these persons to whom he was indebted: to Daniell Peirce, 16s. 10d.; Mr. Bradbury, 13s.; Thomas Clarke & Nathaniell Clarke, 2li. 4s.; Caleb Moody, 8li. 9s.; Anthony Somerby, 5s. 8d.; Anthony Morse, 6s.; Lt. Woodman, 1li. 10s.; Mr. Woodman, 2li.; Israell Webster, 8s.; Capt. Gerrish, 7li. 7s.; Richard Dole, 2li. 4s. 8d.; John Knight, 1li. 16s.; John Bartlet, 10s.; Edward Eliot, 16s.; William Bolton, 6s.; goodman Stowres, 4s.; Goody ffarnhem, 15s.; Goodman Peirson, 2s. 10d. Due to Richard Bartlet, 4li. 18s.; Richard Hubbard, 8s.; William Titcomb, 7li. 15s.; Jacob Tappan, 2li. 5s.; Peter Tappan, 4li. 3s. 9d.; Goodman Hoyt, 1li. 10s.; Cristop. Bartlet a gun & sword, 1li. 10s.; Steven Greenleaf, 1li. 5s.; Thomas Tewxbery, 10s.; total, 54li. 18s. 9d.

The heirs land being set out to him and the widow's thirds to her, the land left to be divided to the rest of the children is valued at 25li.; the cattle and moveables, 46li. 5s. 11d.; total, 71li. 5s. 11d., and after paying the debts there remains to be divided among the four children, 16li. 7s. 2d., the youngest child to have a third part more than the rest.

Richard Bartlet of Newbury, executor of the estate of his brother Christopher, having paid the debts and paid the children the rest of the estate, desires the Court to advise him what he may do to secure himself for the future.

The measurement of two pieces of land in Newbury, lying near "Alsburry ferry" which were reputed to be the land of Christopher Bartlet of Newbury, deceased, now in the possession of Richard Bartlet, Jr. of Newbury, is twenty six acres and sixteen rods. Made Oct. 25, 1695, by Tristram Coffin and Henry Short, Lot layers for Newbury, by the request of Mr. Richard Bartlet, Sr.

Bill of the executor, to the Court for his services in settling his brother, Christopher Bartlet's estate in 1669, 6li.; now being put to more trouble, two men attending on the Court in Oct. last, 1695, one man from Haverhill, 10s., the other from Newbury, 6s.; charge at court, 2s.; lot layers for measuring land, 3s.; his time in procuring and tending the lot layers, 4s.; one man to show the bounds, 1s.; the appraisers

evidences to the inventory given at Newbury, 6s.; his own time 2 days, 4s.; one witness from Amsbery to prove Mary Ashe's acquittance, 2s.; Evidence taking, 1s.; his time fetching witness and tending, 3s.; his time coming to Salem, 1li.; total, 9li. 2s.

In a copy of the inventory made by Archelaus Woodman, Henry (his H mark) Tewxbury and Anthony Somerby, there is added, 1 freehold, 4li., making total, 193li. 16s.

There was delivered May 6, 1670, to Mary Bartlet, the household goods of her husband, bedstead, truckle bedstead, matt, rug, boxes, trammels, tongs, platters, etc., in all to the value of 8li. 10s. 4d. Acknowledged by Mary Bartlet.

Acknowledged Nov. 6, 1695, by Archelaus Woodman and Henry Tayler before Daniel Peirce, Justice of the Peace.

Attested by Richard Bartlett, executor, Nov. 13, 1695.

*Essex County Probate Files, Docket 1,848.*

#### ESTATE OF JOHN MUSSELWHITE OF NEWBURY.

"this 30<sup>th</sup> day of Agust 1669 In the name of god A men I John Muslewhit of Newbery in new England being sick but in good memorie do heare make my Last will and Testament in maner and form following wherin first of all I Committ my soule into the hands of Allmightie god which gave it me And that in the Name and merits of Jesus Christ my sauior: and I do Committ my body vnto the Earth from whence it Came in an asured hope of a glorious Reserection when Jesus Christ shall Com the second time to judg the world to whom be all Hono<sup>r</sup> and glorie thanks and praise from this time forth for Euermor Secondly ||all Charg being paid|| I do giue my house and Land and all the goods that I shall leaue behind me when I dye vnto John Muslwhit of bauerstoc in wilsheer in old England the grand sonn of Daudid Muslwhit my Brother and my will is that it shall be Kept one whol yeare ffor his Coming ouer ||after my desease|| But in Case he Com not: I do giue the on halfe of my Estat vnto John Muslwhit seneir sonn to my Brother David of the afore named towne of Baverstock: and the other halfe of my Estat I do giue vnto Thomas Muslwhit and Eda his sister to be Equally divided between them: and my will is that this Estat may be sent ouer vnto my Kindred if a way may be found for them to Receiue it.

"And I do apoint Beniamin Roffe as a faithfull honest frend my Executor in trust to take all my Estat into his

hands presently after my deseace and to dispose of it acording to my will: and in Case the aboue said John Muslwhit Com ouer then to deliuer the Estat vnto him within on halfe yeare after his Coming and to alow him maintainane out of the Estat in the mean time And I do apoint Beniamin Roffe to be my Lawfull Atorney to aske and Receiue what so Euer is du vnto me whether it be debts or Rents or goods or purchac money and Employ it acording to my will and to asure them of a titl to my house and Land vnto whom it is sold in Case it be not done before I dye and it shall be Corrant as if I had don it my selfe And I do apoint my frends Richard Knight and Thomas Heale Ser to be my ouerseers to see that my will be Performed acording to the trew meaning ther of And I do giue vnto Beniamin Roffe fortie shillins and to Richard Knight and Thomas heale tenn shillings apeece and what so Euer Charg about prouing of the will or other wise to be paid out of the Estat: morouer my will is that after my deseac the first opertunitie may be takn to send word to my Kindred that I am dead And what I haue left for them."

John (his I M mark) Muslwhit (SEAL)

Witness: Richard Knight, Thomas Hale.

Proved in the Ipswich court Mar. 29, 1670 by the witnesses, and liberty granted to the executor to perfect the inventory and bring it in to the next Court in September. *Essex County Probate Files, Docket* 19,125.

Inventory taken Mar. 23, 1669-70, by Nicolas Noyse and Richard Dole: By bond in Samuell Plumer's hand, 20li.; by Benjamin Roffe, for house and land, 18li.; John Emery, for meadow and rent, 5li. 10s.; wearing clothes and bedding, 3li. 6s.; two iron potts, pothookes, two brasse skilletts and a gred-iron, 1li.; a case of bottles & specktales, 5s.; fower ould books & an old chest, 5s.; provissions to Benjamin Roffe, 3li. 6d.; by Sam. Plumer payd to Richard Dole, 1li.; another great chest, 6s.; total, 52li. 12s. 6d. Debts and charges from the estate: For diate & attendance for 7 months to Benjamin Roffe, 5li. 12s.; for 5 pound of tobaco & 3 gallons of liquors, 1li. 6d.; for making his wastcoat & drawers & cloths, 1li.; 6d.; for mending of shoes & stockings, 1s. 10d.; for wood & carrying in 1667 and 68, 15s.; paid to Susan Cartwright by his order, 2li.; to Henry Ak— & Sam. Merick, 1li.; for several writings to Richard Knight, 6s.; to Thomas Hale, sr., 2s. 4d.; to Thomas Silver, 1li. 10s.; to Richard Dole, 2li.; the coffin & Funnrall 1li. 15s.; charges at the court, 2li. 5s.; by his will to Tho. Hale

& Richard Knight, 1li.; to Benjamine Roffe by his will, 2li.; total, 22li. 8s. 2d.

Allowed in Ipswich court, Sept. 27, 1670. *Copy, Ipswich Quarterly Court Records, vol. 5, page 126.*

## ESTATE OF STEPHEN JORDAN OF NEWBURY.

"The Last will and testiment of stiuen Jorden of Newbery — the County of Esex writen this 5<sup>th</sup> of Aperall one thousande six hundred ||sixty|| and seuen hauing through gods grace perfectt sens and memory first I doe Comend my soule to god that gaiue it and my Body to the earth in asuered hop of the resuricksion of the Just: and for what estat the Lord hath given mee I despose of it as foloweth first I giue to my daughter Croose of Ipswege feiftine pound which is in her [husbands: *copy*] hand allredy allso I giue to my daughter Androse of Ips[wich: *copy*] feiftine pound which is in her husbands hand allredy for my hows and land in Newbery I giue it to my wife duering her naturall life and after her deses I giue it to stiuen Croose the sonn of robert Crose of Ipsweg my some in law to Cows I giue to my wife halfe my household goods I giue alsoe to my wife and the other halfe to my to sonns robart Crose and John Andros Equally deuided my will is that stiuen Croose shall giue to his k[ins *copy*] wooman and my grandchild Elezabeth Androse out of the land giuen vnto him the some of five pound sined with my hand this [5<sup>th</sup>. *copy*] of Aperall 1667 in presence of us whose nams are vnderwritten."

Stiuen (his \$ mark) Jorden.

Witness: Susana (her Y mark) wheeler, Mary (her M mark) Por.

Allowed Mar. 29, 1670 in Ipswich court, no executor being named in the will it was ordered that the estate be left in the widow's hands for her comfortable subsistence during her life.

Inventory of the estate of Stephen Jordan, who deceased Feb. 8, 1669, taken by John Merell, William Sawyer, William (his M mark) Pilsbury and Anthony Somerby: the hous & 8 acres of barren land, 14li.; one old-cow & a small cow & 2 yerling heifer, 9li.; foure swyne, 1li. 10s.; one old cow yt came from Ipswich, 4li.; his weareing apparrell, 1li. 4s.; thre sheetes, 1li. 4s.; One flockbed, bolster, rug, pillow

\* Copy of will, Ipswich Quarterly Court Records, vol. 5, page 113.

& bedsted, 2li.; one truckle bedsted, flockbed, blanket & old rug, 1li. 5s.; sword & a box, 6s.; a bushell & halfe of Rye, 6s.; one great bible, 10s.; two old Iron potts, 2 old skilletts & a frying pan, 1li.; 2 old chests, a small cubbard & hogshead & some Lumber, 1li.; keiler, tub, & tray, 5s.; 3 old smal chayres, spinning wheele & trenchers, 5s.; spit, 2 cottrells, friepan & a pr. of tongs & gridiron, 7s.; handsaw, smal draught shave, 2 augurs, gough, bilhook, ads, an old hooe & a pr. of pothooks, 5s. 6d.; 3 small platters, a pint pot, a chamber pot & brass candlestick, 14s.; a smal beare vessell, a bagg, jug & a seive, 2s.; total, 39li. 4s. 6d. His debts: to Abell Merrill for dayes works done for mowing & makeing hay & planting & hilling & cutting wood, &c., 3li. 13s.; besides attendance upon him both night & day for these 3 last years which if it be made up 10li. he would be a looser; to Daniel Merrill, 1li. 6d.; Nathaniell Merrill, 2li. 10s.; charges for coffin & grave & for the funerall, 1li.; to John Knight & Caleb Moody & others, 1li.; total, 9li. 19s. 6d.

*Essex County Probate Files, Docket 15,246.*

#### ESTATE OF MIGHILL CRESIE OF IPSWICH.

Administration on the estate of Mighill Cresie, intestate, granted May 3, 1670, to Mary Cresie the widow, and an inventory of 52li. was presented. There were four children, and court ordered the eldest son to have 8li. in the land at Salem, if it was worth it, and the others 4li. each, when they come to age, the widow to enjoy the rest of the estate. *Ipswich Quarterly Court Records, vol. 5, page 110.*

Inventory of the estate of Mighill Cresie of Ipswich taken May 2, 1670 by Robert Lord and Edward (his E mark) Lomase: six bushells of Indian corne, 1li. 1s.; 3 bushells of Rye, 12s.; 1 bushell & halfe of malt, 6s. 6d.; 1 bush. 1-2 of Barley & about a peack & 1-2 of seed corne, 8s. 6d.; a little cotten woole & sheepe woole, 9s. 4d.; old caske, flax & basketts, 12s.; 3 old sithes & a spinning wheele, 8s.; his wearaing apparell, 2li. 10s.; a bagg & some boards, 8s.; barrells, wheele & other lumber, 1li.; pewter & tin ware, 1li. 10s.; An old kettle & two skilletts & warming pan, 1li. 4s.; Iron pott & greed-iorn & pothookes & tramell, 12s.; Two bullocks, 11li.; 3 coves, on steere, 2 sucking calves, 13li. 16s.; 5 sheepe & a young lame, 2li. 10s.; 3 swine, 2li. 10s.; paile, wooden ware & earthen ware, 10s.; basket & a pr. of bellows, 5s.; muskett, sword & bandaleors, 1li. 10s.; In beding, 3li. 10s.; 5 sheetes,

4 pillowbeers, 2li. 9s.; an old pr. of sheets & other old linen, 10s.; chest, 2 boxes & old bedsted, 10s.; 2 paire of old cardes, 2s. 6d.; 3 chaires & forme & lumber, 6s.; 2 axes & wedges, 10s.; a bottle & other lumber, 8s.; plow and chaine, old sled & spanshacle, 1li.; total, 52li. 7s. 10d. Debts oweing, about 7li.; clear estate, 45li. 7s. 10d. More, a debt of 10 bush. of corne, 1li. 10s.; six acres of Land at Salem on Royall Syde, 6li.; total, 52li. 17s. 10d.

Attested in Ipswich court May 3, 1670, by Mary Cresie, the widow of Mighill Creeie. *Essex County Probate Files, Docket 6,540.*

#### ESTATE OF THOMAS DORMAN, SR. OF TOPSFIELD.

“this is the laste will and testiment of Thomas Dorman senier being about seuenty yeres ould being parfett in understanding and memory my fether bed and boulster I giue to my sun Thomas and my ruge and thre blakits I giue to my sun Ephraim my bigiste Irne pot I give to my sun Thomas and my to litle pots to my sun Ephraim and toe tramiles the one for Thomas and the other for Ephraim I giue to my sun Thomas my grate timber Chaine and one drafte Chaine and to Ephraim the other tooe draft Chaines and to my sun Thomas the spanshakle, I exsept toe peticots and toe waskuts and a pair of bodis which I giue to my Cussun Daniell bradly all the rest of my housoll stuf and goods I giue to my sun Thomas tooe parts and my sun Ephraim one parte and my land in Rouly bounds I giue to my tooe suns to dispos of it equily to thare best Content I giue to my sun Thomas all that land that I bout of M<sup>r</sup> Simans all housing and fensis that are about it and all preuiligis that doe or may belong to it exsepting my land on the south sid of the Riuer that I giue the one halfe to my sun Thomas and the other halfe to my sun Ephraim. I giue to my sun Ephraim all that land that I had giuen me by Ibsidg and all that land that I bought of Euin moris, both these parsiles of land and medow that belongs to them and all Rights that doe or may belong to them: my shep I giue to my sun Thomas Children my hors and my buluks I giue to both my suns to part as thay shall see good fouer days worke and a halfe that John worner oweth me for: and thre days and a halfe that Thomas day oweth me for: thre pekes of indien Corne and halfe a days worke Roberd stiles oweth me and thirtene shilings goodman bigsbe oweth me: and I doe owe him for four dayes plowing one bushall of indian Corne I owe to wiliam white of ipsige I owe to Robert

Cobarnd halfe a bushall of indian Corne tooe bushales of whet Thomas hobs doth ow me John morall doth ow me ten shilings twenty shilings wiliam smith oweth me that I giue to my sun Thomas for twenty shilings I ow him with that also that worner and day and micall dounill oweth me. I give it to my sun Thomis and that ten shilins that John morall oweth me all so; thre pound that mathu standly oweth me: I make Chois of my sun Thomas to be my execiter to pay all my dets and to recouer all that is owing to me.

“Dated the twenty forth day of Aprill one thousen six hundred and seventy.”

[no signature].

Witness: ffrancis Pebody, John How.

Proved in Ipswich court May 3, 1670 by Lt. Frances Pabody and John How. *Essex County Probate Files, Docket 8,166.*

#### ESTATE OF JOHN KNIGHT, SR. OF NEWBURY.

“This 5 of May 1670 I John Knight of Newbery Sen<sup>r</sup> being often pained in my body and know not how sudenly I may be desolued and leaue this world and being desirous while my memoree is good to setl my outward Estat acording to my desir and therfor do hear make my Last will and Testament as followeth first I Comitte my soule to god that gaue it: and my body to the Earth to be buried to Rest vntill the Resurecion by my Saviour Jesus Christ Itm I giue unto my beloued wiffe Eleven pounds a yeare for hir maintainanc while she liueth and that she may dwell in one End of my house while she liueth and to use anie of my goods what she hath need of for hir selfe in the house Itm I giue and apoint fourtie pounds after my wifs deseace and in Convenient time as my ouerseers Judg best for my daughtr Sarah bartlets vse while she liueth: ||and|| with hir husband John Bartlet and after hir decease the fourtie pounds to be made good vnto the Child or Children of hir body surviving to Inioy: If she haue none then the fortie pounds to Return vnto my sonn John Knights Children Equally vnto all accept Josep Knight: and my will is that if my daughter Sarah Bartlet haue a sonn or daughter Liuing after hir decease my will is that my sonn John Knight or his assigns shall pay for the Childs use ten pounds more which will be in all fiftie pounds: and my will is that when my son in law John Bartlet or anie other for hir Coms to demaund or Recieue the fortie pounds before mentioned that then sufficient bond in land be giuen vnto

my ouerseers or my Executor for the payment of it acording to my will Itm I giue vnto my daughter marie douner and hir husband Josep douner fourscore pounds to be paid one fortie of it in a yeare after my wifs decease and the other fortie pounds the next year after that: and Likewise I giue vnto my grand Child Josep Downer twentie pounds to be paid by my Executor when he is on and twentie years of aige: Likewise I giue vnto my gran Child marie Downer twentie pounds to be paid by my Executer when she is Eighteen years of age Itm I giue vnto my daughter Marie Douner and hir husband during ther lius four acers of marish Land out of the marish I haue on the south sid of John Piks land that they Call the 8 acers: after my wifs deceas and four acers of medow Joyning vnto that 4 acers I gaue my daughter Sara Bartlet on the north: and likewise I giue my daught marie Douner & hir husband during ther liues that peec of marish our the pond to the Creek on the East by henri Jaquises land on the north & John piks on the south and my lot at Plum Iland and two akers wher they haue built and that one aker of ||plow|| land in the feeld on the west sid of the way going to new toune joyning to my son Johns two akers he bought of Nicholas noic and my freehold or Comanag in Newbery all which land and Comanag to Inioy during ther lius and afterward to Return vnto my grand Child, Josep Downer to Inioy for Euer or if he dy before he Inioys it then to Remain vnto my granchild Marie Downer and if Josep Douner do Inioy the land then my will is he shall pay vnto his sister marie Downer twenti pounds besid that her porcion be fore Likewise I giue unto my daught marie Downer after my wifs decease my great new kitl and a puter Candlestick & a plater

“Itm I giue unto my wifs grand Child Thomas hains ten pounds to be paid after his time is out Itm Besid that portion of land and other Estat I gaue my sonn John Knight for manie years sine as my brother & ||other|| do know I now giue vnto my sonn John Knight my howse and land I dwell upon with barn and orchard and my land next the ox comon both plow land and pastur and medow: as with all the ffences both of plow land and pastur and medow which is my part by agreement to do and likewise about 4 or 5 akers of marrish joyning to the Creeke by the Comon on the south East and likewise another parcill of marish on the north of John Piks land tourds litl Pin Iland & by henri Jaquises and the Creek on the west: And my desire is that my sonn John would let his sonn Josep Knight haue and Inioy all

this land and housing when he is of aige for Euer Likwise I do make my sonn John Knight my Executor and do giue him all my goods accept the three things before mentioned to my daughter marie and likewise all my stocke of Cattell and horse and sheep and swine and I do Ingaig him herby to pay all the legacies and Charg that may a Rise for funerall or debts and to Receiue all that is du vnto me from anie person Likwise my will is that if my sonn John Knight will make over by a deed ||giuen|| unto Josep Downer and his wife marie douner that three acers of land joyning unto that he dwells on by henri Jaquishes and that two ackrs of plow land by my on acker on the west sid of the Ridg which was Nicholas noices then my will is that he *he* shall pay but fortie pounds of the fourscor unto Josep Downer & his wife and this land Josep and his wife to Inioy during ther lius and afterwards to her sone as the other before Likwise I desier my thre frends my brother Richard Knight and Thomas Halle sei<sup>r</sup> and Nicholas Noice to be my ouerseers to see this my will performed and I do giue them tenn shillings apeece to be paid by my Executor."

John Knight.

Witness: Richard Knight, Thomas Hale.

Proved June 23, 1670 by the witnesses before Mr. Samuell Symonds and Maj. Gen. Denison.

Inventory of the estate of John Knight, Sr., lately deceased, in May, 1670, taken by Thomas Hale, Sr., Nicholas Noic and Rich. Dole: house, barn and orchard, twelve ackers of upland and twentie and two akers of meadow, 220li.; wering Cloths and Beding, 16li.; two brasse kitls, a skilet and a warming pan, 3li.; in pewter, 1li. 10s.; in Iron things, 3li. 10s.; Coberd, tabl, forme and other things, 1li. 10s.; 4 woodn bols, a tunnell, tray, 4 dishes, to pails, 10s. 6d.; Jug, tubs, barell, sivs, slid, bags & wood, 1li. 4s.; a gunn, 1li. 5s.; 16 bushells of mault, 3li. 12s.; 3 oxn and a steere, 20li.; 4 Cows and a heifer, 20li.; 2 yearlings, 2li. 15s.; 12 sheep and 4 lambs, 6li.; on horse, 6li.; on Calfe, 12s.; 4 swine, 3li.; bacon, 2li. 10s.; 3 bush. of Rie, 13s.; one sadl, pilion & bridl, 1li.; free hold or Comanag, 8li.; in trees, 2li.; total, 324li. 11s. 6d.

Attested June 23, 1670, by John Knight executor of his father's estate.

*Essex County Probate Files, Docket 15,981.*

## ESTATE OF JOHN SANDERS OF LYNN.

Administration on the estate of Jno. Sanders, intestate, granted 28: 4: 1670, to Jno. Newell, who with Thomas Newell were bound to bring in an inventory to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 33.*

John Newell brought into court an inventory of the estate of John Saunders, deceased, which was allowed 29: 9: 1670. *Salem Quarterly Court Records, vol. 5, leaf 42.*

Inventory of the estate of John Sanders, deceased, brought in by John Newell of Lyn, administrator of the estate: Cow, 3li. ; goods left with me, 1li. 12s. ; owing me, 3li. ; paid to John Hathorne, 7s. 5d. ; to Jasper Griffin, 6s. ; to John Ballard, 5s. ; to Nathaniel Ballard, 4s. 6d. ; to John Bread, 2s. ; owing to myselfe, 2s. 6d. ; for waying and loading of a load of hay, 1s. ; total, 4li. 8s. 5d. *Essex County Quarterly Court Files, vol. 16, leaf 109.*

## ESTATE OF SAMUEL ROBERTS OF IPSWICH.

Administration on the estate of Samuell Roberts, intestate, granted 28: 4: 1670, to his brother Jon. Roberts, who brought in an inventory amounting to 43li. 18s. 9d., and was ordered to pay his brother Ephraim Roberts and sisters Susana, Elizabeth, Hana and Abigail Roberts, 6li. each, at age or marriage. Said John was bound for the payment of the shares. *Salem Quarterly Court Records, vol. 5, leaf 33.*

Inventory of the estate of Samuell Roberts, late of Ipswich, deceased, taken June 21, 1670, by Robert Pers and James Chute: Weareing apparell & linen with 3 hatts & 2 p shooes, 22li. 7s. ; in bookes, 2li. ; 2 Combs, 2 Rasors, Inkhorn & sizars & hoane, 8s. ; 2 p Cumpasses, 5s. ; 2 Chests, 10s. ; 1 hogshhead of feathers, 2li. ; In mony, 6li. 8s. 9d. ; his portion given him by the Court, 10li. ; A fowling peece, 30s. ; houldsters, brest-plate & belt, 10s. Funeral charges, 2li. 10s.

Attested in Salem court, 29: 4: 1670. *Essex County Quarterly Court Files, vol. 16, leaf 29.*

## ESTATE OF THOMAS RUCK OF SALEM.

Mr. John Ruck was appointed 28: 4: 1670, administrator of all the estate of Mr. Tho. Ruck, his father, deceased, which remained after the death of Elizabeth, widow and administratrix of said Thomas. He was to bring in an inven-

tory to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 35.*

ESTATE OF EMANUEL MARTIN OF SALEM.

Emanuel Martin dying intestate and none appearing to desire administration, court 28: 4: 1670, granted administration to Henry Skerry, marshal, who was to bring in an inventory to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 35.*

ESTATE OF JOB HILLIARD OF SALEM.

Administration on the estate of Job Hilliard, intestate, granted 28: 4: 1670, to Mary his widow, who was to bring in an inventory to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 35.*

Mary, relict and administratrix of the estate of Job Hilliard, presented an inventory of her said husband's estate, which was allowed 29: 9: 1670. Court ordered that the estate remain in the widow's hands for her necessary use in bringing up the children and to pay to the eldest son 10s. and to the others 5s. each when of age. *Salem Quarterly Court Records, vol. 5, leaf 42.*

Inventory of the estate of Job Hilyard, taken June 24, 1670, by Joseph Grafton, sr., George Gardner and Thomas Jeggells: House & Land, 70li.; one feather bed, one bolster, 2 pillowes & one reug, 3 blanket, bedsted & Curtains, 8li.; one trundell bed with that doe belong to it, 1li.; one old feather bed w<sup>th</sup> the appetunences, 3li.; 4 paier of sheets, 2li.; table Lining, 16s.; his wearing Cloth, 9li.; new Cloth & blankett, 2li. 10s.; sea Instriments & bookes, 12s.; 1 fowling pece & old muskett & sword, 1li. 10s.; 6 putter platers, 18s.; 2 putter poots, 8s., small peces of puter, 1li. 8s.; Iron worke, Latten wear, 1li. 10s.; 2 Iorn poots & one kittle, 1li.; 2 brass kittell, 1 bras pot & skillett, 2li. 15s.; 1 warming pan & 1 smothing Iron & a Looking glass, 12s.; 1 small p<sup>r</sup> stillyards, 5s.; 3 Chests, 1li. 3s.; 4 boxes, 14s.; 1 Cubart, 5s.; 2 casses, 6s.; 1 table & forme, 12s.; 9 Chayers, 14s.; woodin ware & Earthen ware, 10s.; Lead, 5s., and ax & other tooles, 12s.; tobac a small psell & 2 halfe barrells, 6s.; the Cow & 2 pige, 4li.; by fower pounds yt Thomas Maule is indebted, 4li.; by 60li. of ocom, 15s.; total, 123li. 13s. Debts, 70li. at least.

Attested by Mary, relict of Job Hilliard and the

court 3: 10: 1670, ordered that the estate remain in the widow's hands for her necessary use in bringing up the children and to pay to the eldest 10s. and to the others 5s. each, when of age. *Essex County Quarterly Court Files, vol. 16, leaf 106.*

Whereas there were legacies given by Margaret Wright of Weathersfeild to the children of her son Job Hilliard, deceased, viz., 35li. to Benjamin, Job and Abigaile, the said Job's three children, by Mary, his wife, Mary, the widow, bound over in court 28: 9: 1671 the house she now lives in and one quarter of an acre of land adjoining, for security, she paying the children when they come of age. *Salem Quarterly Court Records, vol. 5, leaf 52.*

#### ESTATE OF SAMUEL CASEY OF (SALEM?).

Administration on the estate of Samuel Casey, intestate, granted 28: 4: 1670 to Henry Skerry, marshal, he to find what estate he can and bring in an inventory to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 35.*

#### ESTATE OF SUSANNA PITTS OF MARBLEHEAD.

Susana, wife of William Pitts, left a nuncupative will, which was allowed 28: 4: 1670, her husband consenting and witnesses testifying that she declared it to be her will. Administration of her estate was granted to Christopher Lattamore and wife Mary, they giving bond of 100li. *Salem Quarterly Court Records, vol. 5, leaf 50.*

Nuncupative will of Susanna Pitt, formerly wife of William Pitt of Marblehead, made upon her death bed, which was admitted to probate, with consent of said William Pitt, Christopher Lattermore being administrator. Francis Johnson, Hugh Drury, John Wiswall, jr. and Willm. Howard, being appointed appraisers of the house and land at Boston, Sept. 8, 1670, valued it at 110li. current pay of New England. Sworn in court by Christopher Lattamore.

Henry Russell of Marblehead, aged about twenty-eight years, deposed, Sept. 28, 1668, that on the 7th day of this month, Susannah Pitts, lying on her death bed in perfect sense and memory, about two weeks before she died said "I doe Giue unto my Husband, the one halfe of all that I haue & the other halfe unto my daughter mary Lattimore" and further said that she had a will at Boston that should not

stand but this her last will should stand. Sworn, Sept. 29, 1668, before William Haythorne, assistant. Copy made by Edw. Rawson, secretary.

John Deverex, aged fifty years, deposed. Sworn in court.

Mr. William Pitts gave consent to his wife's will and mind, it being part of that estate that she brought to him. Sworn in court.

Wribrough Gachell of Marblehead, aged about fifty years, deposed that she helped to tend Susannah Pitts in her sickness, and asking her how she did, she answered that she was very ill and said "what shall I doe I shall die." Deponent told her she must do as Hezekiah did, set her house in order. She said "the Lord knows I have not done it," and desired that deponent get another witness, so she called in one of her neighbors, Henry Russell, to whom she said "I doe Giue the one halfe of all that I haue to my Husband & the other halfe to my daughter mary Lattimore being in perfect sence & memory & further sajd that shee had a will at Boston which should not stand but this her last will should stand." She told her daughter Mary Lattimore that she had many good things in her chest at Boston and that the key was in the till of her chest in the house to which she pointed. She then desired her husband to give George Porter 20s., because he was a fatherless child, and to Janie Williams her green petticoat, to which he replied, "I will, wife." Moreover she desired her daughter Lattimore to give to Richard Hammon her best apron, and desired her husband to receive of the tennant Robert Carver half a year's rent and should give him a receipt for twelve months. Sworn, 29: 7: 1668, before William Hathorne, assistant. Copy made by Edw. Rawson, secretary. *Essex County Quarterly Court Files, vol. 16, leaves 107, 108.*

Inventory of the estate of Mrs. Pitts, deceased, was brought into court by Mr. Christopher Lattamore and was allowed 29: 9: 1670. It was filed in the last June records together with her will. *Salem Quarterly Court Records, vol. 5, leaf 42.*

Administration on the estate of Susanna Ely (since Susanna Pitts) granted by the County Court of Suffolk, 25: 1: 1670, to Jno. Bundy of Taunton, he appearing to be nearest of kin; he to give security and bring in an inventory to the next court. *Suffolk County Court Records, vol. 7, page 48.*

#### ESTATE OF GEORGE ROPES OF SALEM.

Administration on the estate of George Roapes, intestate,

granted 28: 4: 1670, to Mary, the widow, and John Norman, the son-in-law, who were to bring in an inventory to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 50.*

Mary Roapes, administratrix of the estate of George Roapes, late deceased, presented an inventory, which was allowed 29: 9: 1670. The children, most of them being of age, presented their agreement concerning the ordering and division of the estate, which was confirmed by the court. The agreement was filed with the inventory in this court's records. *Salem Quarterly Court Records, vol. 5, leaf 42.*

Inventory of the estate of George Ropes, deceased, taken, June 27, 1670, by Walter Price and Hilliard Veren, sr: House & land, barne & Cow house, 100li.; 1 feather bed, bolster & 2 pillows, 1 rug & a blankett, 5li. 5s.; 1 flock bed, 1 rug, & 1 blankitt, 2li. 15s.; 1 flock bed & 1 old rug & 3 old blanketts, 1li. 2s.; 1 great brass kittle, 2li. 16s.; 1 little Coppr. ditto, 12s.; 1 lardge brass skillett, 4s.; 1 little old Ditto, 1s.; 1 p brass Andians, 15s.; 3 bedstedes, 25s.; 1-2 doz. chaires, 8s.; 4 old Blanketts, cotten, 10s.; 1 small bolster & 1 pillow old, 10s.; 1 old p of curtains, 8s.; 1 Cubbard, 1li. 10s.; 1 Table & a small forme, 1li.; 2 pine chests & 1 boxe, 12s.; 1 Calico cubard cloth & cushin, 5s. 6d.; 2 Iron potts, 10s.; 7 pewter platters & a basson, old, 15s.; 1 doz. of trenchars, 1 puter bole, 1 candle stick, 1 salt seller, 3s.; 4 p sheates, 2li.; 4 shirts, 1 p draws, 12s.; 4 p pillowbees, 10s.; 1 doz. napkins, 10s.; 2 Table cloths, 4 towels, old, 5s.; his cloths, vidz. 2 serdg Coates, 1li.; 2 cloth ditto, 1 serdg dublitt, old, 12s.; 2 westcoats & 1 p draws, old, 10s.; 3 p old stocings, 1 hatt, 12s.; 2 Iron haks, 2 p pott hooks, 8s.; 1 pr. Iron dogs & fier shouel & tongs, 10s.; 3 traies, old erthen ware, 3s.; 1 p old briches, 3s.; 10 broad axes at 5s., 6 p chisels, 8s., 2li. 10s.; 6 augers, 6s., 6 adses at 3s., 1li. 4s.; 18 p shoes att 4s., 1 p bootes, 13s. 6d., 4li. 5s. 6d.; 4 p yarne stocings, p woosted Ditto, 1li. 6s.; 4 severall chok lines, 15s.; 10 y<sup>ds</sup> kersy at 4s. 8d., 2li. 6s.; 12 y<sup>d</sup> penistone, 1li. 13s.; 20 Ells of doullass at 22d., 1li. 16s.; 1 p belloes, 1 grid Iron, 1 spitt, 5s. 6d.; 1 frying pan, 2s., 2 hand saws, 5s., 7s.; 1 square, 8 spoones, 3s. 6d.; 2 Cows, 7li., 2 heifers at 35s., 10li. 10s.; 1 yew & 1 lamb, 1 hogg, 1li. 5s.; 20 ackers of upland, 5li.; 1-2 acker salt marsh. 1li. 10s.; a percel of old Tooles, 1li. 10s.; a percel of old Iron, 5s.; total, 166li. 3s. Debts due, 40li. 3s. 10d. due to other men, 50li. 7s. 4d.

Attested by Mary, the widow of George Roapes.

Agreement between the widow Mary and the children: That

Mary, the mother, should have the estate, her life time for her use and if necessary to sell a portion, with the consent of the children, but if she married again, she was to have only her thirds and the two thirds should be divided among the children, John the eldest son to have a double portion. At her death, John, the eldest son should enjoy one-third part of the land belonging to the house, about twenty-six rods of land on the north side upon part of which he has built a new house, and which is to be set off by two indifferent men by the mother and children mutually chosen, the land between both houses to be left in common; all of this is rated at 7li. 10s.; signed by John Ropps, John Norman and Gorg Ropps.

*Essex County Quarterly Court Files, vol. 16, leaves 104, 105.*

Administration on the estate of George Ropes and Mary Ropes deceased, granted by the Salem court June 30, 1691, to their son Jno. Ropes.

Inventory of the remainder of the estate of George Ropes, deceased, after the death of his widow, taken July 1, 1691, by Simon Williard and Wm. Douton: House, seller and chimneys, 18li.; One long table, 16s.; 1 cupboard & 2 draws, 16s.; 2 old Blackitts & 2 old Pillows, 5s.; 1 old Chest, box & forme, 7s.; 6 old Chairs, 6s.; 1 pair Iron Doggs, 7s.; 1 pr. Tongs, 1s. 6d.; 1 other old Chest, 3s.; 1 feather bed, boulster, pillow, blanket, 3li. 10s.; 1 Flock Bed & Blankitt & Little pillow, 10s.; old putter dishes & putter Tanckerd, 2s.; 1 Brass skillett & Cittle, 11s.; 1 Iron & heats, 1s. 6d.; 1 looking [glass], 5 threnchers & Earthen waire, 2s.; 1 Silk Scarf & other Silk things, 9s.; wareing Lining, 2s.; 1 hatt, 10s.; 1 Spitt, hake, 1 Iron pott & hoocks, 7s. 6d.; 1 Lining wheale, 2s.; the Land, 27li.; total, 55li. 8s. 6d.

Simon Williard and Wm. Dounton being chosen to apprise the estate have done so to the best of their judgment except the court see cause to set the former agreement that was between the mother and the children then of age concerning the price of John Ropes his third part of the land.

*Essex County Quarterly Court Files, vol. 50, leaf 141.*

#### ESTATE OF THOMAS DAY OF (SALEM?).

Tho. Day dying intestate and an inventory of his estate being presented, Mary, the widow, was appointed 29: 4: 1670, administratrix, in whose hands the estate was to remain.

Inventory of the estate of Thomas Day, deceased, taken, 9:

4: 1670, by John Gardner, Richard Prince and Henry Bartholmew: Six p of sheetes, 2li. 8s.; 4 p of pillow beares, 16s.; 11 napkins and 2 small table clothes, 13s. 6d.; 2 Cupboard clothes and 2 pillow beares, 7s.; 7 towells, 4s. 8d.; one half sheet, 9s.; one feather bed, 2 bolsters, a trundle bed, ticking, 3 blanketts and one Rugg, 2 pillowes, 5li.; one bedsteed with curtaines and vallance and one trundle bedsteed, 10s.; 1 Cupboard, 1 wainscott chest, 3 sea chests and a trunk, 1li.; 2 small table boards, 2 boxes and 8 chaires, 1li. 4s.; 1 silver Cupp and a silver spoone, 18s.; brass, pewter and tin, 5li. 2s.; fire shovels, tongs, trenchers, trayes with other stuff in the kitchin, with a baskett and earthware, 1li. 10s.; his wearinge apparel, 3li. 5s.; total, 23li. 7s. 2d.

*Essex County Quarterly Court Files, vol. 16, leaf 33.*

ESTATE OF MRS. ELIZABETH SHERRATT OF HAVERHILL.

“The last will & Testam<sup>t</sup> of Elizabeth Sherratt y<sup>e</sup> wife of Hugh Sherratt of Haverhill formerly y<sup>e</sup> wife & Relict of Humphrey Griffyn made July y<sup>e</sup> 30<sup>th</sup> 1670 Imprimis I giue vnto my Sonne John Griffyn my feather bed bolster, pillow rugg, blankett & curtaines & vallance pvided y<sup>t</sup> hee deliver to his brother Nathaniell: y<sup>t</sup> feather bed bolster & covering pper to y<sup>e</sup> same w<sup>ch</sup> hee hath now in his owne use I giue also to my Sonne John one of my pewter platters my brass mortar my warming pan & Iron pott: I will also y<sup>t</sup> my Sone John shall pay to goodman White y<sup>t</sup> debt that I owe to his wife w<sup>ch</sup> shalbe payd out of y<sup>e</sup> moouables y<sup>t</sup> I haue giuen to him by this my will: I giue to my Sone Nathaniell Griffyn my Cowe & w<sup>t</sup> said Cowe & y<sup>e</sup> bed w<sup>ch</sup> hee is to haue of his brother John comes short of tenn pounds it shal be made up to him by my Executo<sup>r</sup> out of my other estate & in case y<sup>t</sup> my Sone John shall not lett his brother Nathaniell haue his bed as aboud then my will is that my Sone Nath<sup>l</sup> shall haue y<sup>t</sup> bed y<sup>t</sup> now is mine w<sup>ch</sup> in case I haue giuen to my Sone John: I giue to my Sone Sam<sup>l</sup> Griffyn my yearling heifer & w<sup>t</sup> y<sup>t</sup> also comes short of tenn pounds shalbee made vp by my executo<sup>r</sup> I giue to my Daughter Lidia Griffyn my gowne & my petticoat and my searge hood I giue to my Daughter Elizabeth Deare my cloake I giue & bequeath to my seuen grand Childeren y<sup>t</sup> are now liueing y<sup>t</sup> is to say to my Sone Deares fower & to my Sone Johns three the sum of fiue pounds a peece if my estate & moouables not allready ordered in this my will after my owne pper debts bee discharged also will amount

thervnto and if my estate shall come short when my legasies to my sons are payd then my will is y<sup>t</sup> w<sup>t</sup> I haue not in this my will ordered shalbee equally divided amongst my said grand children I Constitute my Sonne John my lawfull Exe-  
cuto<sup>r</sup> of this my last will & Testament In wittness herevnto I haue to this my will sett my hand y<sup>e</sup> day first aboue mentioned.”

Elizabeth (her X mark) Sherratt.

Witness: Nath<sup>l</sup>. Saltonstall, Bartholemew (his B H mark) Heath, Elizabeth (her E mark) Ela.

Proved in Hampton court 11: 8m: 1670 by the witnesses.  
*Copy, Norfolk County Court Records, vol. 2, leaf 191.*

Inventory of the estate of Elizabeth Sharatt, late wife of Heugh Sharatt, deceased, taken by James Pecker and Edward Clark: a feather bead & boulder, 2li. 5s.; a Cow & year & vantage, halfer, 6li.; one peuter pleater, 4s.; 32li. payeable a year after the desece of Heugh Sharatt, 32li.; curtins & vel-  
iants, 10s.; a bead Ruge, 1li. 5s.; a box, 3s.; total, 42li. 7s.

James Pecker testified that as touching the 32li. and the cove and heffer they assigned to it as given in by John Griffin.

1 gooune, one hood, on puter plater, one warmin pan, one Iorn poot, one bras mortur, all given to John Griffing; to Elesebeth Der one clocke. Signed Edward Clark.

Attested in Salisbury court 11: 2m: 1671 by Jno. Griffin.  
*Essex County Probate Files, Docket 25,102.*

#### ESTATE OF JOHN WHEELER OF NEWBURY.\*

“Bee it knowne unto all men by theise psents th[at I: *copy*] John Wheeler of Newb[erie in: *copy*] the county of Essex in Newengland Massachusets co[nsider: *copy*]ing my old age & [my owne: *copy*] weaknes, being in health of body and of pfect me[mory] through gods mercy hereby make my last will and testament, comend[ing] my soule [in]to [t]he han[ds] of my blessed Redeemer Jesus Christ and my body to be buryed in the burying place of Newbury (whensoeuer it shall please god to take me hence by death) in hopes of a blessed Resurrection. And for my worldly goods I dispose [as] followeth first I giue and bequeath vnto my Son David wheeler ten pounds of that debt that hee owes mee, 2dly I giue to my Sonne Edward wheeler of the City of Salisbury in the Realme of England ten pounds ||of which he is|| to

\* Copy, Norfolk County Court Records, Book 2, leaf 192.

pay three pounds and ten shillings to the chamber of the Citty abousaid, Also I gi[ue] & bequeath to my Son Adam [Wheelar of: *copy*] the said Citty forty shillings A[ls]o I giue: *copy*] to my son [Thomas Wheelar forty: *copy*] shillings And also I giue to my son [Will]iam wheelar forty sh[illings] in case he shall come ouer into this country, Also I giue to my daughter Mercy forty shillings, And to my daughter Elizabeth Button I giue four pounds, Also I giue to my daughter Anne Chase four pounds, and to my Daughter in law Susanna wheller four pound, twenty shillings apiece to all these my children, of this estate was giuen them by thei[r] mother which is included in the seuerall summs aboue exprest I giue and bequeath to my Son Georgs children Ephraim wheeler & s[am<sup>u</sup>. *copy*] Wheeler four pounds apiece that is eight pounds between them [when: *copy*] they shalbe of the age of one and twenty to be paid by my Execu[tor. also: *copy*]. I giue to my son Roger wheelers Daughter Mary Wheeler [three: *copy*] pounds to be paid to her when she shall be of the age of [eighteen years: *copy*] And to her Brother Joseph wheeler I giue forty shillings [when hee shalbe: *copy*] of the age of one & twenty years, And to my daughter El[izabeths chil: *copy*] dren forty shillings apiece, To Thomas forty shillings to be [paid to: *copy*] him when he shalbe of the age of one & twenty & to mary [forty shill: *copy*] ings & to Elizabeth forty shillings when they shalbe Eight[een years: *copy*] of age. All these Legacies are to be paid in New england in [such: *copy*] pay as my Estate I leaue wilbee due to my executor [in, which: *copy*] he shall receiue it, And the Legacies abouementioned which is to my children shalbe paid within one whole yeare after my decease but those to my Grandchildren to be the vse of my Executor vntill they shalbee of the ages abouementioned, Also I giue the Land to my daughter in law Susanna my son Georgs wife which I gaue her husband which he built [ypon: *copy*] as it is inclos[ed: *copy*], Also I appoint my Son Henry wheeler to be the sole Executor of this my Last will & testament And to haue all the rest of my goods & chattells vndisposed of my debts & funerall being discharged march 28<sup>th</sup> 1668.”

John Wheeler

Witness: Anthony Somerby, Augustinn Stedman, Roger Steedman, Beniamine Lowle, Jonathan Woodman.

Proved in Hampton court Oct. 11, 1670 by Benj. Loel and Jonathan Woodman. *Essex County Probate Files, Docket* 29,448.

## ESTATE OF JOHN KENNY OF SALEM.

"The Last will & Testament of John Keyney of Salem I John Keyny being sick & weake but of Ripe memory & full understandinge Committ my Soule to God y<sup>t</sup> gaue it & my body To ye graue, & for my outward estate, first I giue A steere of twoo yeare old & vantage well knowne to John pickerring of Salem To John flint Granchilde to William flint secondly I giue & bequeathe forty shillings to John Backsteer of Salem; thirdly I giue & bequeathe forty shillings To Alexander Gellican of Marbllee Head fourthly after my debts are paid & Cost off my ffunerall I giue ye rest of my estate house Lands & chattell whatsoever To my Beloued wife Sarah Keyney To her & her highers for euer Finally I make & ordaine my Trusty & well beloued ffreinds Mr. Henry Bartholomew of Salem & John Peckren ouerseers to assist & see This my last Will & Testament Completed."

John (his † mark) Keyny.

Witness: William Flint, William Beale and John Baxter.  
Proved in Salem court 30: 9: 1670 by the witnesses.

Inventory of the estate of John Keny, taken, 18: 8: 1670, by William Flint, Henry Bartholmew and John Pickering: One dwelling house and barn, marsh and upland belonging to it, 14 acres, 120li.; 4 oxen and 2 steers, 32li.; 2 Cowes, 7li.; 2 Steares, 6li.; 2 stears, 3li. 10s.; 2 Steares, 2li.; 8 swine and 4 piggs, 8li. 10s.; one mare and Colt, 4li.; one Cart and plow with the apurtenances, 4li.; haye and fodder in the barne, 8li.; Indian corne and other graine, 5li.; one flock bed Rugge and blanketts and 4 p of sheets, 5li.; one pott and kette with pewter and other houshold stufte, 2li. 10s.; Axes and other Iron tooles, 15s.; a muskett, 14s.; mony and wearinge apparell, 6li.; total, 214li. 19s.

Attested 30: 9: 1670 by the widow.

*Essex County Quarterly Court Files, vol. 16, leaves 98, 99.*

## ESTATE OF JOHN CROADE OF SALEM.

Mr. John Croad dying intestate, and none appearing who would administer, and Mrs. Eliz. Croad, the widow, refusing, court 29: 9: 1670, appointed Henry Skerry, marshal, Mr. John Price and Hilliard Veren, sr., to present an inventory of the estate to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 41.*

At the last Salem court, Hilliard Veren, Hen. Skerry and

Mr. John Price having been appointed to survey the books and accounts of Mr. John Croad, deceased, and to draw up an inventory of what estate they could find, and make return to this court, the account was brought in. There seeming to be a considerable estate in debts owing from several persons, court 27: 4: 1671, ordered that if any of the creditors or other meet person, come into the next Salem court desiring administration, it may be granted them. Ordered that this be put up at the meeting house in Salem. *Salem Quarterly Court Records, vol. 5, leaf 48.*

An inventory of the debts and credits of Mr. John Croade as found upon his books: Mr. John Croad's debts due him: Per John Stone for ball. of acct., 10 1-2d.; Mr. Joshua Scottoe, 11s.; John Knight, 2s. 8d.; Richard Downing of Marblehead, 2s.; Henry Herrick, 2s. 9d.; John Mason, 11s. 9d.; John Sowtherick, 10s. 7d.; Sam. Corneing, —; Mr. Oliver Purchase, —; Josia Sowthericke, —; John Baker, mason, —; John Cole, —; Nath. Stone, —; John Gidney, jr., —; Mathew Price, —; Richard Stackhouse, —; John Browne, sr., —; Wm. Clements, —; Tho. Long Bottom, —; Tho. Gardner, —; John Reaves, 3li. 10s.; Monsr. Blushard, 1li.; James Browne, Gloster, 14s.; Wm. Woodberry, 6li. 10s.; Mr. Elias Styleman, 18li. 1s. 4d.; Wm. Ellery, 1li. 6s. 8d.; Owen Hendy, 13s. 3d.; Major Hathorne, 1li. 17s. 3d.; John Legg, 4s.; Franc. Nurse, 2li. 10s. 5d.; Samll. Beadle, 1li. 13s. 8d.; Mr. Duncan, 4li. 12s. 8d.; Samll. Shaddock, 4s.; John Norman, sr., 6s. 1d.; Mr. Humphry Davy, 93li. 15s.; Erasmus James, 11s. 2d.; Wm. Allen of ye Creeke, 2s.; John Balch, 5li. 10s.; Tho. West, 13s. 3d.; Francis Parnell, 7li. 8s. 3d.; Ambrose England, 9s. 5d.; Edw. Raynolds of Marblehead, 1li. 10s. 6d.; Mr. Wm. Browne, sr., 14s. 10d.; Nicholas Thomas, 18li.; John Joanes, 4li. 17s. 7d.; George Jacobs, 4li. 5s.; Tho. Cawley, 18s.; Henry Reed, 10s.; Mr. Francis Johnson, 8li. 8s. 7d.; Mr. Henry Barthollmew, 5li. 13s. 8d.; Goodm. Goulthright, 1s. 2d.; Edw. Foster, 11li. 7s. 3d.; Richard Cooke, 2s. 4d.; James Dennis, 1li. 2s. 1d.; Mr. Browne of Jersey, 11li. 15s.; Sam. Archer, jr., 14s. 10d.; Mr. Tho. Brattle, of Jersy, 11li. 15s.; Sam. Archer, jr., 14s. 10d.; Mr. Tho. Brattle, 5li. 10s. 6d.; Lieut. Cook of Boston, 3li. 3s. 6d.; Thomas Cole, 1li. 15s.; John Norman, jr., 1li. 3s.; Allester Mackmillion, 5s.; Mr. Edm. Downes of Boston, 93li.; Peter Duncan, 10s.; Henry Trevett, 1li.; Nathaniel Biscoe in Barbados, 825li. 12s. 9d.; John Hathorne of Lyn, 11s.; Daniel Baccon, 9s.; Henry

Skerry, 1s.; Goodw. Bull —, 3s.; Steephen Hascott, 2li.; Wm. Maston, 9d.; Mr. John Ruck, 1li.; Henry Combs, 2li. 10s.; Tho. Deacon, 8s.; John Slaughter, sr., 12li. 1s.; John Slaughter, jr., 4li. 9s.; Mr. Moses Mavericke, 9li. 18s.; John Pickering, 12s.; Mr. Wm. Foster of Charlestowne, 3li. 15s.; Richard Leach, 2li.; Allester Grime, 2s. 11d.; Benjamin Parmiter, 1li. 1s.; Zebulon Hill, 2s. 4d.; Mr. Jacob Green, 32li. 3s.; Isaack Williams, 1li. 15s. 2d.; Rob. Lemon, 2s.; Leut. Sprague, 9s.; Tho. Farrow, 2s.; Rob. White, 17li. 5s. 9d.; Wm. Weyman, 14li. 4s. 11d.; Morris Pike, 6li. 12s. 3d.; Jno. Preston, 3li. 10s. 6d.; Mr. John Winselow of Boston, 42li. 13s. 3d.; Wm. Tozier of Bristoll, 8li. 10s.; Samll. Archer, sr., 1li. 9s.; Nicholas Bishop of Beddeford, 30li. 15s.; Joseph Phippeny, 1s. 3d.; Jonathan Pickering, 1li.; Mr. Brideham, 2li. 3s. 6d.; Ben. Phippeny, 10s.; Joseph Grafton, jr., 1li. 7s.; Mr. Seront of Boston, 5li. 7s.; George Bickford, 7s.; Richd. Harvey, 2li. 13s.; Tho. Cox of Pemiqd., 2li. 17s. 8d.; Tho. Felyn of Pemiqd., 1li. 9s.; George Buckhed of Pemiqd., 3s. 3d.; John Ginden, Pemiqd., 7s. 6d.; George Deane, 15s.; John Gillman, 7s. 6d.; Wm. Lake, 6s. 3d.; John Horne, sr., 10s. 6d.; John Clefford, 17s. 1 1-2d.; Anthony Needom, 1li. 5s. 9d.; John Maston, 2li. 18s. 1d.; Tho. Robbins, 16s. 4d.; Hugh Pasco, 9s. 1d.; Anchias Horseman, 1li. 16s. 3d.; Mr. Batter, 5s.; John Wilson of Oburne, 6s. 3d.; Xtopher Walter, 18s. 9d.; Tho. Hell, 2li. 9s. 11d.; Mr. Lattimore, 1li. 5s.; Nicholas Manning, 7s. 9d.; Wm. Waters of Boston, 1li.; Nath. Pease, 8d.; George Gardner, 5s. 4d.; John Waters, 3s.; Fra. Godler, 2li. 16s. 5d.; Nath. Walton, 1s. 6d.; Mr. Jonathan Wade, 10li.; Richard Abbot of Piscataq., 6li. 19s.; Mr. Tho. Broughton, 2026li. 7s. 9d.; Wm. Seavey, 14li. 8s.; Lt. Wm. Hudson, 4li. 12s. 11d.; Jno. Neale, 1li. 19s. 2d.; Riche. Kimball, 4s.; Tho. Hull of Boston, 14li. 8s. 6d.; Richard Jane, 2li. 7s. 7d.; George Ropes, sr., 1li. 8s. 6d.; John Leer, 13li.; Rich. Rowland, 8d.; Wm. Shepard, 13s. 11d.; Nich. Howthins, 35li. 9s.; Mordecai Craffet, 1li. 10s.; Abr. Cole, 11s. 10d.; James Harward, 1li. 9d.; Ben. Spiller, 12s.; Toby Carter, 8s. 4d.; George Bonfield, 27li. 2s. 7d.; John Bligh, 14li. 14s. 7d.; Lt. Smith p 10 bush. malt, 2li. 5s.; Ben. Felton, 13s. 2d.; Zach. Herrick, 30li. 19s. 7d.; Mr. John Higginson, 5li. 15s. 7d.; Mr. Wm. Barthollmew, 55li.; Rob. Bartlett, 13s. 5d.; George Ropes, jr., 9s. 6d.; Mr. John Wincoll, 21li. 2s. 5d.; Mr. Francis Willowhby, 136li. 2s. 10d.; Mr. John Corwin, 2li.; total, 3931li. 10s. 4d.

Accounts of bills due to Mr. Croad by divers in Newfoundland: Barthollmew Caynes, 125li. 4s. 8d.; Mr. Jno. Horton,

44li. 19s. 2d.; Henry Codner, 33li. 4s.; Tho. Ganson, 11li. 14s. 7d.; Ezekiel Minter, 5li.; Tho. Lowrey, 27li. 17s.; Tho. Penny, 4li. 14s. 6d.; Wm. Rixon, 24li. 4s. 6d.; Major Spry, 36li.; Trustrum Dodge, 2li. 15s.; George Kocke, 50li. 15s.; Wm. Pike, 3li. 16s.; Wm. Taverner, 81li. 1s. 1d.; James Thomas, 70li. 12s. 11d.; John and Tho. Hibbs, 36li. 5s. 4d.; Tho. Brenson, 15li. 3s. 6d.; Hugh Chamberlane, 27li. 15s. 6d.; Wm. Daves, jr., 94li. 2s. 5d.; Christopher Browning, 1li. 10s.; Tho. Brookes, 14li. 7s. 3d.; Mr. Jno. Treworgy, 300li.; Walter Taylor, 12li.; Edward Horton, 6li. 16s.; Richard Maynard, 20li.; Edward Speare, 6li. 13s. 4d.; total, 996li. 17s. 3d.

More by severall bills taken in Mr. John Parthridge's name, yet due by several in ye N. foundland & do: belong to Mr. Croad: By Wm. Daves, sr., 227li. 13s. 6d.; Henry Pyn, 119li. 11s. 11d.; George Piersey, 13li. 16s. 7 1-2d.; John Petton, 40li. 5s. 2d.; Thomas Fortune, 8li. 19s. 2d.; Edward Horton, 97li. 6s. 5d.; more by Robt. Shelton of Bay Robberts, 28li. 19s. 10d.; total, 1533li. 9s. 10 1-2d. Grand total, 5465li. 2 1-2d.

Due by him: To Benjamin Tillman, 1li. 2s. 9d.; Mr. Jer. Hubbard, 2s. 3d.; Richard Squire, 8li. 6s. 8d.; Mr. Bowd, 5li. 16s. 6d.; widdow Canterbury, 4s. 1d.; Mrs. Walton, 2li. 13s. 6d.; Tho. Putman, 19s. 4d.; Wm. Nick, 7li. 11s.; Tho. Barns, 1li. 10s. 5d.; John Tompkins, 10s. 5d.; Edward Counter, 8s. 10d.; Capt. Tho. Clarke, 69li. 3d.; Samuel Allen, 2s.; Daniell Rumball, 3li. 6s.; Mr. Joliff, 16s. 5d.; Edw. Gaskin, 2s.; Mr. Lawrence Hamon, 25li. 12s. 10d.; Mr. John Cole, —; Mr. Rob. Bendish, 120li. 8s. 8d.; Arthur Sanden, 16s. 4d.; Mr. Henry Shrimpton, 253li. 3s. 8d.; Henry West, 3s. 4d.; John Eala, 8s.; Mr. Newman, 12li.; Sergeant Stillson, 2li. 6s. 6d.; Randall Nicholls, 2li.; Richard Croad, 17li. 7s. 9d., and also as bound to Mr. Rob. Cossens in England as surety for Mr. Croad, 61li. 11s. 4d.; Mr. James Brice, 38li. 4s. 2d.; Mr. Pembleton, 92li. 13s. 4d.; Barth. Gidney, 8s.; Mr. Jno. Gidney, sr., 19li. 11s. 2d.; Daniell Rumball, 1li. 17s.; Christoppr. Nicke, 2li. 7s.; Jno. Lake of Boston, 18li. 9s. 8d.; Mr. Deane, 13li. 17s. 10d.; Mr. Eliazer Hathorne, 15s. 3d.; Gabriel Parker, 3li. 8s.; Wm. Curtis, 7li. 10s.; George Baker, 1li. 11s. 6d.; John King, 2li. 6s. 6d.; Mr. Wm. Barthollmew, 71li. 14s. 3d.; Joseph Hardy, 9s.; Mr. Russell, 11s. 10d.; Mr. Prince, 14s. 8d.; Mr. Richd. Wharton, 2li. 2s.; Mr. Rob. Tyson, 181li. 6s. 8d.; Capt. Corwin, 16s. 11d.; Mr. John Haysom, 84li. 8s.; Capt. Gerrish, 39li. 5s. 4d.; Coll. Wm. Watts, 18li. 7s.; Mr. Crumwell, 6li.; Mr. Humber, 2li. 3s. 7d.; John Bartlet, 2li.

12s. 8d.; Mr. John Hull of Boston, 337li. 3s.; total, 1549li. 7s. 2d.

*Essex County Quarterly Court Files, vol. 17, leaf 99.*

ESTATE OF MRS. ELIZABETH RUCK OF SALEM.

Mr. John Ruck presented an inventory of the estate of Eliza. Ruckes 29: 9: 1670, he made oath to it and it was allowed. *Salem Quarterly Court Records, vol. 5, leaf 41.*

Inventory of the estate of Elisabeth Rucke, who was the wife of Mr. Thomas Rucke, deceased, taken by John Deakin and Samwell Pitman: The house & land at Boston, 135li.; a bed & bedsted & firnitur, 5li.; on ould boulting mill & a mault mill, 1li. 10s.; small beeme & scalles, 10s.; four payr. of sheetes & 5 pillowbeers, 1 dos. napkins, 3li. 10s.; parsall of linen & Cotten yarne, 1li. 7s.; waring Clothes, 3li., & a still & worm, 5li., 8li.; to tabelle, A Chist & Trunk, 1li.; a flok bed, Chist, a Rug & blankets, 2li. 10s.; debt due from John Redman of Hamton, 30li.; Joseph Alentag of Lin by an Aworde of Arbitration, 20li.; due from Thomas Joy, 3li. 15s.; Nathanel Baker, 2li. 2d.; Nathanel Frier, 1li. 10s.; Goodman Baster, 1li. 17s.; Edward Page, 1li. 10s. 3d.; John Mirik, 1li. 15s.; John Shaw, 4li.; total, 224li. 14s. 5d. Paid out by John Rucke, 91li. 17s. 2d. Sworn in court.

Attested in court 3: 10m: 1670, by John Ruck: ordered that after all debts should be paid, the estate was to be divided among the children. *Essex County Quarterly Court Files, vol. 16, leaf 103.*

ESTATE OF JOHN THORNDIKE OF BEVERLY.

Mr. Paul Thorndike presented a writing as his father John Thorndike's last will, proved 29: 9: 1670, by oath of Capt. Tho. Lothrop, and said Paul was appointed administrator. He was to bring in an inventory. *Salem Quarterly Court Records, vol. 5, leaf 43.*

"John Thorndike being by Gods mercy purposed to goe this yeare to England doe by these presents Constitute and ordein this to be my last will & testament Imprimis in regard to my eldest daughter Anne Thorndike hath bene for these many yeares soe much ouercome with melancholy and is growen soe deeply Distemperd thereby that hir understanding is soe much besotted and stupified that without Gods great mercy & extraordin[ary] meanes used hopes euer to act in the world

to Gods honor and hir owne Comfort and liuelyhood as allso entending my estate upon which I now liue vnto my sonne Paule Thorndike after my death doe giue & bequeath vnto him my house & land meadowes, barne orchyard and all the appertenanses belonging vnto the same as allso the meadow I bought of John Leach lying by wenham pond in Consideracion that he take upon him the Charge maintenans and tuition of this my aforesaid Daughter Ann Thorndike as allso to \_\_\_\_\_ for her recouery but after hir death to become his owne To his heires foreuer.

“2ly if I the said John Thorndike the Lord should be pleased to Continue my life and shold think fit to Continue returne into this Country agein I doe give unto my sonne Paule Thorndike 30 akers of land comonly called Sawyers plain & the meadow adioyning to the land Called the flaggy meadow as allso my meadow at Topsfeild likewise thirty pounds to be taken out of household stufte of Cattle besides all the encrease of the Cattle improuement of the land that he shall in my absens to him & to his heires for euer. 3ly I doe giue & bequeath unto my Daughter Mary Thorndike to be payd hir before my departure fifety poundes in manner & forme following vizt 3 Cowes & one heifer goeing 3 yeares old one payr of oxen one horse & one mayre one featherbed & bolster one Irish Rugge & payr of blanketts & what shall remane wanting of the aforesaid some of 50li. to be made vp in household stufte or otherwise according to further Consideracion & order taken therein 4ly whereas I Doe entende my two youngest Daughters Alice & Martha Thorndike shall accompany me into England and if that Gods prouidens shale soe order that they doe not inioy their healthe there or by other Casualtyes or distress or doe thinke fit to returne into this Country agen I doe giue & bequeath vnto my said two daughters all my land laying & adioyning beauer pond as allso the meadow adioyning unto the said pond being according unto my Computation nere 100 akers as allso if my selfe Dye & Depart this life then I Doe engage theyr brother Paule Thorndike to pay vnto his said two sisters twenty pounds besides the said Land ||Corne or Cattle|| according to the value of the Corne prized here within one yeare after theyr arriuall here but & if one my Daughters shold returne hither then my sonne paying vnto that sister that shall retourne 50li within a yeare after hir arival & the said land & meadow to remain vnto my sonne to him & to his heires for euer lastly to the better ouerseeing & accomplishment of this my will &

Testament I Doe entreat my worthy frend Capt Thomas Lowthorp as also my two sonnes in law John Procter & John Low & first if in Case my sonne Paul Thorndike shold dye before my daughter Anne Thorndike then I Doe giue vnto them full power and authority to make prouision out of this my estate for the maintenans & tender Care of this my Daughter according to theyr wisedomes & the Lord shall please vouchsafe meanes 2ly if after my Departure my said Daughter shold grow into a greater distemper either of settichnes or presnic, then to take Care to place hir wth some Discreete person, to use meanes [faded] maintenans or further what otherwayes my sonne himselfe may doe w[ith] theyr approbacion I Doe Consent vnto. lastly if any further Discord may arise concerning any Clause in this my said will between persons included in it I doe entreat them to determine namely my worthy freind Capt. Thomas Lowthrop my sonne in law John Procter & John Low in witnes hereof I have ||set|| to my hand & Seale this 29th Day of July 1668."

John Thorndike. (SEAL)

Witness: John Hill, John Black.

Capt. Thomas Lothrop attested in Salem court 2: 10m: 1670 that this was the last will of John Thorndike.

Mr. Paul Thorndike was appointed on 2: 10: 1670, as administrator of the estate of his father, and was ordered to bring in an inventory.

Capt. Lothrop made oath in court, that the following was written by Jno. Thorndike on July 27, 1668, and left in his hands, as an explanation of the will: "Concerning my Daughter Marye I haue giuen vnto hir 50li. I do assigne vnto hir the Cow Called Browne & Cherry & blacke or Smugg & the heifer goeing 3 yeares old in all 3 Cowes & a heifer w<sup>ch</sup> I value at 14li. 10s.; the young oxen I bought of Thomas Pache, 10li.; one horse & one mare, 10li.; the feather bed & bolster in the parlour and money, 11li. I doe appoint vnto hir one Rounge in the house the parlour or the Chamber & desire she may not Remoue elcewhere & would haue hir brother ——— hir 2 Cowes but if she shold remoue I doe giue vnto hir the second best hog fatted as also 10 bu: of Corn & 2 bu: of malt to furnish hir with hir prouision for I Desire not she shold not be Constreined to goe to seruis also I Doe giue vnto hir halfe of the flax Dressed out, the last yeare & some part of that growing this yeare also 30li of Cotton wool & a large peuter Dishe giuen vnto hir by hir mother ———.

"if I retourne not hither agein I Doe giue vnto my son

Procter the Copper & triuet he hath of mine w<sup>th</sup> a little Iron pot & a spring Locke to set vpon a dore I Doe giue vnto my sonn Low a heefer of a year old 30li. of Cotten wool & a small chest standing in the parlour allso 3 yds of ks if I can whereas I haue made prouision in my will concerning my daughter Anne that is if she shold grow into a worse Condicion after my Departure then I Doe agein comend hir Condicion vnto the Care & Charity of the ouerseers of my said will to entreat them to place hir w<sup>th</sup> some frend & Discrette pson & that she be maintained out of my estate & that my sonne furnish hir w<sup>th</sup> bedding where she may be placed."

Inventory of the estate of Mr. John Thorndike, which he left in New England, appraised June 29, 1671, by Tho. Lowthropp and Richard (his Y mark) Brackenbury: One dwelling house, barn, orchard and 60 acres of land, 250li.; four score acres of land at Beaver pond and 10 acres of meadow, 80li.; thirty acres of land called Sawyer's plaine, 60li.; seaven acres 3-4 of meadow lying by wenham pond, 35li.; three acres of meadow at a place called the old houses, 12li.; two acres of salt marsh at home, 15li.; one hors, two mares and two young Colts, 20li.; four oxen, six Cowes, one heifer and six young Cattell, 58li.; two feather beds and one flock bed with their appurtenances, 22li.; in brass, Iron and pewter, tables, chairs, stooles and other lumber, 10li.; cart plows and plowtackling, axes and other tooles, 5li.; three acres of meadow at Topsfield, 1li.; total, 577li.

Allowed in court 29: 4: 1671, upon oath of Paule Thorndike, son of John Thorndike, deceased.

*Essex County Quarterly Court Files, vol. 17, leaves 102-104.*

#### ESTATE OF MRS. FRANCES AXEY OF LYNN.

"October 18<sup>th</sup> 1670 This is the Last will, and Testement of Franssis Axe the wife of Jeames Axe Desessed beeing weake in body but in Perfet memory: first I Commit my Soulle vnto the Lord and my body toe the Earth and my Estate as followeth, Imprimis, I giue vnto Maygor Denesons Eldest sonne tenne Poundes I giue vnto Reuerend m<sup>r</sup> Samuuell Whighting our Pastor sixe Poundes; toe m<sup>r</sup> Samuuell Cobit fieve Poundes, toe the wife of Danell Salmons fieve Poundes toe bee payd in 20s. a yeare in Corne. and toe hur selfe and hur Daughter ether of them an *an* Euery days waskote and Aporne, toe Nathanell Hanforth foure Poundes, and to his wife my best serge pettecote and one shifte and my second best wastecoate

and to William Clarke foure Poundes and to his wife my second best Red Pettecote and second beast hat. A gren Apourne and one shift and my second hood and best wascoate and all my head Clothes with a Tafety hancher and Quoyfe, I giue toe Goodman Armetage fifty Shillings and my whight face Cow: and to his wife my best Read Pettecoate and best hat, and A shifte I giue Deborah Richards one cow: called Bud and twenty shillings; and toe Abbegall Richards one shepe and to Danell Richards one shepe, and toe Samuell Sillsbe one Cow: which is in the hands of his father; I giue vnto Sarah Rednape twenty shillings and to the widdow How twenty shillings to bee payd in English Commodety or in corne which she Pleaseth, I giue vnto Samuell Torboxe a Cow Called Blossome, I giue Sarah Rennalls of Salem: one shepe and one pare of shetes, I giue vnto Sarah Rickes the Daughter of Thomas Rickes one pare of shetes, I giue vnto the wife of Thomas Rickes one shepe and one cow and to hur sonne Theofelis one shepe, I giue vnto the wife of Charles Gote one Pare of Shetes & a blew Cotton Pete Coate, and one shifte I giue vnto Goody DAVIS Widdow my best Cloath hood and one of my vnder Coates beeing Read Peneston and to Rebeckah Tarboxe a Red vnder Pettecoat and one shifte And to the wife of Goodman Gowing one Read Cow which was vallew at 3li. 10s., and to Goody Whight a yew and to hur sonne a Lambe and to Andrew Mansfelds wife a siluer spoone & a wascot Latly mayd and toe hur Daughter Bethiah A siluer spoone I will that all these Legasies Aboue Expressed bee payd within toe yeare After my Desesse in Corne or Cattell And I make Joseph Fiske my Administrator of my whole Estate as witnesseth my hand And I Apoynt to see this my will fullfilled as ouer seeres Joseph Armetage, Nathaniel Hanforth, William Clarke and Henery Rhodes. I will yt maygor Denesons sonne & m<sup>r</sup> Hanforth & goodman Clarke and goodman Armetage bee payd."

Francis (her O mark) Axe.

Witness: Joseph Armitage, Nathaniel Handforth, Henry Rhodes and William (his X mark) Clarke.

Proved in Salem court 1: 10m: 1670 by the witnesses.

Inventory of the estate of Francis Axe, taken Oct. 28, 1670 by Joseph Armitage, Nathaniel Handforth, William (his mark) Clarke and Henery Rhodes: weareing Aparell Linen and wollen, 15li. 10s.; bedding and cushines, 10li.; Linen and wolleng, 8li.; Eyron, bras and Pewter, 4li. 15s.; Graine, English and Indan, 4li.; haye, 4li. 10s.; Appells, 10s.; Lumber

and bookes, 6li.; howsing, 20li.; upland and Medow, 60li.; Deptes, 1li. 5s.; cattell, 63li. 17s. 6d.; small things, 1li. 2s.; about 4 acres of land caled Graueses lott, 33li.; total, 232li. 9s. 6d.

*Essex County Quarterly Court Files, vol. 16, leaves 100, 101.*

A writing was produced as a will of Frances Axey, deceased, which was witnessed by Hen. Roads and sworn, and the other three witnesses subscribed to the will, also affirming that they were present when said writing was signed, and also an inventory was brought into court, amounting to 208li. 15s. 6d. and filed up in the court records 4 mo., 1669, with the will of her husband. *Salem Quarterly Court Records, vol. 5, leaf 40.*

#### ESTATE OF THOMAS BISHOP OF IPSWICH.

Administration on the estate of Thomas Bishop of Ipswich granted Feb. 16, 1670, by Mr. Samuell Symonds and Major Genrll. Denison to Margrett, the widow, until the next Ipswich court. *Ipswich Quarterly Court Records, vol. 5, page 127.*

“In ye name of God Amen. I Thomas Bishop Senio<sup>r</sup> of Ipswich, weake in body yet of perfect Memory & understanding, In case of death doe thus dispose of the outward estate w<sup>ch</sup> God hath graciously given mee; In ye first place comending my soule into ye hands of Almighty God, who hath redeemed it by ye Precious bloud of his son, & comitting my body to Decent buryall in hope of a blessed Resurrection to Eternall life. Imprimis I give unto Margaret my Wife one halfe of ye house wherein I now dwell, during y<sup>e</sup> time of her naturall life, viz. y<sup>e</sup> Parlour End, w<sup>th</sup> a like share in ye yardes, and all y<sup>e</sup> outhouses belonging thereunto: likewise I giue unto her ye bed in ye Parlour w<sup>th</sup> all yt belongs to ye same: Moreover I giue unto her all ye rest of my household goods, Excepting three beds, and three great pewter dishes, which I give to my three eldest sons, viz. y<sup>e</sup> bed in ye Parlour chamber w<sup>th</sup> all yt belongs to it, w<sup>th</sup> one great pewter dish to my son Samuell: The bed where my son John uses to ly, I give to himselfe and all yt belongs to it like wise w<sup>th</sup> one great pewter dish: To Thomas likewise I give ye bed w<sup>ch</sup> he useth at ye farme, & all yt belongs to it, w<sup>th</sup> a great pewter dish. Also I give unto Job and Nathanael my two youngest sons, each of them a bed w<sup>th</sup> ye furniture belonging thereunto, when they come at age. I give thirty pound to my cousin Sarah Bishopp yt now lives w<sup>th</sup> mee, fifteen pound & a cow at ye day of her

marryage, and fifteen pound two yeares after. I give to my brother Paul Bishopp of Kingston one hogshead of Tobacco, to be sent over to him of ye first that come to mee from Virginia. Concerning ye rest of my estat, my Will is, yt (after my debts are all payd) it shall be all justly valued, both my house at ye Towne, and the farme, w<sup>th</sup> all yt belongs to them, and all my estate, in vessels, and goods at sea, or any other just & reall estate, and being equally valued, it shall be divided into six parts, and they shall be thus disposed of, My son Samuell after my wives decease shall enjoy y<sup>e</sup> house where I now dwell, w<sup>th</sup> that wherein John Sparks dwells, w<sup>th</sup> all y<sup>e</sup> rest of y<sup>e</sup> land belonging to mee in Ipswich, save what belongs to my farme, to him and his heyres for ever; John and Thomas shall enjoy ye farme, and all yt belongs thereunto, equally betwixt them, (after M<sup>r</sup> Deane is payd what belongs unto him) to them and their heyres for ever, Provided that they three doe thereby, assure my wife, and my two youngest sons, Job & Nathanaell, an equall share w<sup>th</sup> themselves out of my estate: my wives share to be payd w<sup>th</sup>in a yeare & halfe after my decease & yt w<sup>ch</sup> belongs to Job & Nathanaell, when they come to y<sup>e</sup> age of one and twenty yeares, paying to my wife so much yearly as their shares will amount unto till yt time: But in case either of them, or both of them, should dy before yt time, ye rest yt doe survive shall inherit their Portions: My will is yt Thomas Whites Mortgage shall not be delivered up unto him, or any heyres, or Assignes of his, untill he shall have fully satisfied what he oweth unto mee, according to y<sup>e</sup> true intent of y<sup>e</sup> bargayns betwixt us, both that two hundred pound, for which he first mortgaged his farme, & all the yearely rent thereof, and also ye other hundred which I payd for him to John West: If it be not redeemed, It shall be disposed of by my executors, towards ye paying of my debts & Legacies. my will is that ye Trade be carryed on by my sons w<sup>th</sup>out breaking ye stocke, if it can any wayes be. My wife, and my eldest son for ye time being, and so successively shall be executour & executrix of this my last will."

[no signature]

William Hubbard testified that on Feb. 6, 1670, Thomas Bishop, Sr., declared this to be his will, as did Mr. Newman and Mr. Waynwright, who were also present.

Antipas Newman testified that on Feb. 6, 1670, he was in Mr. Thomas Bishop's parlor and heard Mr. William Hubbard read the above paper to Mr. Bishop and that he declared it to be his will.

Francis Wainwright testified the same. The witnesses were sworn in Ipswich court, Feb. 16, 1670, before the worshipful Mr. Samuell Symonds and Major Genrll. Daniell Denison.

Allowed in Ipswich court, Mar. 28, 1671 upon the above testimony.

Inventory of the estate of Mr. Thomas Bishop, merchant, deceased Feb. 7, 1670-71, taken by George Giddinge and Simon Tomson, being chosen by Margaret Bishop, the widow: one dwelling house, and about six acres of land, with 2 barnes, one wash house, fences, garden, &c., 150li.; one dwelling house, one orchard and one small pasture, &c. adjoining to ye former, 50li.; 1 farme of about 80 acres of Land with one dwelling house, one barn, 2 orchards, with other buildings, fences, &c., upon ye same, 1 dwelling house, 1 barn and about 20 acres of land, 1 orchard, fences, &c., 650li.; twenty Acres of Land fenced near to the aforesayd farme, 60li.; foure divisional lots of marish land, 45li.; eight acres and foure acres on the north side of the River, 60li.; eight oxen, 42li.; nine Cowes, 31li. 10s.; two bulls, 6li.; three steeres, 12li.; two yeerlings, 2li.; one horse, 6li.; one mare, 5li.; two other mares, 9li.; two three yeer old horses, 10li.; six swine, 10li.; ten smaller swine, 10li.; poultry, 1li.; one cart, Sled, tumbrill, ploughs, rope, chaines, yokes, axes, &c., 8li.; wheat and ry, 2li. 16s.; barley, 6li.; indian corn, 15li. 6s.; a fan, 5s.; ten barrells of Porke, 36li.; one barrell of bief, 2li. 10s.; 1 3-4 of bread, 35s. In household stufte: three feather beds with their furniture, and bedsteads, curtains, vallens, &c., 36li.; three other feather beds, 24li.; foure flocke beds, 13li.; Table Linen and napkins, 6li. 16s.; towells, 2li. 8s.; fifteen pair of sheets, 22li. 10s.; five pair of older sheets, 3li. 15s.; six pair of pillowbeers, 2li. 6s. In the parlour: one pair of pistolls, one pair of boots, one troopers scarfe, 3li. 14s.; one cupboard, two cupboard cloaths, 5li. 14s.; one cushion, baskets, &c., 2li. 16s.; one Clocke, 5li. 12s.; in Cash and silver plate, 14li.; one Chest, two boxes, four chaires, 3li. 10s.; one table, three joynd stoles, 50s. In the Parlour chamber: one table, two buffed stooles, two joynd stools, two formes and 11 Cushions, 5li. 4s.; one table, one trunke, one old chest, one press, seven pounds of flaxen yarn, 3li. 14s.; his wearing apparell, 15li.; one looking glass, three chairs, bellows, hand Irons, &c., 1li. In the hall: Bookes, 3li.; Pewter, 9li.; one brass kittle, warming pan and other brass pans, 15li. 13s.; two Iron kittles, iron pots and skillet, 3li.; two wheeles and cards, two pair of

scales and weights and steelyards, 3li. 19s.; two saddles, two gunnes, one sword and belt, 7li.; one table, six chairs, two joynd stooles, 1 forme, one cupboard, 4li.; handirons, tongs, bellows, gridiron, jacke, trammells, &c., 2li. 7s. In the buttery, cellar and wash house: tubs, keelers, bowls, barrells and other lumber, 12li.; one furnace, 3li. In merchants goods: Holland, 16s.; stockings, 2li. 4s.; hats and blanketts, 3li. 10s.; severall pieces of Riband, galoom and buttons, 16li.; sewing silke, 2li.; pins and needles, 2li. 2s.; sowing seeds, 6s.; four Caps, 6s.; three pair of shooes, 12s.; Canvas, Codline and hooks, 1li. 4s.; Bonelace, handkerchief buttons, band strings, 16li.; earthen ware, 3li. 18s. At sea: one quarter part of the Ketch Margaret, of 34 tunns & part of ye Cargoe, 80li.; one half of the Ketch, the Good Hope, of 36 tunns, 125li.; one half of the Cargoe of the same, 100li.; halfe of the Ketch, Susannah, of 28 tunns, 100li.; one halfe of the Cargoe of the same, 50li.; one halfe of the Ketch, the Hopewell, of 26 tunns, 94li.; one half of the Ketch, of 30 tunns, 100li.; half one single boat, 2li. 10s.; sail cloth, 27li.; Rope, 8li.; Debts due upon specialties, bonds, bills (errors excepted), 1228li. 11s. 10d.; Debts due upon account (errors excepted), 1589li. 12s. The whole estate in Lands, buildings, cattle, provisions, &c., 1222li. 2s.; household stuffe, 224li. 8s.; merchants goods and wares, 48li. 18s.; vessells and cargoes, 686li. 10s.; debts, 2818li. 3s. 10d.; total, 5000li. 1s. 10d. Debts due from the estate, 961li. 18s.

Attested in Ipswich court Mar. 28, 1671 by Margret Bishop, the widow.

*Essex County Probate Files, Docket 2,483.*

#### ESTATE OF JOHN BOYNTON OF ROWLEY.

“I John Boynton of Rowley being weake of body but of Competent vnderstanding and memory doe make and ordaine this my last will and Testament In primis I will and bequeath my soule into the hand of allmighty god that gave it and my body to the earth in hope of a blesed Resurrection And as for my outward estate that god hath giuen me I will and dispose as followeth first I will and bequeath vnto my welbeloued wife Ellen boynton my house and orchard and barne and house lot with all the land aboute it being all estemed sixe Acres with one third part of my meadow beyond hounslay hill one acre of marsh at the oyster poynt and one acre of marsh at the farme or northeast feild and also two Rod in bredth of on the orchard that I bought of my Brother william boynton on

that side next to my orchard from the street to Ipswich feild and two gates on the Commons and this I giue hir dureing hir naturall life also I will and giue hir all my stoeke and moueables that I doe not dispose of to be at hir will and despose (if she need it not for hir eomforthable maintenance) vnto all or any of my Children as she shall thinke most Conuenient As for my son Joseph Boynton I will and giue vnto him besides what he hath all Redy my Rough marsh my gate marsh at hogg Iland and the highway marsh in the same hog Iland marsh and my vpland in the farme and two acres of gate land beyond hounslay hill and one gate on the commons As for my son Calleb boynton I will and giue him all the land that I bought of my brother william boynton excepting the two Rod below the street that I haue giuen to my wife also one third part of my meadow beyond hounslay hill and out of this I giue him I will that he pay vnto my daughter Hannah as hir portion twenty pounds at the day of hir marriage or when she cometh to the age of twenty yeares as for my son Samuell Boynton I will and giue vnto him my land at Batcheler feild and swampe by it also all my land at new plaine and one third part of my meadow beyond hounslay hill and two acres of salt marsh by the Riuer side and I will that out of this that I doe giue vnto him he pay twenty pounds as a portion vnto my daughter Sara when he attaines vnto age to Receaue this that I giue vnto him as his portion John to haue the improuement till then

“As for my son John Boynton I will and giue vnto him my house orchard barne and all the land and meadow and gates that I haue giuen vnto my wife dureing hir naturall life to be his portion after his mothers decease also I doe further will and giue vnto him in hand as in Consideration of his service in helping of me since he was at age two heifers one gate on the commons and the mare and I will that out of what he hath and is to Receaue he pay twenty pounds as a portion vnto my daughter Mercy that now is married Also my will is that for my wifes more Comforthable Subsistance that my son John Boynton doe enter vpon the land I haue giuen vnto my wife prouided that he pay vnto his mother yearely dureing hir life forty shillings in Corne or to his mothers Content and that she haue halfe of the house for hir owne use and that he keepe hir one Cow sumer and wenter and fire wood what she shall spend to prouide Redy and laid at the doore and to let hir haue the use freely as hir owne of the trees that grow on the two Rod of the orchard that was my Brothers

during hir life or else to pay hir three pounds ||yearly|| to hir Content which she shall chuse Also my will is that my son John Boynton be exequtor vnto this my last will and testament Unto which I set to my hand and sealle this Eighth of february 1670 it is also my will That if any of these my sons to whom I haue giuen my lands be minded to sell ther land or any part of it that they doe first offer it to some other of ther brothers that they may haue the Refusull of it before it be sould to any other out of the famelly."

John (his J b mark) Boynton.

Witness: Maxemillion Jewett, Samuell Brocklebanke, William Boynton.

Proved in Ipswich court Mar. 28, 1671 by Lt. Samuell Brocklebanke and Wm. Boynton.

Inventory taken Feb. 27, 1670, by Maxemillion Jewet, Samuell Brocklebanke, William Boynton and Gorge Kilborne: in purse and apparell, 5li.; Bookes, 10s.; land and houseing and orchards at home, 83li.; land at Batcheler feild, 27li.; land at New plaine, 6li.; land beyond hounslay hill, 2li.; meadow beyond hounslay hill, 21li.; one aere of meadow at oyster point, 4li.; two acres of marsh and upland at farme, 11li. 10s.; marsh in the hoge lland marsh, 3li.; gates upon the commons, 8li.; two acres of salt marsh by the River side, 2li.; one paire of oxen with cart, plough, yoakes, Chaines, sithes, sickles, axes and all other such like Tooles as belongeth to husbandry, 18li.; two coves and one steere, 11li.; two sheepe, 1li.; three swine, 1li. 10s.; one bed in the parlour with the furnetur, 3li. 10s.; one bed in the Chamber with furnetur, 1li. 15s.; more beding, 10s.; in linen, 5s.; in armes, 1li. 10s.; puter, brase and tinn with lookeing glase, smoothing Iron and Iron pot, 3li.; in wooden vessell, 1li.; chaires and chest, 10s.; tramells, tonges and such like things, 10s.; corne, 4li. 8s.; woullen cloath and yarne, 5li.; more woullen Cloth, 15s.; a paire of lounes, 1li.; wheels and cards, 5s.; a hive of Bees and an ould sadle, 1li. 5s.; heifer, 2li.; hay, 2li.; total, 233li. 13s. Debts due from the estate, 14li.

Attested in Ipswich court Mar. 28, 1671 by John Boynton, executor.

*Essex County Probate Files, Docket 2,957.*

ESTATE OF EDMOND FARRINGTON OF LYNN.

"The Last will and Testiment of Edmond ffarrington this 12 of august 1667 I Emond ffarrington Being *being* sike of

Body But of perfect memory Imp<sup>r</sup> I bequeth my body to the Earth and my Soull to god who gaue it And my Estat in this world as followeth Imp. I giue to my wiff Elizabeth my half of my land and Corn mill durring Her naturrall liff and to my Son Mathue ||ffarrington|| After Her deceas Itt I giue all my moueables to my wiff<sup>e</sup> It I giue my Sone Edward ffarrington Twenty shillings to be payd ||him|| after my deceas Itt I giu to my Sone Roberd terry twenty shillings to be payd ||him|| After my deceas Itt I giu to my daughter Elizabeth ffuller ten pounds to be payd her affter my deceas I make my Sone Mathuw ffarrington my Exce||qu||tor of this my last will and testyment to wich I sett my hand thes day and year abou written."

Edmond (his E mark) ffarrington.

Witness: Nathanill Kirtland, John (his [] mark) wit.

Proved in Ipswich court Mar. 28, 1671 by Nathaniell Kirtland, Sr.

Inventory presented 25: 1m: 1671, by Elezabeth, the wife of Edmond ffarrington, and Mathew ffarrington, his son, taken by Joseph Armitage and Thomas Newhall: his wareinge aparill, 5li. 5s.; in bedinge and linene, 12li. 10s.; in brase and puetor, 4li. 16s.; in lumber, 2li. 5s. 6d.; total, 24li. 16s. 6d.

Attested in Ipswich court Mar. 28, 1671 by Mathew Farrington.

*Essex County Probate Files, Docket 9,274.*

#### ESTATE OF AQUILLA CHASE OF NEWBURY.

"Witness by these presents that I Aquilla Chase of Newbury in the countye of Essex in New England being weake in body, yett of sound & pfect memory, for divers causes and considerrations me thervnto moveing, doe make this my last will and testament And doe dispose of my lands goods & chattells as followeth, first I bequeath my soule into the hands of my blessed Saviour and redeemer Jesus Christ In an asured hope of a resurrection and my body to be buried when it shall please the Lord to call me hence, To my well-beloued wife Ann I give and bequeath, my house barne and orchard and all my lands both Eareable pasture and marsh meadow ground, lyeing and being in the bounds of the Towne of Newbury aforesayd together with all my goods and chattells both within dores & without All the sayde house and land before mentioned I give vnto Ann my well beloued wife

during the time of her widdow hood, paying vnto my daughter Ann Chase five pounds, in corne or neate cattle, and five pounds more to pay, vnto my daughter Prissilla Chase, to be payd within twelve months, after the day of their mariages, Also I will that my wife give vnto my sonn Thomas Chase at the age of one and twenty, Tenn pounds in corne or neate cattle, pvided the sayd Thomas doe abyde and serve with his mother to the sd age, And if his mother and hee the sd Thomas see cause, that hee should serve for a trade, with any other man soe that he have the benefitt, of a trade, then his mother my wellbeloved wife, is to pay vnto the sayd Thomas, but six pound in the like pay before mentioned, for the rest of my children my will and testament is, That Ann my wife, shall give vnto them all shee sees good acording to her abillitye, and at the end of her naturall life, I give and bequeath all house houseing & lands before mentioned vnto Aquilla Chase my Eldest sonn, or if Ann my wife marry, my sonn, is to posses all my houseing and lands, paying vnto his mother three pounds p annum as long as shee liveth or three score pound which shee pleaseth, further my will is, that Aquilla my sonn shall pay to his brother John Chase the summ of tenn pounds in corne or neate cattle, And tenn pound more the sd Aquilla, is to pay vnto his Brother Daniell in the like pay viz. corne or neate cattle, further more my will is that my sonn in law Charles shall have boate loade of grass or sedge of the lower end of penny Iland as long as he liveth, and no body to molest him till he hath a boate loade, further more my will is that my sonn Aquilla pay vnto his Brother Moses Chase Tenn pounds in corne & cattle, Also my will is that Aquilla pay unto my daughter Sarah three pounds within two years after his mothers decease, and to pay vnto my daughter Mary Twenty shillings and further my will is that Aquilla my *my* sonn pay vnto his sister Elizabeth ||Chase|| foure pounds in the like pay, Also my will is, that Aquilla pay foure pounds in the like paye to his sister Ruth, All which summs to be payd in two yeares after the decease of Ann my wellbeloved wife And I doe apoynt Ann my well beloved wife, to be sole executrix of this my last will and testament, and further I doe apoynt Ensigne Steven Greenleafe and Wm. Chandler to be the overseers of this my last will & testament, further my will is that Aquilla my sonn shall pay vnto his Brother Thomas Chase before mentioned the sum of ten pounds in the like pay with the rest of my children and if any of my younger children be not of age within

two years after the decease of my wife, then they are to stay for their portions till they be of age In witness wherof I haue heervnto sett my hand & seale the 10th day of december in the yeare of our Lord 1670."

Aquilla (his mark) Chase (SEAL)

Witness: Wm. Chandler, Steven Greenlefe, James (his mark) Ordway.

Proved in Ipswich court Mar. 28, 1671 by Wm. Chandler and Ens. Steven Greenlefe.

Inventory of the estate of Aquilla Chase, deceased Dec. 21, 1670, taken Jan. 21, 1670 by Edward Woodman, Jr. and John Bayley: House, barne & orchard with twenty foure acres of Land adjoining to it, 100li.; Twenty acres of marsh meadow ground or ther about, 60li.; one horse & one mare, 12li.; two oxen, two steeres, 18li.; foure cowes, 16li.; eleven swine, 7li.; Twenty sheepe, 13li.; Two heifers & three two yeare old beast, 12li.; one steare, three calves, 6li. 15s.; one feather bed with boulster, pillows, Rugg, blankett & curtaines, 8li.; Two remnants of cotten cloth, 1li. 16s.; remnant of searg, 16s. 3d.; weareing apparrell, 4li. 10s.; two shirts, 16s.; peice of new cotten, 18s.; table cloth, two pillo cases, 4 napkins, 1li. 4s.; peice of home made cloth, 1li. 4s.; one new curtaine, 12s.; six paire of sheetes, 3li.; linen yarne, 11li., 1li. 7s. 6d.; 20li. of woollen yarn, 2li. 10s.; one bed & blankett & furniture to it, 4li. 10s.; 70 bushells of Indian Corne, 10li. 10s.; 6 bushells of Barly, 1li. 4s.; wheate, Rye & pease, 1li. 16s.; old bacon, 10s.; saw, 10s.; pillion, 10s.; two wheeles, 8s.; muskett & sword and rest and pike, 1li. 11s.; sadle & bridle, 14s.; three Iron potts, hookes and tramell, 2li. 12s.; spitt, fire pann, tonges, peepe, fryeing pann, greediron, two skilletts, 1li. 2s.; carpenters tooles, 1li. 14s.; 4 axes, 14s. 6d.; beetle & wedges, 5s. 6d.; pewter platters, basen, pott, spoones, 1li. 12s. 6d.; A box Iron & heaters, 4s.; earthen ware, 2s. 6d.; bookes, 8s.; two chests & a box, 9s.; baggs, 5s.; meale, 9s.; meate, 12li.; garden stuff, 10s.; hogg lard, 12s.; butter, 10s.; Iron geare & grinding stone, 1li. 2s. 6d.; the cart, dung pot & plow, 2li.; yoakes, & chaines, 16s.; old lumber, 20s.; hay boate, 15li.; total, 336li. 14s. 3d.

*Copy, Ipswich Quarterly Court Records, vol. 5, pp. 134, 135.*

#### ESTATE OF HENRY HERRICK OF BEVERLY.

"I Henry Herick of the Towne of Beverly in the county of Essex in New England being in a decaying estate of body but

in pfect mynd and me[m]orye, through the Lords mercy do heerby make my last will and testament, wherby I committing my body to the earth, and my soule to the mercy of god in christ Jesus, I dispose of my estate in order following. Imp<sup>r</sup> I give vnto my deare & loveing wife Edith the westwardmost halfe of my now dwelling house, that is the lower roome and leantoo behind it, together with free egress and regress in and out of it, and also the vse of the cellar, well, yard, out houseing & garden, these to haue & inioy dureing her naturall life, further I giue to my sd wife foure of my best milch coves & 4 sheepe which shee shall choose and all my household stufe, these to be at her absolute free dispose, also I giue vnto my sd wife, the sixt part of the fruits that shall be rayed from the corne lands, & orchard w<sup>ch</sup> I leave with my executor Henry and in the possession of my sonn John Also I give vnto my sonn Thomas all my weareing apparell execept my best great coate and that 20 Acres of land where his house standeth ||with ten pounds to be paid|| by my son John w<sup>a</sup> my executor seeth need to supplye his wants, And if in case he live and dye a single pson, the lands shall remaine to my sonns Ephraim & Joseph, equally devided & the ten pounds to my sonn Beniamin, if not made vse of to supply him, Also I give my sonn Zackery one hundred Acres of land lyeing in Birch plaine w<sup>ch</sup> I bought of ffrancis & Henry Skerry of Salem with 5 acres of meadow lyeing in wenham meadow belonging to it, and 16 acres of land more or lesse wheron his house standeth & fenced in by him, Also I give my sonns Ephraim, Joseph, and John, that farme I bought of m<sup>r</sup> Allford the 20 acres giuen to Thomas being first measured out to him, the rest to be equally devided betweene them three, yet soe that Ephraim & Joseph may inioy what they have impued, and fenct, and John what is impued by Henry, soe as to pay the sixt part of the pduce to my wife before exprest. Also I giue to my sonn John the two lotts I bought of Henry Rennolds of Salem & Richard Kemball of wenham, also my sonn John is to have two acres of meadow in Bounkards meadow, also the bedding he lyeth vpon and my cart and plow with the chaine therof Also I give Ephraim moreover one milch cow & my best great coate and vnto Joseph I giue moreover two ewe sheepe & my timbar chaine, I give vnto my sonn Beniamyn all that pasture land, called my english pasture, w<sup>ch</sup> joyneth on the east syde to Andrew Eliott, lyeing betweene the cuntrye high way & the mill River, I say all that land lyeing on the southeast syde of the sd cuntry high way, the

w<sup>ch</sup> pasture land [|with the apptenances|] my will is shall remaine in the hands of my sonn Henry to improve vntill Beniamyn be 21 years of age and in case he dye before he be 21 years of age I giue the sayd land to my sonn Henry, he paying vnto my children Zachry Ephraim Joseph & Elizabeth foure pounds a peece Also I giue vnto my daughter Elizabeth forty pounds viz. 14<sup>li</sup> to be payd by my sonn Henry within three months after the confirmation of my will and the rest to be made vp in 3 cowes & moveables allredy in her possession, And to John the youngest yoake of steers, and whatsoever I giue to any of my children heerin mentioned by this my will, I giue to them, there heires executors administrators & assignes for ever And for the rest of my estate, not aboue mentioned I give it all to my sonn Henry, he payeing vnto his mother the sixt part of the increase of the corne land & orchard dureing her life, and pviding for her the wintering of foure milch cows 4 sheepe & her firewood redy cut for fire at the dore, for all the yeare long and liberty to keepe 3 swine at the dore, and (I giue my sonn Ephraim one acre of meadow in buncars Joseph 3 acres of meadow in buncars) And to have the pper vse of the parlour & leaneto behind it with free egressse & regresse to houseing yards for her, necessary occasions as is expresed dureing her life I say these things premised I giue my sonn Henry my dwelling house out houseing orchard tillage land meadows pasture & woodland with my stock & whatever elce within dores & without, not aboue excepted makeing this my sayd sonn Henry my sole executor of this my last will In wittnes whereof I have set my hand this 24 of november 1670."

Henry Herick.

Witness: Robt. Morgan, Nehemiah Grover.

Proved in Salem court Mar. 28, 1671 by the witnesses.  
*Copy, Ipswich Quarterly Court Records, vol. 5, page 136.*

Inventory of the estate of Henry Hericke of Beverly, taken Mar. 15, 1670-71 by John Rayment, Sr. and Isaack Hull, Sr.: his dwelling howse wth orchard & 70 acres of land more or lesse adjoining to the same, 180li.; the English pasture with the marsh & orchard in itt, 80li.; the farme bought of Mr. Allford conteining 2 hundred acres, 300li.; the farme bought of Henry & Frauncis Skerry, 106 acres, 160li.; the 16 Acres of land wch is built uppon by Zakery Herrick, 32li.; the 15 Acres of land bought of Henry Reinald & Rich. Kembal, 22li. 10s.; 6 Acres of meadow in the bounds of Topsfeild, 30li.; Eleaven milch cowes, 40li., 2 oxen & 2 steires, 20li., 60li.; one

horse, 6li., 2 maires & 2 Coltes, 10li., 16li.; 32 sheepe & 17 lambes, 20li., 6 swyne, 3li., 23li.; his wearing apparrell, 7li., one bedd wth furniture, 2li., 9li.; one featherbedd & beddstedd wth the furniture belonging, 6li.; one other bedd & bedstedd wth furniture theirunto, 3li.; brasse and pewter wth Earthen vessells in sundry dishes, 9li. 14s.; 3 Iron potts & other iron necessaries, 3li.; 4 bibles with other bookes, 2li.; one muskett, one sword, one rapier, one smothering iron, 2li. 5s.; 4 spinning wheeles, wooden vessells, tubbs, traies, pailles, etc., 2li. 4s.; one great Table, one cubboard, 2 chaires, 2 formes, 5li.; 5 chests, 2li. 15s., one bedd & 2 blanketts, 2li. 8s., 5li. 3s.; Tickin for bedd & boulster wth a sett of curtaines, 7li. 10s.; 30 yarrd linnen cloth, a pillow, sheete & feathers, 5li. 2s.; 6 diaper napkins & 20 other napkins & 4 pillowbears, 3li. 14s.; 3 paire of sheets and one Table cloth, 4li.; one paire of cart boxes & hoopess, 2 chaines, 2 old axes, 2 old howes wth a grindstone, an iron Trevitt, 2 old tubbs, 2li. 5s.; looking glasse, box and some other Trifles, 10s.; total, 974li. 17s.

Attested in Ipswich court Mar. 28, 1671 by Henry Herick.  
*Essex County Probate Files, Docket 13,133.*

#### ESTATE OF RICHARD POST OF (LYNN?).

Administration on the estate of Richard Post, intestate, granted Mar. 28, 1671 to Mr. John Hathorne, who was to bring in an inventory to the next Salem court. *Ipswich Quarterly Court Records, vol. 5, page 141.*

#### GUARDIANSHIP OF THOMAS SMITH.

Thomas Smith came into court Mar. 28, 1671, and made choice of his father-in-law, Ens. Tho. Howlett for his guardian, which was allowed. *Ipswich Quarterly Court Records, vol. 5, page 141.*

#### ESTATE OF JOHN DENISON OF IPSWICH.

Administration on the estate of Mr. John Denison, intestate, granted Mar. 28, 1671 to Major Genrll. Denison, and Mrs. Martha Denison, relict of said Mr. John Denison, and they were ordered to bring in an inventory to the next sessions. *Ipswich Quarterly Court Records, vol. 5, page 141.*

## ESTATE OF MRS. URSULA NORTH OF SALISBURY.

“In the name of G Amen The 19<sup>th</sup> day of may 1668 I Ursula North of the towne of Sallisbury in the Counti of Norfolke Massechusets in neweingland widdow being weck in bodi but of Sound and parfect memory prase be giueen to god for the Same And knowing the unsertanti of this life one arth and being desierous to settle things in order doe make this my last will and Tesstament in maner and forme folowing That is to Say first and principally I commend my soule to allmyti god my Creator Aseuredly beleiuing that I shall receiue full pardon and free remiscion of all my sinnes and be Saved by the pressius death and meritts of my blessed Saviour and redemmer Christ Jesus and my bodi to the earth from whence it was tacken to be buried in shouch desent and Christian manner as my executrix here after naimed shall bee thought meet and Convenient: and as touching such worldly esstate as the lord in marci haith lent me my will and meneing is the Same shall be employed and bestowed as hereafter is expresed by this my will and first I doe revock renounce frustrate and mack voyd all wills by me formerly maid or deClared by word or ritting and deeClare this my last will and testament and none Other: first I wil that all those debts and duties as I owe in rite and Conscience to ani maner of parsonn or parsonns whatsoever shall be wel and treuly Contented and payed or ordained to be payed wethin Convenient time after my decease by my executrix It I giue and bequeath vnto my gran child Mare Winslo the wife of Nathaniel winslo my dwelling house and lands and meedo and Commennidg that belingeth ther vntow lying and being in Salsbury for hor naterall life and vntow hor dafter hephzibah after hor mothers decease It I giue vntow Mary Jones the wife of Thomas Jones forti shilings It I giue vntow Susannah Martin the wife of gorge martin forti shillings It I giue and bequeath hephzibah winslo the daughter of Nathaniell winslo tenn pownd to be improufed for the vouse of the Child vntel it Come to eage: It. I doe mack and ordaine my grann Child mary winslo the wife of Nathaniel Winslo my Sole executrix also I do mack and or daine Richard wells and william buswell both of Sallisbury Overseers of this my will and tesstament and for there Care and paines there in I beequathe to each of them ten shillings as a token of my love and in wittnes that this is the act: and deed of mee the Saide Ursula

North I haue here vnto sett my hand and Seale the day and yere aboute ritten."

Ursula (her O mark) north (SEAL)

Witness: Richard Wells, William Buswel.

"Allso vpon forrther Conseraderacion. I giue and bequeath vnto william buckly of the towne of Ipswitch in the Counti of essex: tenn pound: which is dew to me from the Said buckley in that bond of thirti pound: wittnes my hand sete the 24 of June 69."

Ursula (her O mark) North (SEAL)

Witness: Richard Wells, William buswell.

Proved in Salisbury court 11: 2m: 1671 by the witnesses.

Inventory taken Mar. 15, 1670-71 by Richard Wells, Samuel Fellos and William Buswel: two Cowes and Calves and one tow yere ould and a yering, 10li. 5s.; in bras, pewter, Irone, 2li. 10s.; housing, land, meedo and Commonedg, 40li.; bookes, 10s.; beadds and bedding, 4li. 10s.; herr wareing paril and linons, 6li. 10s.; other houssal lumber, 1li. 10s.; in detts upon bills, 50li.; a det dew upon a Count, 6li.

Attested in Salisbury court 11: 2m: 1671 by Mary Winslow, the executrix.

*Essex County Probate Files, Docket 19,588.*

#### ESTATE OF JOHN KINGSBURY OF ROWLEY.

Copy of inventory of the estate of John Kingsbury, deceased 23: 11m: 1670, taken by Danill (his T mark) Lad, Sr. and Robert Swan: one Cow & heffer & three swine, 12li. 5s.; To musquets, on barill with meate in it, 3li. 10s.; one pote & other small things, 1li. 6s.; a bead & wearing clothes, 6li.; 40 Ackers of willderness Land, 12li.; hous with on Acker of Land to it & on Commoneg, 24li.; A cheast with platters & other things yt are in it, 16s.; sword & bealte, 13s.; one Axe, one weag, handsaw & other small things, 10s.; Lume, three Reeds with other things belonging to a weaveing tread, 4li. 5s.; freying pane, sithe, nebe & Ringe, 10s. 6d.; Coren, 15s.; total, 66li. 10s. 6d. Debts due from the estate: to Mr. Wayneright of Ipswitch, 15s.; Mr. Sheubell waacker of Merimack, 11s.; John Johnson of Haverill, 7s.; Joseph Johnson, 7s.; total, 40s.

Attested in Salisbury court 11: 2m: 1671 by Elizabeth Kingsberry. *Essex County Probate Files, Docket 15,829.*

Thomas Davis was ordered Apr. 8, 1673, to give a bill of sale of the acre of land and commonage which he sold to John

Kinsbery, to the administratrix of the estate of said Kinsbery. Court Apr. 8, 1673, ordered that all persons who have given or sold land to John Kinsberie in his life time should give a deed to the administratrix of the estate, she to have the improvement of the estate for her own and children's maintenance, the land to be security. Court ordered 20li. to the son, 10li. to the daughter, at age, or to their guardian according to law. *Salisbury Quarterly Court Records, vol. 2, leaves 13, 14.*

## ESTATE OF EDWARD BAYLEY.

Edward Bayley being cast away at sea upon the coast and dying intestate, Mr. Samuella Symonds and Major Genrll. Denison, on May 29, 1671, granted administration upon the estate to Thomas Beere, who was ordered to bring in an inventory to Salem court. *Ipswich Quarterly Court Records, vol. 5, page 142.*

## ESTATE OF JOHN BATSON.

Administration on the estate of John Batson, granted 27: 4: 1671, to Leift. Samuella Ward, who brought in an inventory. *Salem Quarterly Court Records, vol. 5, leaf 45.*

Inventory of the estate of John Battson, taken Apr. 25, 1671: 1 Suitt of dark Colerd Cloths, 1li. 2s.; 1 Sarg wastcott, 8s.; 1 Cloth Coat, 12s.; 1 paier of linsie wolsie brichis, 6s.; 1 stuff Suiett, 18s.; 1 Sarg wastkott, 4s.; 1 peniston wastkott, 5s.; 2 old Coats, 6s.; 1 old Cape, 3s.; 2 paier wosted stokins, 8s.; 2 paier Cotton drawers, 9s.; 1 dowlas shirt, 5s.; 1 Lockrum shirt, 4s.; 1 old blue shirt, 1s. 6d.; 3 old neckcloths, 2s.; 1 old Caster, 4s.; 1 old paier of shoes, 4s.; 1 old paier of boots, 12s.; 1 old Chest, 5s.; 1 red Capp, 6s. 6d.; To 1 bb of mackell, 1li.; 18 qnttlls. of pollok, at 9s. p qntt., 8li. 2s.; 14 qntlls. 3-4 of march. fish at 32 ryalls, 1li. 16s.; soe much paied to Elis Whitt, 1li. 13s.; 10 qntlls. 1-2 of march. fish at 32 ryalls, 8li. 8s.; total, 37li. 14s. 6d. John Batson, Cr., 19li. 17s. 7d. *Essex County Quarterly Court Files, vol. 17, leaf 87.*

## ESTATE OF NATHANIEL GRAFTON OF SALEM.

Mr. Nathaniell Grafton dying intestate, Elizabeth, the relict, brought in an inventory 27: 4: 1671, and was appointed administratrix. Court ordered that she bring up the children

until they come of age, when they should receive 45li. each, the house and land to be security. *Salem Quarterly Court Records, vol. 5, leaf 46.*

Inventory of the estate of Nathaniell Grafton of Salem, taken 26: 4: 1671, by Richard Prince and Henry Bartholmew: In the garrett, feather bed and bedsteed, with the furniture belonginge, 2li. 10s.; one sea bed, one pillow, 2 blankets, 2li.; yearne with flax and Cotten, 18s.; in the west chamber, one duzzen of leather Chaires, 4li.; 6 Joynd stooles, 12s., 2 Chests, 2 boxes, 2 Chaires, 2li.; in the east chamber, feather bed and bedsteed, 12li.; one Ruggge, one Cradle Rugg, one trundle bedsteed, 1li. 5s.; 1 Cupboord, 1 Chest, 1 table, 1 box, 2li. 10s.; 1 truncke, 1 p of Andirons, 2 turned Chaires, 1li.; mony, 28li.; 11 p of sheetes, 8li.; a pcell of small towells and boord clothes, 10s.; 2 diap. table Clothes and 2 duz. of napkins, 2li.; 2 duz. and 9 table napkins, 18s.; 6 table Clothes, 3 pillow beares, 3 Cupboord cloths, 1li. 7s.; 7 p of Cource pillow beares, 1li.; 4 p and 1 of fine sheetes, 7 hand towells, 4li. 7s.; his weareing apparell, 10li. 10s.; 6 silver spoones and a silver Cupp, 3li.; in the Closett, 2 duz. of Cource grey hose and hatts, 3li. 10s.; 28 groce 1-2 of buttons, 20 groce of brest, 5li. 11s. 3d.; 1 1-2li. of Cullerd silke, 2li.; several remnats of hollon, 4li. 14s.; 110 yds. of lockrum and osenbrige, 6li. 12s.; 9li. of wt. bro. thred, 2li. 5s.; 9 yds. 1-2 of serge and penyston, 1li. 10s.; 15 yds. Red Tamie, 1li. 7s. 6d.; several remants of stuffe, 4li. 7s.; in the parlor, 1 high bed, 1 trundle bed, 10li. 10s.; table and frame, with 6 chaires and a glass, 2li.; in the kitchin, pewter, brass and Iron utinsills, 9li. 10s.; pcell of sugr, sea instruments, stilliards and hamers, 5li. 2s.; lines, twine, marlin and a case of bottles, 6li. 12s. 4d.; fire shovell, tongs, 1li. 12s.; 1 Cowe, 3li. 10s., 50 gall. of Rum 5li., 3 hhds. salt, 10li.; 3 hausers, old rigginge and Iron, 8li. 10s.; Cotton woll and molassis, 14li. 5s.; 1 anekor, 1 Canooe and a pcell of boords, 5li. 10s.; one 8th pt. of the ketch doue, 50li.; one dwellinge house with a warehouse and 1 aker and 1-2 of lande to it, 170li.; debts due to the estate, 82li. 14s. 1d.; a chest & 20s. in goods, 1li. 20s.; total, 377li. 5s. 5d. Estate debtor, 119li. 11s. 9d. Allowed in court upon oath of the widow.

Attested in Salem court, 28: 4: 1671, by the widow. *Essex County Quarterly Court Files, vol. 17, leaf 88.*

ESTATE OF JOSEPH GRAFTON, JR. OF SALEM.

Mr. Joseph Grafton, jr. dying intestate, Elizabeth, his wife,

presented an inventory amounting to about 350li., which was allowed 27: 4: 1671 and she was appointed administratrix. One-half the estate was to be given to the widow and the other half to the children, the eldest son to have a double portion; and whereas there was lately given to said Elizabeth by her father John Browne, a small parcel of land which was not included in the inventory, court ordered that she should have it for her own. *Salem Quarterly Court Records, vol. 5, leaf 46.*

Inventory of the estate of Joseph Grafton, jr., taken June 26, 1671, by Henry Batholmew and Richard Prince: One dwelling house with a warehouse, 150li.; 2 Meares, 1 Coult one yeare old & 2 folles of this year, 69li.; 1 Cowe, 3li. 10s., a sow a yeare old, 15s.; 1 bed and bolster with bedsteed and furniture, 4li.; 1 bedsted, 2 ruggs and a blankett, 3li.; 14 pewter plattrs. and a basin, 4li.; Other pewter and tin, 1li. 10s.; wearinge aparell, 10li. 10s.; 2 pillowes, a Ruggge, chest and stoll, 1li. 6s.; in the chamber, cloth stuff and linen, 5li. 9s.; 1 bed, 1 bedsted with the furniture, 10li. 10s.; Cupboard, Chest, table, stoolles, boxes and trunke, 3li. 6s.; Chares and stoolles, 4li. 4s.; 2 p of Andirons, fire shovell, tongs, bellows and pan, 4li.; Cupboard Cushion, glassis and a lookinge glass, 7s.; Sheetes, napkins, towells and other household linin, 9li.; fine linin of diap. damaske and hollon, 16li. 15s.; 1 bed and furniture in ye garrett, 3li. 10s.; in the parlor, 1 high bed, one trundle bed, 11li.; 1 Cupboard and Chest with table, stools and a box, 3li. 10s.; 6 Chaires and a linen wheele, 12s.; 42 oz. of plate, 10li. 10s.; glassis, with a muskett and fowlinge peece, 2li. 19s.; brass and pewter, with other utinsells in ye butterie, 8li.; pewter and other implements in ye kitchin, 4li. 2s.; old Iron, barrills, and tubbs, 2 hhd. salt, 1li. 17s.; total, 297li. 2s.

Joseph Grafton, jr., Creditor, June 23, 1671: Laid out one the ketch Mari, 52li. 13s. 4d.; by father Grafton, 28li. 16s. 4d.; by Daniell Durin, 7li.; by Mr. Willm. Browne, sr., 1li. 10s.; by Sister Grafton, 1li. 14s.; by John Marston, 20s.; by Manasah Marston, 1li. 8s.; total, 93li. 14s. 4d. His debts: To Sister Grafton, 9li. 15s.; Willm. Henfield, 14li.; Mr. Crumwell, 1li. 2s. 11d.; Jacob Pudeater, 3li. 8s. 8d.; Mr. John Paine, 3li. 12s. 3d.; John Kitchin, 4li.; Goodie March, 1li.; Josiah Southwick, 3li. 10s.; John Sillsby, 1li. 15s.; total, 42li. 3s. 2d.

Inventory presented to the court at Salem, 29: 4: 1671 by Elisabeth, wife of Joseph Grafton, which was allowed,

and she was appointed administratrix of the estate; the widow to have one half and the children the other half, the eldest to have a double portion; the widow to have as her own that parcel of land lately given by her father, John Browne, and not included in the inventory. *Essex County Quarterly Court Files, vol. 17, leaf 89.*

There being an order of the last Salem court for the dividing of the estate of Joseph Grafton, deceased, half to the widow and half to the children, court Sept. 26, 1671, ordered that Joseph Grafton, the grandfather, be a guardian for the two children, to take their part of the estate into his hands and improve it for the said children till they become of age to choose a guardian for themselves. *Ipswich Quarterly Court Records, vol. 5, page 145.*

ESTATE OF THOMAS BROWNING OF SALEM.

"The Last Will & teastiment of Thomas Browning of Salem being sicke in bodie yett of pfit understanding this 16<sup>th</sup> day of febewari: 1670 Imprimis I doe apoint my wife to be my whole Exceutres And doe giue vnto my grandchild Thomas Towne twenty two pounds: which twelue pounds is in the hands of his father & ten pounds is in the hands of his Uncle Jacob Towne: to be paid to the sd Thomas Towne aforesaid when he come to be twentie & one yeares of Age:

"Itam I giue After my wifes deseace All my land and housing at topsfeild, to my daughter towne her husband & my daughter Simons & her husband during ther Lives And after their decease to be disposed by the two daughters abousd to Children of ther owne bodies Laufully begotton Itam to my daughter Willyams & daughter Meachum And there husbands All my Land & howsing at Salem, After my wifes deseace as aboue is Exprest And after there deseace to the Children Laufully begoten of there owne bodies as abouesaid, And If anie of my daughters should die without Issew: Then the estat to be deuided among The children of my daughters siruiuing And If my wife should dy without a will, then whatsoever is Left to be deuided betwin my fower daughters or there Children."

Thomas (his £ mark) Browning.

Witness: Joseph Grafton, sr., George Gardner.

"Allsoe I desier my Louing freinds to see this my will performed As M<sup>r</sup> Henry Bartholmew: & Georg Gardner & Joseph Grafton sen<sup>r</sup>."

Proved in Salem court 28: 4m: 1671 by the witnesses.

Inventory of the estate of Thomas Browning, late deceased, in Salem: House & 80 acres of upland, About twenty Acres of medow In Topsfeild, 160li.; cattle, 70li.; A house & two Acer lott & fifeteene Acres of upland, & three Acers of medow in Salem, 160li.; A bed & bedstead, 10li.; six p of sheets, 5li.; pillebers & table lining, 2li.; wearing Clothes, 5li.; thre Chests & A box, 1li.; 1 small Table & 1 trundle bedstead & Chears, 15s.; puter, 30s.; spoones, siluer & tin, 20s.; A small wine cup, 5s.; 4 kettels & 1 pott, 2li. 15s.; 1 skellet & 2 brass Candlesticks, 10s.; 1 spitt, tongs & fire shouels & 2 hakes & old Iron, 1li. 10s.; warming pan & two bibles, 1li. 6s.; 1 mare & 1 Cow, 7li.; debts, 15li.; debts owing, 3li.

Attested 28: 4: 1671 by the widow.

*Essex County Quarterly Court Files, vol. 17, leaves 90, 91.*

Will proved by oath of Mr. Joseph Grafton and Leift. George Gardner. *Salem Quarterly Court Records, vol. 5, leaf 46.*

#### GUARDIANSHIP OF MARY BISCO.

Mary Bisco, aged about nineteen years, made choice of Mr. Ralph King to be her guardian, and the court 27: 4: 1671, allowed it. Said King promised to pay to said Mary at the age of twenty-one years, 8li. sterling current money of England, which was a legacy given her by Mr. Robert Guy. *Salem Quarterly Court Records, vol. 5, leaf 47.*

#### ESTATE OF PASCA FOOT, SR. OF SALEM.

“I Pascho ffoot of Salem Senyor being aged and weake in body butt in good memory and understanding & Considering the uncerteinty of my life, & Certeinty of death & how soone I knowe not, doe therfore make & ordeine, this wrightinge & that which is Contained therein to be my last will & testament for the giving & bequeathing of my worldly goodes after my death, And first I give my house the leane-to & the land belongeinge therevnto vnto my loveinge sonn Isack ffoot, (I meane the house & land & Edifices wherein I now dwell) only I doe ordeine & appoint him to paye vnto my daughter Elizabeth Birtch the full some of tenn pounds in good Commodityes such as shee shall accept of for her use, And tenn pound more to my daughter Marye ffoot in good Commodityes likewise such as shee shall accept of for her use, And for my land & meddow att Manchester I give & bequeath that vnto my sonn Samuuell ffoot & Pascho ffoot & my daughter

Abygayle ffoot to bee devided in equall portions to each of them alike according as itt shalbe valued And for my houshold goods & Utensles I give & bequeath the bed & boulder & one pillow, with the rugge the bedsteed Curteins & all that belong to that bed I vsually lye vpon vnto my daughter Marye ffoot, And I give vnto my daughter Abygayle my ffeather bed which usually lyes upon the truckle bedstead, and the rugg & two pillows and for my great [|brass|] kettle 2 Iron potts & a brasse skillett I desire and ordeine that after they be prayd that they or the vallue of them be equally dyvided betweenc my daughter Elizabeth Birtch & Mary ffoot & Abygayle foot And ffor my fower new pewter platters I giue equally to Marye ffoot & Abygayle ffoot to be devided, And for the sheetes that I leave I give them to be equally devided betweenc my daughter Elizabeth Birtch, Mary Foot & Abygayle ffoote, And my warminge pann to my daughter Mary ffoot. And my Corne att Manchester in Robbin Leetches Custodye I give to my sonn Pascho ffoot. And my Chayres & such like Implements I give to be equally dyvided betweenc my forsaid daughters Elizabeth Mary & Abygayle further I doe appoint and by these presents ordeine my sonn Isack ffoot to be my Executor to see this my will to bee dewly & truly performed after my death and to paye for funneral Charges & what shall arise about itt out of such debts & other estate as I shal leave which he knowes of in witnes whereof I have hereunto sett my hand and seale this one & twentyeth daye of September 1670."

Pasco ffoot (SEAL)

Witness: Richard Waters, Ezekiel Waters.

Proved in Salem court, 30: 4: 1671 by the witnesses. *Essex County Quarterly Court Files, vol. 17, leaf 92.*

Isaac Foot presented the will of his father Pasca Foot, 27: 4: 1671. *Salem Quarterly Court Records, vol. 5, leaf 47.*

#### ESTATE OF RICHARD DODGE, SR. OF BEVERLY.

"The last will and testament of Richard Dodge sener of Beuerle made the fourteene of the nine moneth 1670 I being weake in body but well and sound in mind and memorie doe thus dispose of the Estate the Lord hath giuen mee Impr. I giue vnto my wife Edeth one Mare two milke coves two ewe sheepe and halfe my houshold goods as it shall be equally diuided by indifferent men between her and my executors also These to be her owne absolutely also I giue her the sole and proper use of the parlour and chamber ouer it in my now

dwelling house together with the free use of the garden out houses kitchings ouen well seller and yeards as shee hath occasion also my will that imediately vppon the proveing of this my will my executors shall pay her eight pounds in such prouision as she shall demand for her present use and thenceforthe eight pound a yeare during her life further my will is that my executors shall prouide for the summering and wintering of the aboue sayd Mare cowes and sheepe vppon my farme during the time of her widdowhood together with her firewood at the doore fitted for the fire It I giue vnto my son Richard Dodge all that vpland and meadow he is now posseoar of lyeing at longham bridge to him and his heires for euer he payeing to my wife forty shillings p annum during her life in consideration of her thirds. It I giue vnto my son Samuell that land he now liueth on that was bought of William Goodhew to him and his heires for euer he paying to my wife in consideration of her thirds fortie shillings p annum during her life.

“It I giue vnto my son John Dodge all that vpland and meadow of which he is now possessed being diuided by a line agreed on begininge at a stump in the corne feeld and so running vnto an heape of stones at the vpper end of the same land he paying vnto my wife in consideration of her thirds forti shillings p annum during her life also I giue vnto my son John twentie pound to be payd by my executors And whereas I haue land in England let to my brother Michael Dodge for foure pound p anum I doe hereby acquitt my brother from all dues and demands concerninge the saide rent during my life but after my disease I giue and bequeathe to my wife and my son John the said rent to be annually paid them during the said lifes according to the tenure of the lease I giue vnto my daughter Mary Herrick one ewe hauing giuen her portion all ready also I giue vnto my daughter Mary Hericks fiae daughters fifty shillings a piece to be paid to each of them at there day of mariage or one and twentie yeares of age in case any of them die the portions to be diuided equally amongst them that shall suruiue that is to say if they die before they come to yeares or married.

“I giue my daughter Sarah fiae pound hauing had her portion allready which fiae pound is to be paid in two yeare after my disease also I giue vnto my daughter Sarahs daughter fiae pound to be paid her at her mariage or one and twentie yeares of age in case the child die before that time to reterne to be payd to her mother.

"I giue vnto my sons Edward and Joseph all the rest of my estate not aboue disposed of to be equally diuided between them and doe appoint these my two sons ioynt executors of this my last will and testament and doe appoint my Broth. William Dodge sen<sup>r</sup> and M<sup>r</sup> Henery Bartholmew sen<sup>r</sup> of Sa-lem ouerseers of *of* this my last will and for there paynes herein I giue vnto each of them twenty shillings a piece. In witnesse hereof I haue herevnto set my hand and seale the day and yeare above written."

Richard (his I mark) Dodge.

Proved 28: 4: 1671 by the witnesses.

Witness: Isack Hull, William Dodge, jr.

"These are further to declare That wheras the Executors in the will of their Father Richard dodge deceased have all the landes and Estate by their late Father left Bequeathed vnto them as Executors after what is given and bequeathed expresly in the sd will yet we the Executors and Subscribers upon good and serious considerationes and for the continuence of love and peace to and in the Family and among so neare relationes have freely and willingly agreed and doe p these presentes agree that our Eldest Brother John dodge shall enioy to himselfe his heires and Assignes for ever all that land the which lieth about the Sawmill built by our sd Brother being about four score acres be it more or less also five acres of medow on that syde of Long Hamn brooke on which our sd Brothers house standeth: also four acres of medow at the upper end of the medow called Flagye medow: and one acre of salt marsh part of three acres lyeing on an Iland within m<sup>r</sup> Cogswells Farme and bought by our late Father in his lifetyme of m<sup>r</sup> John Cogswell in witnes of all which as above written we have herevnto sett our handes this 29th day of June 1671."

Edward (his + mark) Dodge.  
Joseph Dodge.

Witness: William Bartholmew, Henry Bartholmew.

Attested 28: 4: 1671 by Mr. Henry Bartholmew.

Inventory of the "estate of Richard Dodg, sr., of Beaverle, diseased the 27 of June 71," taken by Captaine Thomas Lawthropp and John Rayment: Money, 12li.; wearing apparrell, 10li.; Two hatts, 1li.; Two musketts, two swords and Banderles, 4li.; A bed and bed steed, the furniture belonging to it, 11li.; A bed and bedsteed, bolster, covered and foure pare of sheetes, 13li. 10s.; Twelve yeards of dowles, shooes and stockins, 3li.; Linnen Cloth some small Pillobyes, 10li. 10s.;

Woollen cloth, 4li.; Seaven Blanketts, one rugg, 5li. 5s.; more in bedding, 9li.; peuter, 3li.; Brasse, 3li. 10s.; Two Iron potts, an Iron kettle and skillet, hakes and hangers, 3li.; Earthen dishes and foure glasse bottles, 1li.; A Cubbard, one table, six ioyne stooles, Chaires and chests with a litle box, 5li.; tubs and other lumber, 1li. 10s.; Grinding stone, 10s.; A pare of Stillards, 1li. 5s.; Iron tooles, 2li.; bibles and other bookes, 1li. 10s.; one horse, 5li. 10s.; one mare, 6li.; one horse, 4li.; three horses, 9li.; a Colt a yeare old, 1li. 10s.; Three oxen, 18li.; two Steares, 9li.; one Bull, 2li. 10s.; Twelve Cowes, one heifer, 50li.; Six yearelings, 7li.; Thirty sheepe and twenty lambs, 20li.; Sixteene swine, 20li.; foure Chains and a timber Chaine, 2li.; Yokes, sheares, and Culters, wheighnes and wheelles, 4li.; his Dwelling house, barne and other out houses, orchards with the land and meadow belonging to it, 1,000li.; the land that his son John lives uppon, 120 acres, 180li.; Richard Dodge his son, 50 acres, 160li.; Samuel Dodg his son, six score acres, 160li.; total, 1,764li. 2d.

Attested in Salem court, 29: 4: 1671 by Edward and Joseph Dodg, the executors.

*Essex County Quarterly Court Files, vol. 17, leaves 100, 101.*

#### ESTATE OF JOHN ASLET OF NEWBURY.

“The last wil & Testament of mee John Aslet upon the fifteenth day of the third moneth 1671 now being in perfect memory, blessed be the Lord. Imprimis, I giue to my wife my now dwelling house, hortyard & lands that are in improuem<sup>t</sup>, with al the houshold goods, and cattle to haue and possesse during her natural life, & as much meadow as my s<sup>d</sup> wife shal stand in need of: It: I giue to my sonne John y<sup>e</sup> Ground behind the pond to haue at Twenty one yeers of age if he like not to liue w<sup>th</sup> his mother It: I giue to him the two yeere coul<sup>t</sup>: & the bulrushy meadow, & woodchock meadow: And after my wifes decease my wil is that my sonne John should haue my house & al other my lands & meadows with al y<sup>e</sup> priueledges belonging to them. Further I giue to my sonne John two payre of plough irons & two chaynes the Timber chaine for one & a payre of stock bands, a payre of Boxes & Two gunns these I will him to haue when he comes at age.

“It. To all my daughters I giue Twenty pounds a Peece to be payd at their marriage, and what ever else to be giuen to them I shal leaue to my wife. It: I make my wife Re-

beccah my sole exectrix, leauing al my moovable goods to her disposing, paying my debts, & bringing my body to y<sup>e</sup> ground In witsesse hereunto I haue set my hand this fifteenth day of May: 1671."

John (his I A mark) Aslet.

Witness: Francis Dane, Alexander Sessions.

Proved 27: 4: 1671 by Allexander Sessions; and ordered that Mr. Simond Bradstreete take the oath of Frances Dane, the other witsesse.

Inventory of the estate of John Aslite, deceased June 12, 1671, appraised by John Frie, Richard Barker and Nathan Parker: Howsing, 30li.; 4 beds & bedding, 30li.; wearing apparrell, 10li.; woollen cloth, 4li.; household linnon, 10li.; brase and Iron potts and kittles, with other small necessaries, 6li.; peuter, 2li.; 1 musket, 2 fowling peeeces, 1 sword, 4li.; yarne, 1li, 10s.; bacon, 2li.; corne, 5li.; chests and boxes, 1li.; saddle, bridle and pillion, 1li. 18s.; 3 axes, 3 wedges, 1 saw, 18s.; trammell spitt and fire pan, 14s.; sithes and sickles, forkes, 1li.; woole and flax, 1li. 8s.; warming pan, 10s.; sacks, 12s.; serg, 2li. 10s.; 8 working cattle, 36li.; 6 Cows, 24li.; 4 young cattle, 8li.; 3 calves, 2li.; horses, 13li.; sheepe 8li.; swine, 14li.; cart, plows, chaines and all tackling, 10li.; in broke upland, 60li.; orchards and pasture, 40li.; corne upon the ground, 24li.; meddow, 52li.; Land Lying in the Common, 65li. 10s.; bees, 2li.; debts, 3li.; in desperate debts, 6li.; 1 horse upon adventure to the Barbados if pay return, 20li. "John Asselbee oweth in debts aboute 8li."

Allowed in court 27: 4: 1671.

*Essex County Quarterly Court Files, vol. 17, leaves 105, 106.*

#### ESTATE OF SAMUEL HART.

Samuell Hart dying intestate, an inventory of his estate, amounting to 4li. clear estate, was brought in 27: 4: 1671 and allowed. *Salem Quarterly Court Records, vol. 5, leaf 40.*

Inventory of the estate of Samuel Hart, lately deceased, at sea, appraised Apr. 27, 1671, by Edmond Bridges and Richard Croade: His Chest, hatt & wearing Apparrell, 2li. 10s.; A lookeing glass, 2s. 6d.; mare and colt, 4li.; his wages and an Adventure, 10li. 6s. 9d.; debt due to him from Addan Westgate for a months wages, 1li. 16s.; total, 18li. 15s. 3d. Debts owed by him: To Mr. Wm. Browne, sr., 1li. 13s. 8d.; Willm. Flint, 1li. 19s.; Mr. Willm. Browne, jr., 5s. 6d.; Edward Flint, 6li.; Jonathan Hart, 4li. 10s.; Samuel Pitman,

4s. 9d.; Thomas Gould, 6s. 6d.; total, 14li. 19s. 5d. The inventory was proved upon oath of Edward Flint and Jonathan Hart, the administrators.

The above inventory presented 28: 4: 1671 by Edward Flint and Jonathan Hart and they were granted administration of the estate, the court to take further order concerning the same. *Essex County Quarterly Court Files, vol. 17, leaf 107.*

#### GUARDIANSHIP OF JOHN PERKINS OF TOPSFIELD.

John Perkings, aged sixteen years, and Sarah Perkings, aged between fourteen and fifteen years, made choice of their father Mr. Wm. Perkings to be their guardian, Sept. 26, 1671. *Ipswich Quarterly Court Records, vol. 5, page 146.*

#### ESTATE OF WILLIAM MOORE OF IPSWICH.

"I william more of Ipswich in the County of Essex being sick & weake in body but through Gods mercy Inioyeing my understanding and memorye doe make & ordayne this my last will & testament first I commit my soule into the hands of God who gaue it, my body to be decently buried in the burying place of Ipswich and for my outward estate that God hath giuen me I dispose as followeth Item I giue vnto my daughter mary Powell one cow besyds the heifer w<sup>ch</sup> she hath allredy alsoe I giue vnto her my brase kettle and little Iron pott and all my pewter with my small wooden ware that belongs to the dayrye & the tubs great and small Item I Giue vnto my sonn Thomas More ten pounds Item I Giue to my daughter Elizabeth more Two cowes Item my daughter Ruth Robye haueing had somthing allredy I giue vnto her five shillings and to her Eldest daughter I doe giue a cowe And the rest of my estate both houses and Lands and what euer else I haue, in Ipswich, or else where, (my debts and funerall expences being discharged) I Giue vnto my Eldest Sonn william more whom I make and apoynt Sole Exetor of this my last will and testament. In wittnes wherof I haue heervnto sett my hand and seale this 14th of agust 1660."

William (his 9S mark) more. (SEAL)

Witness: Symon (his M mark) Tompson, Robert Lord.

Proved in Ipswich court Sept. 26, 1671 by the witnesses.

Inventory of the estate of William Moore taken by Henry Roby and Samuel Hunt: three cows with tow young calves,

12li.; one featherbed with the rest of the Bedding, 6li. 2s.; in other cloths, 2li.; three yd. of coarse searge, 12s.; one hat, 5s.; one coote more, 1li.; other cloths with small lining, 1li.; one payre of showse, 6s.; one silver spoone, 8s.; one payre of shouse more, 3s.; one payre of gloufs, 12s. 2d.; one knife and one erthen porringer, 2d.; one silke neckcloth, 12d.; one chest, 7s.; three wedges, 7s.; in Symon Tompson's hand, 60li.; total, 85li. 14s. 6d.

The Lands & meadow which was William Mores, Sr., lying in the bounds of Exeter, valued by Moses Gilman and John Bear: one howse lot conteining fyve acres, 13li.; Thirty acres of upland above the lotts at the towne end, 5li.; Twelve acres of upland lying near the towne, 12li.; Three acres of meadow, 15li.; part of fyve hundred acres in the ox common, 1li.; old Iron, armes, powder, &c., 2li. 10s.; pewter, 5s.; Brasse, 1li. 5s.; Iron potts, dripping pan, 1li. 10s.; bellowes & tonges, 3s.; total, 51li. 13s.

Attested in Ipswich court 26: 7m: 1671 by William More, son of Wm. More.

*Essex County Probate Files, Docket 18,698.*

#### ESTATE OF JOHN LEE, SR. OF IPSWICH.

"In the Name of God Amen. I John Leigh, senio<sup>r</sup> of Ipswich, of perfect memory & understanding, though weake in body, comending my soule to God, & my body to decent buryall, doe in case of death thus dispose of my estate. Inprimis I give unto Anne my wife one halfe of the house wherein I now dwell, w<sup>th</sup> one halfe of ye orchard during the time of her naturall life; as also I giue unto her during y<sup>e</sup> sayd time the bed in the Parlour with the furniture belonging thereunto, w<sup>th</sup> so much of the rest of my household goods as she shall need, not exceeding a third part in all. Moreover my will is that My two sons shall allow unto her the revenue of one third part of the remaynder of my estate, as it shall indifferently be judged to amount unto, or otherwise ||if they fayle therin|| my will is that she shall have the sole disposing of all my whole estate during the sayd terme of her naturall life: The sayd revenue of the third part, my will is yt it shall be payd yearly, & in due season, one halfe in the spring the other halfe in y<sup>e</sup> fall of y<sup>e</sup> yeare in such specie as ordinarily uses to be raysed out of my sayd estate. Item I give unto Sarah Hungerfoot, besides what I have given her already, Twenty pound to be payd her by my two sons ten pound apeice at her marryage, Provided that she

proceed orderly therein, and shall continue to live w<sup>th</sup> my wife till that time in y<sup>e</sup> same way as hitherto she hath done Item I give vnto my son John || (Provided yt he pay twenty five pound to my son Joseph to build him an house) || my dwelling house and orchard, and halfe of all the remayning part of my estate, both land and chattells, the other halfe of my land and chattells I give to my son Joseph, during the terme of their naturall lives, after which time, my will is that, if either of them should dy w<sup>th</sup>out issue lawfully gotten, The survivour or his heyres shall enjoy the whole of my reall estate, || In case of marryage || The Relict of the deceased w<sup>th</sup>out issue, being first provided for out of the same according to the custome of the country. I ordayne my Respected friends Major Denison, and M<sup>r</sup> william Hubbard overseeres, and my two sons, John & Joseph Executours of this my last Will and Testament, for confirmation whereof I have hereunto set my hand and seale this twelif of June in y<sup>e</sup> yeare one thousand six hundred and seventy one."

John (his X mark) Leigh. (SEAL)

Witness: William Hubbard, Jno. Rogers.

Proved in Ipswich court Sept. 26, 1671 by Mr. Wm. Hubbard.

Inventory of the estate of John Lee, Sr., deceased July 8, 1671: the pewter in the chithen, 2li. 16s. 8d.; iron potts & Kittle, 1li. 15s.; 4 brasse skilletts and Kittle, 6s.; woodden ware, 2li. 13s.; earthen ware, 9s.; Chaires and stoolles, 16s.; fire shovell, tongs & tramell, 10s.; Bookes, 1li. 6s.; new homespun Cloath & an ell of broadcloth, 4li.; Apparrell, shooes and hatt, 6li. 5s.; linnen and woollen yarne, 2li. 10s.; Glasses, 4s.; Bed, bedding, & bedsted, 7li. 10s.; shirts, sheets and other linine, 3li.; two Chests & a little table, 1li. 3s.; warming pan, 6s.; pewter chamber pot, 2s.; a new locke & two cusskins, 10s.; wheeles for spinning, 10s.; Bed and furniture above 5li.; hops two pounds, 3s.; sword and belt, 1li. 5s.; sives and glasses, 11s.; trundlebed and that belonging to it, 2li.; bushell of flax seed, 8s.; cheeses, 1li. 10s.; three sakes, 9s.; three Agurs, 4s.; two cheesells & a gouge, 6s.; nine wedges & a Beetle, 1li.; Iron and tooles, 1li.; hatchell, 10s.; two hatchetts, broad ax, two other axes and a bill, 1li. 3s.; smoothing Irons, 8s.; Frying pan, 3s. 6d.; spade & two shovells, 10s.; Cards, 3 paire, 6s.; Harrow with iron teeth 16s.; two hows, 8s.; cheese presse, 7s.; two mattooks & a shave, 10s.; 3 sithes & what belongs to them & two others. 1li.; slid, 8s.; tumbrell, 15s.; long Cart, 3li. 10s.; 3 yokes &

2 chaines, 1li. 6s.; two plows, 1li. 5s.; 4 forkes, 3 rakes, 12s.; flax, 1li. 5s.; fanne, 8s.; wooll, 3li.; 2 bushell of Ry, two of Indian corne, 14s.; Buff coate, 1li.; tobacco, 10s.; Barly sixscore bushells, 24li.; Oates, 6li.; 12 loads of English hay in the barne & 24 in stack and ten loads in marshes, 30li.; the dwelling house & orchard, 90li.; indian corne, 15li.; horses & furniture, 12li.; Pistolls & houlsters, 1li. 5s.; Barne & outhouses, 45li.; the home land besides the houses & orchard, 60li.; Tymber at home, 10s.; Grinstone, 8s.; canowe, 1li. 5s.; wallisses lot, 48li.; 8 acres of errable land betweene wallisses lott and Tomsons land, 64li.; 12 acres lying in the ten acre lotts, 80li.; two lotts at hog iland, seaven acres, 20li.; meadow on the right hand of the way going to Mr. Simonds, 280li.; the pasture by the gate by Serjeant Burnams, 20li.; nine hogs, 9li.; a sow & sixe shots, 1li. 16s.; 23 old sheepe, 11li. 10s.; twelve Lambes, 3li. 12s.; foure Oxen, 23li.; eight Cowes, 32li.; a paire of steers and a single steere 3 yeares old, 8li.; a foure yeare old heifer and two 3 yeare old heifers, 9li.; five young Cattle allmost 2 yeares, 10li.; three Calves, 3li.; a muskitt, 1li.; Debts owing to us, 18li. 14s.

Attested in Ipswich court Sept. 26, 1671 by Joseph Leigh one of the executors of his father's estate.

*Essex County Probate Files, Docket 16,613.*

#### ESTATE OF BENJAMIN SCOTT OF ROWLEY.

"I Beniamin Scott Being very weake of Body but of Competent vnderstanding and memory doe make This my Last will and Testament Inprimis I will and Bequeath my Soule into the hand of all mighty god that gaue it and my body to the Earth in hope of a blessed Resurrection And as for my out ward Estat my will is that my litle peece of land the towne gaue me at the bricke kill my wife haue the benifit of it dureing hir widdowhood soe longe as she Remaines Relicqe to me and after her I will and giue it vnto my Son Beniamin I will also and giue vnto hir my bigest Cow and all my house hould stufe I giue hir to be wholly hir owne and at hir will and despose Item as for my Son Beniamin my will is that he haue The oxen and the mare and the cart and plough and all the Tackling belonging vnto them and the land after the Chaing of his mother and his owne armes Item as for my Son John I will and giue him one Cow and one heiffer the cow is his owne; and I only giue the heiffer he haueing bene from me to the obtaineing of a good trade Item as for my daughter mary I will and giue hir one Cow

that is called Spoterd Item my will further is that my Son Benjamin and John according vnto his promis be helpfull to the getting vp of a house on the land for the comforth of ther mother And I make my welbeloued wife the solle executerix of this my last will and Testament.

“Datted and Signed the Sixt of June (1671).”

Benjamin (his d mark) Scott.

Witness: Samuell Brocklebanke, James Barker.

Proved in Ipswich court Sept. 26, 1671 by Lt. Samuell Brocklebanke and James Barker.

Inventory taken July 14, 1671 by Maxemillion Jewett and John Pickard: in apparell, woollen and linen, 2li.; Bedding, 10li.; puter and Brase, 3li. 12s.; milke vessell and Bere Barrells, 1li.; arnes, 1li. 5s.; wooll and yarne, 1li.; Bags, winowing Cloth and house furnetur, 2li.; corne, 1li.; husbandry Toolles, 2li.; Land, 12li.; a mare, 5li.; cattell, 19li.; swine, 3li.; corne on the ground, 1li.; Chaires, tables and cushins, 1li.; in Credit, 3li.; debts due from the estate, 4li.; total, 67li. 17s.

Attested in Ipswich court Sept. 26, 1671 by the widow, executrix of the will.

*Essex County Probate Files, Docket 24,955.*

#### ESTATE OF THOMAS TREADWELL, SR. OF IPSWICH.

“This 1<sup>th</sup> of J June 1671 This is to mak knowne that I Thomas Tredwell Senior of Ipswich being at this present by gods providenc in perfit memory though Weak in body do mak this my last Will and testament wherin I do giue to my son Thomas Tredwell the Illand he now dwells in With the medows and Apertenances belonging to them also I giue half my cominag belonging to my house to him and his for euer Also I giue to him the thirty pound he has of min in his hand and at his mothers death I will and giue to Thomas Ten pound to be paid him by his brother Nathaniell out of that which I giue to him and if that the half Cominag w<sup>ch</sup> I giue to Thomas will not stand my Will is that between them ||do|| purchas on to it and When my son Nathaniell has enjoyed my lott at Plum Illand five year I giue it to my son Thomas for euer and in consideration of what I do giue my son Thomas I will that he pay to my wif during her lif three pound a year Toward her maintenanc and if he faile of it he shall forfeit ten pound for euery year he failes also I will that my son Thomas to mow and mak and bring hom A

load of Crick thach a year so long as she lues Also I giue to my son Nathaniell my house and barn my upland and meddows belonging to it and the other half of the cominage only my wife so long as lues is to inioy half of the improued ground and my son Nathaniell is to tend it for her and to bring it hom and is to haue half of her shar for his paines and my son Nathaniell is to maintain all the fences and to pay all Comon Charges and to keep the hous and barren in repair also my Wif to haue the benifit of the keeping of four Cows and six sheep vpon the pasture also the Wintering of fiue head of Cattle and sixe sheep to mow and make the hay and bring it into his Barren and to tend thes fiue head and sixe sheep as his owne and this so long as she lues and my Wif to hau her firwood out of the pastur and her dwelling in the hous her lif also I giue to my son Nathaniell After my wif has chossen her four cows half of the rest of my cattle ||and of the hors kind in Thomas hand|| and if Nathaniell faile of any thing he is to do for my Wif my wil is that he shal forfeit ten pound euery year he failes also I giue to my wife all my household goods to be at her own disposing and if my Wif hau amind to remou herself to any of her other children that Nathaniell is to Allow her the worth of her shar in Corne and haye and my Wif is not to bring in my sister Bachellor to molest the familie Also I giue to my daughter Mary fifteen pound and my daughter Ester fifteen pound and Martha fifteen pound and I make my Wif my Execcetrix of this my will only I joyn my son ||nathaniell|| to be Asistant to her in it and I mak my Louing friends Theophilus Wilson and John Layton my overseers of it and Decon Knoulton in witnes wherof I set to my hand the day abou written."

Thomas (his T T mark) Tredwell.

Witness: Theophilus Wilson, John Lighton.

Proved in Ipswich court Sept. 26, 1671 by the witnesses.

Inventory of the estate of Thomas Tredwel, deceased June 8, 1671, taken by Thomas Knoulton, Sr., Theophilus Wilson and John Lighton: the house with 36 Ackers of upland and meddow belonging to it, 210li.; at Thomas Illand upland and meddow containing 40 Ackers, 160li.; 6 Ackers of upland at Plum Illand, 18li.; 6 cows two 2 yr. old, 2 on year old, 30li.; half a mar wth half a colt and half a yerling, 3li. 15s.; half a mar and half of 3 colts, 5li.; 24 sheep, 10 lams, 15li.; 2 hogs, 2 pigs, 2li. 10s. In the parler: in the upper bedsted, 2 fether beds, 2 bolster, 4 pillers with Bedsted and

hangers, 10li.; on fether bed, on bolster, 3 pillers, matt and bedsted, 5li.; 8 blankets, 6li. 15s.; 2 Rugs, 3li. 10s.; A peac of clough and wearing Cloughs, 3li. 15s.; 75li. of wooll, 4li. 10s. In linen: 4 pair of new sheets, 7li.; 15 sheets, 10li.; 6 pillibers, 4 table cloughs & other linin, 1li. 8s.; 2 shifts, 1 pr. drawers, 2li. 14s.; a half headed bedsted, hemp and flax, 1li. 1s. 8d.; chees, molt, corne, & od things, 1li. 18s.; In the seller in small things, 1li. 1s. 6d.; the cubberd and things in it, 1li.; Chairs, 2 Chests, box, tables, 3 quissens, 1li. 15s.; books, 10s.; warming pan, tongs, 6s.; small things in the kichen, both pewter & brass and other things, 7li. 16s.; 16 yards of Cloughs, 2li.; the things in the shop, 1li. 10s.; Tho. Tredwell, Jr. ows 30li.; Ro. Crosse, 12li. 9s.; Jo. Ganes, 20li.; Da. Hovey, 8li. 12s.; 2 Calvs, 1li.; A scillet, smothing Iron, friing pane, a bras mortar, 8s.; total, 556li. 4s. 2d. Debts oweing; Merchant Wainwright, 4li. 13s. 8d.; Mr. Wade, 4s.; Mr. Paine, 12s. 9 1-2d.; Mr. Peeters, 6s.; g. Person, Rowly, 5s.; Mr. Baker, 6s. 10d.; Good. Layton, 7s.; Jo. French, g. Denison, 7s. 6d.; g. pulsever, 10s.; go. Perkins, 11s. 6d.; Jo. Kildrick, 4s. 10d.; Go. Dennis, 1li.; total, 9li. 9s. 1d. Due to the estate: Oba. Wod, 16s.; Bro. Bacheller, 4li. 3s.; Sr. Belcher, 1li. 9s.; Eze. Rogers, 8s. 6d.; Tho. Tredwell, 6s. 10d.; Mr. Bishop, 4s.; total, 7li. 7s. 4d.

Attested in Ipswich court 26: 7m: 1671 by Mary Tredwell, the widow, and executrix of the estate.

*Essex County Probate Files, Docket 28,115.*

#### ESTATE OF MRS. ABIGAIL WELLS OF IPSWICH.

“Be it known to all men by these presents that I Abigail wells of Ipswich in New England being verry weak of body yet of good memory doe comend my Soule into the hands of my blesed Redeemer in hope of a joyfull resurection to eternal life at the last day: and my body to be decently buried: and doe dispose of my goods in maner as foloweth having bestowed formerliy some gifts upon my other daughters which are maried: I now giue mey daughter Hanah wells my new paragon gowne & my new holland handkercheif: It The flax which is now growing my son Nath. wells is to haue halfe to breake out and cleare the other halfe which I giue to my daughter Elezebeth Burnam: Itt I giue tenn pound of teere yarn to my daughter Lidia Ropps It I giue to my daughter hanah wells the fieve and twenty of flax teere which I haue in the house: & fieve more to my daughter Sarah massey also fieve pound more to my daughter

Lidia Ropps It I giue to my daughter hanah one paire of sheets one pillow ||Beere|| one napkine on table cloth & two shifts: and the rest of my waring linnen to be diuided equally Betwene my youngest three daughters It I giue to my daughter Abigaill tredwell my best New dresing It I giue to my daughter Elizabeth half my tow yarn prouided she pay for the weaning the other half: which I giue to my daughter hanah & I giue my daughter Elezebeth what tow I haue in the house It I giue my Son Thomas wells tenn shillings in such goods as shal be left It I giue to mary greyley my sons maid Seruent: Six shillings It and rest of my goods and cattail I desire (when my charges and reckonings are cleared) should be deuided equally betwene my son John wells and my own fiue daughters Itt also I desire my eldest Son Nath wells to be the executor of this my last will and testament: and this is my last will this twent second of July one thousand Six hundred and seauenty one."

[no signature].

Witness: Mary (her M mark) fouler, faith (her F mark) Warner.

Proved in Ipswich court 26: 7: 1671 by the witnesses.

Inventory of the estate of Abigaill Wells, widow, taken Sept. 16, 1671 by Robert Lord and Wm. Fellows: a bedsted & cord being old, 6s.; small fetherbed ould, 2li.; flockbed, 1li. 10s.; feather bolster, 1li. 5s.; three small pillows, 15s.; Rug & blankett, 2li.; paire of ould curtaines & vallants, 15s.; warmeing pan, 9s.; 2 large sassers, 6s.; one pewter dish, 6s.; one smaller pewter dish & sasser, 5s.; poringer, spoone, old salt & pint pott, 5s.; one Iron skillett, 3s.; two blew aprins, 5s.; 3 other old aprins, 2s.; one paire of sheets, one pillowbeere, one napkin, one table cloth, two ould shifts, 2li. 13s.; 7 yards of paragon at 4s. 6d., & silke, 12d., 1li. 12s. 6d.; 2 paire old sheets, 1li. 4s.; old linnen & old pr. stockings, 12s.; a peece tow cloth, 2s.; paire of shoes, 4s. 6d.; 3 aprins, 1li. 4s.; one new neck handcherchiefe, 7s.; five neck handkerchiefes, 1li. 3s.; her wareing lennen & muff in a box, 4li. 17s.; a new dressing, 5s.; a box yt the linnen & muff is in & 12d. in mony, 10s.; woollen yarne & old things in a box, 11s.; bookes & an old bible, 12s.; 2 old chaires & cushion, 6s. 8d.; a little table, 5s.; lennen wheele, 4s. 6d.; an old panell, pillion & bridle, 8s.; 2 hatts, 50s., a paire of gloves, 18d., 2li. 11s. 6d.; a phillip and cheny coat, 2li. 5s.; a searg safgard & 2 hoods, 2li. 9s.; a red peticoat, 1li. 10s.; 4 old peticoats &

6s. in Henry bennets hands, 2li. 16s.; 4 old wastcoats, 1li. 10s.; a gowne, 2li. 10s.; a greene aprin, 5s.; a paire of stockins, 8s.; a chest, 6s., a few trifles in it, 1s., 7s.; 4li. of woole, 6s. & 10li. of lennen yarne, 2s. 6d., 1li. 11s.; 20li. of tow yarne, 1li.; 35li. of teere flax, 2li. 3s. 9d.; Tow, 9s.; flax in the stalke, 30s.; the old mare & halfe hir foale, 2li.; halfe of two 2 yeare old colts, 3li.; in Nathaniell Wells hand 8li.; in cattle, 8li.; total, 63li. 18s. 5d. Debts due from the estate & funerall charges, 8li. 18s.

Attested in Ipswich court 26: 7: 1671 by the executor.

*Essex County Probate Files, Docket 29,282.*

#### ESTATE OF THOMAS JONES OF GLOUCESTER.

"I Thomas Joanes of G[lou]cestor in the County of Essex in New England being (by Gods providence) cast upon my Bed of Sicknesse & weakenesse & not knowing how neare the time of my departure may be at hand yet knowing that all men are borne to dye & depart out of this world doe therefore make knowne & declare this my last will and Testament in manner & forme folowing first I doe Commit & Commend my Soule into the hands of God the Father of Spirits and my body to the Grave to be decently buried by my Surviving Friends And for my Goodes first it is my will & I doe give & bequeath unto my deare & loving wife all the Goods & Cattell with the halfe of the Ground meadow & upland where now I Live (on this side of the River commonly called Annasequam) with halfe the House also Standing upon the Sayd Land the same to injoy during her naturall Life after my decease. Item I give & bequeath unto my Sonne Beniamine Jones & to his Heires the other halfe of the House & Land where now I live on this Side of the River abovesayd the Same to injoy & possesse after my decease as also the other halfe of the Sayd House & Land after the decease of his sayd mother viz the whole Living to have & injoy as his owne proper Right after the decease of his mother if shee Surviveth my selfe As also all my Tackling for the Teame yoakes & Chaynes plough & plough Irons with all other Tooles & Implements which are mine for the Carrying on of Such workes & Employments as we have usually bene occupied in or about. The Sayd Tooles and Implements for worke It is my will & meaning that my Sayd Sonne Shall have & injoy as well as the halfe of the house & Land abovesayd presently upon my decease Item I give & bequeath unto my Sonne Thomas Joanes my Land with the orchyard the

Sayd Land containing about three Acres more or lesse & being Situate on the other Side of the River abovesayd viz on the southeast side of the River right over agaynst my House where I now Live and Six Acres of Land upon the Lower Necke where Goodman Harradden liveth and my will & meaning is that my Sonne Thomas shall have & enjoy the Sayd Lands presently upon my decease only it is my will & I doe hereby declare that my wife Shall have the thirds of the Sayd Land during her naturall Life.

"Item I give & bequeath unto my Daughter Winslow of Salisbury one Shilling Item I give & bequeath unto my Daughter Ruth Haward of Salem one pounce ten shillings to be payd in Goods or Cattell as they goe betweene man & man Viz at the Common price Item I give unto my Daughter Remember Jones twenty Shillings to be payd in Goods or cattell at the common price Item I give & bequeath unto my Sonne Thomas Jones five Pounds to be payd in Goodes or Cattell at the Common price by my Sonne Benjamin after the decease of my wife Item I give & bequeath unto my Sonne Samuel Jones one Shilling Item I give & bequeath unto my Sonne North Jones twenty Shillings at the decease of my wife to be payd by my Sonne Benjamin if he comes in his owne person to demand the Same Item I give & bequeath ||to my daughter Remember|| one Iron pot after my decease Item I give & bequeath unto my Grandchild John Jackson one Ewe Sheepe at my decease. Item I give to my Sonne Thomas my longest Muskett & my Sonne Benjamin the other Muskett And for my Household Goodes & Cattell it is my will & meaning that my wife shall have & enjoy them as her proper Right after my decease only to pay all Such Debts (as doe appeare that I owe to any man) out of them, except Such Legacys abovesayd which I have appoynted unto my Sonne Benjamin to pay And to the end that this my will may be duely & truly performed I doe Constitute appoynt & ordayne my deare & loving wife Sole executrix & doe intreat & desire my well beloved and Respected Friends M<sup>r</sup> John Emerson M<sup>r</sup> Walker & Phillip Staynwood Senior to be the overseers In wittnesse whereof I have hereunto Set my hand & Seale the Seaventh day of this present month of August Anno Dom one thousand Six hundred and Seaventy one."

Thomas (his O mark) Jones.

Witness: John Emerson, Henry walker, Philip Staynwood.

Proved in Ipswich court Sept. 26, 1671 by Henry Walker and Phillip Stainewood.

Inventory of the estate of Thomas Jones, deceased Sept. 11, 1671, taken by Robert Elwell, William Grigs and Thomas Riggs: Two oxen, 11li.; Three Cows, 11li.; one yearling, 1li. 10s.; Two Calfs, 1li. 10s.; one Steare, 3li. 10s.; one Mare, 4li.; one younge hors, 3li.; Two Sheep, 1li.; The house and Land, 60li.; Corne and hay, 12li. 10s.; Iron Tooels, 2li.; plow Irons and yokes, 8s.; Two musketts, 1li. 4s.; one Iron pott & pott hookes, Iron kettell, hangers and friing pan, 16s.; tubs, pails and wooden dishes, 10s.; 3 Cives, 3s.: Two wheels and 2 paire of Cards, 8s.; poters ware, 4s.; wollen yearne, 10s.; his wearing Clothes, 2li.; Swine, 6li.; bed and beding, 3li.; bedsteads, Chaires and Chists, 12s.; 3 Canowes, 1li.; 3 acres of upland that he left to his son, Thomas Jones, 20li.; total, 147li. 15s.

Attested in Ipswich court 26: 7: 1671 by the widow, the executrix.

*Essex County Probate Files, Docket 15,228.*

#### ESTATE OF RICHARD MERCER OF HAVERHILL.

Inventory of the estate of Richard Mercer, that was at goodman Bond's house, taken Apr. 14, 1671 by Tho. Eyer and James Pecker, by Edward Clark's order as administrator, appointed by the court at Salisbury: feather bed, bolster & one pillow, 2li. 15s.; one Rugg, 1li.; two shirts, 14s.; two payer of drawers, 6s.; two payer of stockins, 4s.; two neck-clothes, 9d.; two payer of briches, 8s.; one Rockett, 14s.; one short coate, 3s.; one wascoate, 1s. 6d.; one payer of knit gloves, 2s. 6d.; one hatt, 1s. 6d.; one knife, 8d.; one barrill, 1s. 9d.; one payle, 1s. 6d.; two chayres, 6s. 6d.; total. 7li. 6d.

Inventory taken by James Pecker and James Sanders: two axes, 10s.; a rule, 5s.; one add̄s, 3s.; a file, 6d.; a chissell, a sett, boulte, auger & a punch, 1s.; maull, 3s.; gimlett & an aul blade, 5d.; a bridill, 2s. 6d.; a muskett, 1li. 4s.; a small book of Mr. Whittings worke, 2s.; a curri combe, 2s.; a payer of gloves, 3s. 6d.; two payer of stockins, 3s. 6d.; a scarfe, 10s.; a knife, gimlet & a skillet, 3s.; a small box & silke, 3d.; old Iron, 3d.; a payer of brass compasses & sissars, 1s. 6d.; a chest, 5s.; a sylver bodkin, 2s. 6d.; total, 4li. 2s. 9d.

Ten acres upon ye Iland, 17li. 10s.; five acres ox common land, 4li. 10s.; one horse, 5li. 10s.; total, 38li. 13s. 3d.

Debts due from the estate: to Jno. Knight of Newbury, 3li. 12s. 9d.; John Doell, 10li. 10s.; John Bonde, 10s.; Francis Wainwrite, 9li. 4s. 4d.; Martha Clarke, 3s.; Edward Clarke for two coffins, 10s.; Ric. Dowel, 3li. 5s.; Capt.

Bradbury in money by bill, 1li. 10s.; Major Pike, 2li.; Leift. Brown, 1li. 6s.; Andrew Grele, 1li.; more due about his buriall, 1li. 11s. 11d.; total, 33li. 11s. 1d.

Attested in Hampton court 10: 8m: 1671 by Ed. Clarke, the administrator.

Abiell, son of Richard Mercer and Hannah his wife, born December 27, 1670. Copy taken from the Haverhill town book of records and attested by John White, Town Clerk.

*Essex County Probate Files, Docket 18,376.*

#### ESTATE OF WILLIAM JEWELL OF MARBLEHEAD.

Administration on the estate of Will. Jewell, intestate, granted 28: 9: 1671, to Martha, his wife, and Capt. George Corwin, who were ordered to bring in an inventory to the next Salem court. *Salem Quarterly Court Records; vol. 5, leaf 51.*

Martha Jewell, relict of William Jewell, renounced her intention to administer upon her husband's estate, and it was left with Capt. George Corwin and 25: 4: 1672, he was ordered to bring in an inventory to the next court. *Salem Quarterly Court Records, vol. 5, leaf 56.*

#### ESTATE OF GEORGE EARLY OF SALEM.

Administration on the estate of George Early, intestate, granted 28: 9: 1671, to Abigaile, his wife, who brought in an inventory. *Salem Quarterly Court Records, vol. 5, leaf 52.*

Account of George Yarlyes debts: to John Higginson, jr., to balance, 1li. 19s. 4d.; to Nathaniell Beadle, 1li. 9s.; to Stephen Hasket, for pipe staves, 16s.; Edmond Batter, 18s.; Samuella Beadle, 1li. 1s. 6d.; William Browne, sr., 8li. 3s. 7 1-2d.; Capt. George Corwin, 3li. 15s.; Goodman Nele, 1li. 1s.; Josif Alin, 13s.; Isaac Foot, 3li. 15s.; Mary Foot, 1li. 5s.; total, 24li. 16s. 5 1-2d. *Essex County Quarterly Court Files, vol. 18, leaf 24.*

#### ESTATE OF MRS. ELINOR ROBINSON OF SALEM.

"thes psents ar the last will and disposall of Elinor Robinson latt widow in the Town of Salem in the County of Esex being in pfett memory doe dispose to and giue to Elinor Maskall on Cow to Her Self and the Rest remaying of my proper Estate in goods or mony I will and dispos of two my

brothers son Robert waldron liuing in Clatfoord in hamsheir near andyuer in owld England what is my will hearin to my kinsman before expresed I Comitt to my Trusty Friend M<sup>r</sup> Henry bartholmew to be sent by som trusty messenger to be delivered as aboue sayd dated the 5<sup>th</sup> day of the 5<sup>t</sup> m<sup>o</sup> 71." [no signature].

Witness: Richard Prince, Elizabeth Bartholmew.

Proved 19: 7m: 1671 by the witnesses before Mr. Samll. Simonds and Maj. Wm. Hathorne.

Administration on the estate granted by the Salem court, 28: 9: 1671, to Mr. Henry Bartholmew and he to bring in an inventory to the next court at Salem. *Essex County Quarterly Court Files*, vol. 18, leaf 30.

Inventory of the estate of Elionor Robinson: two coves in ye hand of John Neal, —; in money, 4li. 12s.; for the hire of two coves, 1li. 8s.

Attested in Salem court 27: 4: 1673 by Mr. Hen. Bartholmew. *Essex County Quarterly Court Files*, vol. 20, leaf 69.

The account of the estate of Elinor Robinson deceased, the 21: 5m: 1675: mony received of goody Mascall, 1li. 16s.; mony received of my wife, 3li. 19s.; hire of 2 Cowes, 1li. 8s.; 2 Cowes that beinge killed come to 4li. 5s.; total, 11li. 8s. Debts: to Capt. Joseph Gardner expence at her buriall, 7s. 8d.; paid for her by her order, 15s. 4d.; total, 1li. 3s.; clear estate, 10li. 5s. Due to Mr. Edmond Batter, 17li.

Received Aug. 6, 1675 of Mr. Henry Barth[olmew] for ye Acct. of a debt due to me from Elinor Robinson, widow, deceased, 9li. in silver. Edmund Batter. *Essex County Quarterly Court Files*, vol. 25, leaf 85.

#### ESTATE OF JOHN SYMONDS OF SALEM.

— "I John Symonds do make this my last Will and Testament Imp<sup>r</sup> I giue my Soule to the Lord Jesus my Redeemer, and my body to my ffrriends decently to be inter'd ffor my Estate which the Lord hath given mee I dispose of as ffoloweth It I Give to my loving Wife Elizabeth Symonds my house Orchard and out houseing and all my Land & my Bed & beding and such vessels and houshold stufte as shee shall have ocasion to use dureing her naturall life and also Twenty pound to be paid her five pound a year by my Son James Symonds beginning the date from the day of my death It I giue my Sonne James Symonds at my wiues decease my

dwelling house out houseing Orchard together with all my Land and I do assigne my servant John Pease to him dureing the term of time expressed in the Indenture paying forty pound in four year ten pound p anum, five p anam to my wife for four year as aforesd, and fiue pound p anam for four years unto my son Sam<sup>l</sup> and my Daughter Kathren fifty shillings p anam to each of them pvided he soe longe liue if not soe long as he shall liue to serue him and noe longer I give the Children of my Deceased Daughter Ruth Swinnerton Twenty pound equally to be divided amongst them and to be paide in part of my movable estate in convenient time after my decease.

"I giue al the rest of my Estate to my Sonne Samuel Symonds & my daughter, Kathren Town equally to be divided between them in convenient time after my decease except my bed & household stuffe giuen my wife during her natural life as aforesd which at her decease my will is shall equally be divided between them two also I giue my son Samuell one oxx now in his hands I giue to Jon. Swinerton one sad cullerd Cloth Cote That this my will be faithfully pformed accordd to my intent therein I do make my two Sonns before named James Symonds and Samuell Symonds my Executors and doe intreat my Esteemed ffrriends Major Hathren and mr. Bartholmew to be ouerseers to see that this my will be truly pformed, and in Special do humbly intreat them to take care of my wife whoe is in an ill condition Further I giue all my workinge tooles belonginge to my trade to my son James Simons: and to this my last will and testament I haue set my hande the 16th of the 6th m<sup>o</sup>. 1671."

John Symonds.

Witness: Henry Bartholmew, John Swinnerton, Samuel Inguls.

Proved in Salem court, 19: 7br: 1671 by Mr. Hen. Bartholmew and John Swinerton before Mr. Samuell Simonds and Maj. Wm. Hathorne.

Inventory taken by John Kitchin and John Pickring: His housing and Land, 230li.; Joyners Tools benches and lare, 5li. 5s. 6d.; 2 Bedsteds almost finished, 3li.; 3 stools and one halfe of a Box, 12s. 6d.; 1-2 Grindstone & windlass & a Small grindstone, 5s.; Timber, planke & board, 5li. 12s.; Two beds, a bolster & a p of sheets, a p of blankets, a bed steed & matt that lay in the Chamber, 5li.; Tubs, 4s., and part of a Chest and 4 Bush. corn, 18s. 6d.; His wearing

Clothes, 6li. 5s.; 2yds. & 3-4 of sad colored cloth, 22s. 6d.; and a Table cloth, 1li. 12s. 6d.; 3 Hollond pillow-beers, 15s., and a p of sheets, 2li. 5s.; 3 p of old sheets, 30s., and 3 corse pillowbeers, 1li. 15s.; 3 small peeces of Cloth, 8s., and 1 Doz. of napkins, 1 Towil, 1li.; a Feather bed, 2 bolsters, 3 pillows, a rugg, 4 blankets, one p of sheets, Curtains & Bedstead, 10li.; 2 pound of woolen yarn & som linen yarn & a hat brush, 8s.; 1 great Kettle, 20s., and 3 Iron pots & 2 p of pot hooks, 2li. 7s.; 1 Churnn, 3 payls with Iron bayls & 5 Traves, 13s.; a frying pan, 5s., & a warminge pan, 12s.; a fire pan & Grid Iron, 2s., a ps. of a hawke & a dripping pan, 4s.; 2 brass puding pans and 3 tinen Lamps, 3s. 6d.; an Iron Trivit, 4 glass bottles and a spitt, 8s.; 3 Earthen pots, and 2 pannes, 3s.; 2 Jarrs, 1 Sieve and a pitcher, 2s. 6d.; a broken posnet & a Cod line, 2s.; 3 new pewter platters and a bell mettle Skillet, 1li. 2s.; 4 old pewter platters, a poringer & 2 plates, 8s.; 2 old quart pots, a bason & a Chamber pot, 7s.; a beer bowle, a beaker, a wine Cup & a Grater, 4s.; a lattin sarce pan & Tunnil, 4 wooden dishes & 4 Spoons, 2s. 8d.; a Lanthorne, 2 Doz. Trenchers, a platter & a chafeing dish, 4s.; Two wooden Bowls and a ladle, 1s.; a chopping knife & 3 brass Candlesticks, 13s.; 3 Chests, 3 Boxes and a wooden Tunnil, 14s.; 5 Barrils and a half baril, a butter tub & 4 Keelers, 13s.; a halfe bushel & a p of Scales, 2s.; 2 Tables, a forum & Chayers, 16s.; 32 Cheeses, butter & meat, 1li.; Apples growinge in the orchard, 15s.; 2 old Bibles, a Booke of Doct. Prestons works and a booke of Mr. Rogers works & a psalm booke, 18s.; one firelock musket, 1li. 6s.; one firelock Musquet, worme & Scowerer, 1li. 4s.; Sword, belt, powder & bullets, 8s.; 2 Tobacco boxes and a drest Calfe skin, 2s. 6d.; a meal Sack & a litle bagge, 4s.; a five shilinge peece of gold & a 6d. in Silver, 5s. 6d.; a Vice and an old Hatchet, 10s.; nayles, 10d., a Howe, 2s., and an Ax, 6s. 10d.; A Mattock, 5s. and halfe a plow chayne, 8s.; an old Sithe, old Iron & a p of Jemmils, 5s.; a Reap hook, 9d., 2 hoops, 2 boxes & an ex pin, 11s. 9d.; a p of pitchfork Tynes, 5 Wedges & old Iron, 12s.; one halfe of a Crosscut Saw and an ex pin, 5s.; four lode of Hay in the Yarde, 4li.; Salt Marsh Grass growinge, 1li.; 2 Cows and a Cow Calfe, 7li. 10s.; Two Hoggs & 2 pigs, 3li. 12s.; Indean Corne that grew on the Land, 3li. 10s.; 20 Bushels of pease, 4li.; Timber in the Woods, 1li. 2s.; a p of woosted Stockings, 7s.; Debts due to the Estate, 24li. 10s. 7d.; total, 342li. 14s. 10d. Estate is debtor, 12li. 7d. Also "an apprentice of 17 years old who hath 3 year and 9 moneths and 2 weekes to serve."

Estate is debtor for appraising the estate, 8s.; for reckoning with the Creditors, etc., 1li.

*Essex County Quarterly Court Files, vol. 18, leaves 25, 26.*

Jasper Swinerton and Joseph Swinnerton acknowledged Mar. 11, 1700-1701, the receipt from James Symonds, executor of the will of their grandfather, John Symonds, ten pounds due to them by said will.

On reverse of receipt is written "Swinnerton's Receipt 1725." *Essex County Probate Files, Docket 27,089.*

#### ESTATE OF BENJAMIN AUGER OF SALEM.

Benjamin Auger dying intestate, Ann, his wife, brought in an inventory of the estate 28: 9: 1671, amounting to about 100li. clear estate. She was to add to the said inventory what estate she afterward found. Said Ann was appointed administratrix, and was ordered to pay to the two children of deceased, 30li., to Benjamin, the eldest son, 20li., to Thomas, 10li., when they come of age. The house and ground was to be held as security for the payment of the children's portions. *Salem Quarterly Court Records, vol. 5, leaf 53.*

Inventory of the estate of Benjamin Egar, deceased, taken 4: 9: 1671, by Walter Price and Henry Bartholmew: One dwelling house with the lands belonging, 70li.; one bed and bedsted, 8li.; one trundle bedstead and a flock bed with Rugge and a p of blanketts, 3li. 5s.; one new bed and bolster of Tickinge, 3li.; pewter and painted dishes with glassis and potts, 3li.; one Iron pott and kettle with scillett fryinge pan and other earthen potts and tin pans, 1li. 10s.; 2 table boords, one Cupboord, a Chest with boxes, Chaires, Cradle and foorme, 5li. 5s.; table linin, sheetes, pillowbeares and other linin, 6li.; Child bed linin and blanketts and bearing Clothes, 3li.; wearinge aparell, 4li.; bookes and a quadrant, 1li.; fire shovell and tongs and Iron, a pott, Corne, meate, aples and other lumber in the Chamber, with a firkin of butter, 8li.; a looking glass and other bottle glassis, 15s.; a Remnant of lace, 2 Cubboord Clothes & 2 Cushions, 1li. 5s.; 2 swine, 2li.; one silver spoone, 1 duz. of houseould spoones, 2 duz. of trenchrs and a loadstone, 1li. 10s.; 1li. of saflowre, 1-4li. silke, 12s.; total, 122li. 2s. Estate debtor to severall men about 3 or 24li.

Attested 30: 9: 1671 by Ann the relict of the said Benjamin. *Essex County Quarterly Court Files, vol. 18, leaf 27.*

## ESTATE OF JOHN MANSFIELD OF LYNN.

“The Last will, & testimonye of John Mansfeild of Lynn in the Countye of Essex this: 23<sup>th</sup>: of Septembe<sup>r</sup> Ano Domini: 1670: Imp<sup>r</sup>: I bequeath my bodye to the earth, & my spirritt to god that gave it 2ly I bequeath unto my Cozen Dan<sup>l</sup> Gott, his now wife & his heires whether male or female Lawfullye begotten of his now wife (viz.) after my death, & my wifes my whole accomodation in houseing Lands, & meadow with all Comons, Libertyes, & p<sup>r</sup>vilidges what soe ever there unto be Longing for ever: upon these Consideracons, Following: 1<sup>st</sup> if it shall soe please the Lord that they both shall depte this Life with out a Lawfull heire sarviueing them as aboue sd then the sd Liveing to fall to my brother Andrew Mansfeild & his children: 3ly I alsoe bequeath to my Cozen Dan<sup>l</sup> Gott all ||my|| neate Cattle & sheep & horse earts chaines plow, & Tooles I may be possessed of at my death in Consideracon y<sup>t</sup> hee is to remove his Familie & Come to Live with mee & my wife att Lynn, dureing o<sup>r</sup> Lives & carry on o<sup>r</sup> housbandrye affaires for my Familie for us ||and them|| as alsoe uppon this Consideracen that in Case my Cozen Dan<sup>l</sup> Gott, it shall please the Lord to take him away by death before us, then the sd Liveing to be to us or ether of us dureing o<sup>r</sup> Lives & then to him & his heires as aboue sd This alsoe beeing to bee understood that y<sup>e</sup> afforesd Liveing & chatle, are to bee Responsable to paye what I maye bee indebted to any, at my death This being to bee understood ||alsoe|| that the neat Cattle, & other Catle aboue Exp<sup>st</sup> I am not to dispose of unlesse: it bee for the nessessarye suplye of the familie as I maye see need ||& paye my debts|| (This alsoe being to bee understood,) that wee are to bee together, as one Familie

“I bequeath to my maide servant Elizabeth Brookes one three yeare ould heiffer or a Cowe when her tyme is out, & it is to be paid by my Cozen Dan Gott uppon Consideracon of the Respective Legacyes aboue sd. I bequeath to o<sup>r</sup> Reverend Pasto<sup>r</sup> m<sup>r</sup> Sam<sup>l</sup> Whiteing one Cowe to bee paid with in one yeare after my decease by my Cozen Dan<sup>l</sup> Gott uppon the account alsoe of the affore sd Legasyes if then hee bee Liveing that is if m<sup>r</sup> Whiteing be Liveing. I bequeath to m<sup>r</sup> Nathan<sup>l</sup> Handforth two pounds to be paide in one year after my decease by my Cozen Dan<sup>l</sup> Gott uppon the account alsoe of the affore sd Legacyes, if then the said Nathan bee Living. I Bequeath to my brother Andrew Mansfeild my great Bible after my owne, & my wifes desease. I make my

Loveing & faithful wife, my Lawfull executrix of all the rest of my estate. Lastly: I desyre m<sup>r</sup> Nathan<sup>ll</sup> Handforth and my brother Andrew Mansfeild overseers of this my will."

John Mansfeild (SEAL)

Witness: Andrew Mansfeild, Mary Mansfield, Robart Potter.

Proved in Salem court 30: 9: 1671 by Andrew Mansfeild and Robert Potter.

Inventory taken Nov. 2, 1671, by John Fuller and Robart Potter: Wearing apparrell, 3li.; Beding and bed matts, 8li.; Bras and pewter, 1li. 2s.; Iron potts and kettells, 1li. 4s.; pott hangers and pott Hooks, a par of tongs and a spitt and a scall beam, 3 beatell Rings and 7 Iron wegges and a friing pan and ould Iron, 18s. 6d.; bybells and other books, 1li.; a par of Tayller shears and Iron Ringer And half a Croscut saw And hand saw A paire of bellow, 13s.; Bedsteads and Chears and Chests and a box and tables, 2li. 1s.; a muskit and sword and bandelears and Amanition, 1li. 3s.; sheets tabellecloth and napkings and other linen, 1li. 10s.; A peas of Cotten and a small parcell of yarn, 8s.; parcell of Earthen ware, 7s.; barreles and a Churn and tubs, A spinning weel and Card and Chees pres and all other ould lumber, 1li. 8s.; Corne and prouition, 7li.; A saddell and saddell Cloth and pillian and Bridell and a pare of Fetters, 15s.; a Cart and weells and utensills bellonging to husbandry, 2li. 6s.; one hors, 4li. 10s.; five cows, 15li.; Tow yearlinge, 3li.; four shoats and thre pigs, 2li. 15s.; Hows and barn and land they stand on, 67li.; thre Akers of oupland in Ramsdels neck, 12li.; six Acres of oupland in the woods, 4li.; fivten Akers of salt march, 60li.; thre Akers and half of frech meadow, 3li. 10s.; Credit to estat, 1li. 8s. 6d.; debts due, 40li. 15s. 8d.

Attested 30: 9: 1671 by the widow of the deceased.

*Essex County Quarterly Court Files, vol. 18, leaves 28, 29.*

Daniell Gott formerly belonging to Lynn, for many years possessed and enjoyed the estate of John Mansfeild, late of Lynn, by virtue of a will made by him wherein he bequeathed to him all his estate on condition he did live with him and carry on his work so long as he and his wife should live; but as he never performed the conditions of the will, is fully satisfied that he has no honest right to the estate but that it belongs to the Mansfields by a later will which he is informed was by indirect means made way with.

Signed and sealed Aug. 16, 1715. Witness: Samuell Donnell, Sam<sup>l</sup>. Donnel, Jr., Samuell Brucking.

Acknowledged Aug. 16, 1715 by Daniel Gott.

Bond of Joseph Mansfield, eldest nephew of John Mansfield, sr. of Lynn, of 400li., with Joseph Mansfield, jr. and Jonathan Johnson as sureties, Jan. 2, 1717, for administration on the estate of John Mansfield, sr., with will annexed. Witness: Joseph Jacobs. Daniel Rogers.

*Essex County Probate Files, Docket 17,609.*

#### ESTATE OF TIMOTHY OWEN OF MARBLEHEAD.

Timothy Owen dying intestate, the marshal Skerry was appointed 30: 9: 1671, administrator of the estate.

Inventory of the estate of Timothy Owen, taken Nov. 28, 1671, by Moses Mavericke and Samll. Ward: Money, 19s. 9d.; 1 Sarge wastkot and briches, 14s.; 2 old Coats, 1 old paier of briches, 10s.; two paier of shoes, 8s.; 1 paier of wosted stockings, 2s.; 1 paier of Cotton stokins, 2s.; 1 paier of linen drawers, 3s.; 1 paier of blew birches, 1 blew Capp, 4s.; 2 remnants of Ribent and manchester, 3s. 6d.; 1 Chest, 7s.; total, 3li. 13s. 3d.

Timothy Owin's account with Georg Bonfield: To his diate and atendants about 16 dayes when he was Sick before he died, 1li.; to the diggeing of his grave, 3s. 6d.; to the Making of his Coffing, 8s.; 6 qts. bornt Rum, 9s.; to my paines takeing about his buriall, 5s.; In what my Wife was out about him when he was sick, 5s.; total, 2li. 10s. 6d.

Warrant, dated 2: 8: 1671, to Nathanel Walton, one of the constables of Marblehead, "I being informed y<sup>t</sup> Timothy Owen is dead in y<sup>r</sup> Towne at Goodm. Banfeilds," to take possession of the estate of said Owen, signed by Wm. Hathorne, assistant.

Henery Skerry, marshal, made return as administrator that he had paid to John Legg, 18s.; marshal's charges, 6s.; clarke, 2s.; which with Bonfeild's bill, amounted to 3li. 14s. 6d.

*Essex County Quarterly Court Files, vol. 18, leaves 31, 32.*

#### ESTATE OF HACKALIAH BRIDGES OF SALEM.

Hackaliah Bridges being cast away and dying intestate. Mr. Samuell Symonds and Major Genrll. Denison, the clerk being present, granted Feb. 8, 1671, administration to Obadiah Bridges, his brother, who was to bring in an inventory. *Ipswich Quarterly Court Records, vol. 5, page 158.*

## ESTATE OF ADAM HAWKES OF LYNN.

Inventory of the estate of Mr. Adam Hawks taken Mar. 18, 1671-2 by Thomas Newhall and Jeremiah Sweyen: in wearing Aparill, 5li. 17s.; a bedsteed, fetherbed, 2 fether pilows, Flock bed, on blanket, sheetts, curtins, vallene and one Imbroadered coverlid, 14li.; bedsteed and beding belonging to it, 7li. 10s.; trundell bed and beding belonging to it, 2li. 10s.; one other bed and bedsteed, 3li.; bras and pewter, 3li. 14s.; Iron potts and kettells, one pare of Andirons, — pare of trambrells. tow par of pott hoks, one cast backe, on friing pan, one pare of stilliards, one spitt, 5li. 7s.; tow croscut saws, one sith, one sikell, three Axces, to par of Hoks, one Axtre pin, on sledg and ould Iron, 1li. 11s.; tow muskits, tow small fflowling pes, tow Rest heads, 3li. 15s.; three swords, one wachbill, on ould belt, one pistell and one Drum, 2li. 13s.; one Table, six Joyn stools, 2li. 2s.; one Cubbard, one Joynd chear, one chest, 2li. 8s.; Table cloths, napkins, tow snapsaks, 1li. 7s.; a bible and other Books, 1li.; one press, tow small tables, tow chairs, 2li. 8s.; a pare of banddillars, milk vesells, sivs, 14s.; a peas of black cloth, 1li. 6s.; cart wheells, plow and yoks, chayns, clevis and pin, beatell, tow wegges, one forke and part of a cart Roop, 5li. 18s.; fouer oxcen, 21li.; seven cows with tow sucking calfs, 24li. 10s.; one tow yearling and tow yearlings, 4li. 5s.; tow Horses and tow mares, 17li.; sixten swyn one with another, 9li.; sadell and pillion, 15s.; loking glass and baskett, 7s.; tobakow and ould caske, 18s.; The Dwelling Hows and barne, 120li.; about nyn Hundred of boards, a stoke of bees, 2li. 16s.; five hundred and ffifty akers of land, 550li.; fouer Akers of upland, 2li.; total, 817li. 11s.; credit to the Estatt, 1li. 15s.; Debts from the Esstat, 46li. 14s.

Administration on the estate of Adam Haukes of Lynn was granted to John Hauks of Lynn, and certain articles of agreement were allowed. He was to give to his mother Mrs. Sarah Hauks, nine score acres of upland in Lynn, not joining to the farm, eight acres of medow in the great meadow, and one third of all the moveables; to Sarah Hauks, her daughter, four score and ten pounds, to be paid five pounds every two years until forty pounds is paid, and the fifty pounds at age or marriage; if she should die before said time to be paid to the widow, Sarah Hauks, all to be paid in corn or cattle; to Moses Hauks, son of John Hauks by Rebeckah Hauks, daughter of Mr. Moses Mavericke, as a leg-

acy from his grandfather, Mr. Adam Hauks, one half of that farm in Lynn which the said Hauks lived and died upon, only for the housing, to pay the value thereof if he pleases, at age, and if he should die before, the estate to go to his father John Hauks and his children; to Mr. William Cogswell for his wife, four score and ten pounds, to be paid ten pounds yearly, in corn, cattle or goods; to Frances Huchisson, twenty pound, in corn, cattle or goods, to be made in two payments within two years; to Samuel Huchisson, Thomas Huchisson, Edward Huchisson and Elizabeth Hart, five pounds each, within twelve months time, in corn or cattle; all the residue to John Hauks.

Signed Mar. 27, 1672, by Sarah (her x mark) Hauks, Francis Hutchinson, Moses Mavericke, John Hauks, William Cogswell.

Approved and allowed Mar. 26, 1672 in Ipswich court.

*Essex County Probate Files, Docket 12,899.*

#### ESTATE OF ELIAS YOUNG.

An imperfect inventory of the estate of Elias Young, who with Wm. Yabsly and Edward Foster, was cast away at sea, being presented, and the court Mar. 26, 1672, being informed that the estate may suffer unless an exact inventory be returned, Mr. Bartholmew Gedney, Mr. Christopher Lattimer and Erasmus James were appointed administrators, they giving security. All their charges were to be paid, although the deceased be found to be insolvent. Court further ordered that all creditors have notice by publication to bring in their bills to these administrators, in order that each might receive his proportion, and that the said administrators have power to make sale of such part of the estate as necessary. *Ipswich Quarterly Court Records, vol. 5, page 159.*

Inventory of the estate of Elias Young taken by Bartlemew Gedny, Erasomus James and Christopher Latemer, and returned June 27, 1672, to Salem court: his aparill, bed & chest & Instruments, 11li. 17s. 6d.; his share of fish, 9 1-4 qtls. of Cod fish unculled att 14s. p qtl., 6li. 9s. 6d.; 1 qtll. of hadock & 1 qtl. of poluck att 8s. p., 16s.; his part of 4 1-2 hhds. of sault, 1li. 7s.; his prt. of baite 1 1-4 barill of makrill at 12s. 6d.; his pt. of a mast, 2s. 6d.; due to him from Jno. Leg, 12s. 6d.; due from Foster for sault, 8s. 11 1-4d.; total, 22li. 6s. 7 3-4d. Subtract 24s. his prt. of wt. hath been expended In wayghing the fish & our Time & other Charges,

1li. 4s. Debtor: to Erasmys James, 6li. 11s. 10d.; Eleazer Gedny his part for Rebuilding yr. boat, 3li. 5s. 9d.; Ambrose Gale, 1li. 2s. 9d.; Ambrose Gale his pt. for sails & Riging, 1li. 7s. 6d.; Bartlemew Gedney, 2li. 10s. 3d.; James Skinner, 33s.; Christopher [Nick?], 50s.; Samll. Lee, 50s.; Jno. Cob, 4s.; Wm. Nick, 49s. 8d. & more for stageroom; more to Wm. Nick for blubr. hogshed, 1s. 8d.; more to Richard Dill, 3li. 11s. 3d.; total, 27li. 17s. 8d.

The Salem court 27: 4: 1672, ordered that the boat's hire was to be accounted due only for the time being and the mooring and the stage room for the whole voyage, to be paid in proportion to the rest of the creditors, and return be made to the next Salem court.

*Essex County Quarterly Court Files, vol. 18, leaf 141.*

Mr. Bartholmew Gedney and Erassmus James, making return 26: 9: 1672, of their administration upon the estate of Elias Young, were discharged. *Salem Quarterly Court Records, vol. 5, leaf 59.*

#### ESTATE OF WILLIAM YABSLY.

An imperfect inventory of the estate of Wm. Yabsly, who with Elias Young and Edward Foster, was cast away at sea, being presented, and the court Mar. 26, 1672, being informed that the estate may suffer unless an exact inventory be returned, Mr. Bartholmew Gedney, Mr. Christopher Lattimer and Erasmus James were appointed administrators, they giving security. All their charges were to be paid, although the deceased be found to be insolvent. Court further ordered that all creditors have notice by publication to bring in their bills to these administrators, in order that each might receive his proportion, and that the said administrators have power to make sale of such part of the estate as necessary. *Ipswich Quarterly Court Records, vol. 5, page 159.*

Inventory of the estate of Wiliam Yabsly: his cloaths & bedding, 4li. 7s. 6d.; 9 1-4 qtls, of Cod fish uncull'd at 14s., 6li. 9s. 6d.; 2 qtls. of Refus fish, 16s.; 1 1-4 barils of makrill at 10s., 12s. 6d.; pt. of an ould mainmast sould, 2s. 8d.; his pt. of sault not spent, 1li. 7s.; Edward Foster for sault, 8s. 11 1-4d.; total, subtracting charges, 13li. 1 1-4d. Debtor: to Erasmus James, 6li. 1s. 7d.; his pt. of Rebuildding the boat by Eleazer Gedny, 3li. 5s. 9d.; Bartlemew Gedny, 15s.; Ambros Gale, 1li. 9s. 1d., and for sails & Riging for ye boat, 2li. 16s. 7d.; Wm. Nic, a blubr. Cask, 1s. 3d.; James Skinner, 4s.

6d.; Samll. Lee, 30s.; Jno. Cob, 1s. 8d.; Richard Dill, 3li. 9s.; total, 18li. 5s. 4d.

Salem court, 27: 4: 1672, ordered that the boat's hire was to be accounted due only for the time being and the mooring and the stage room for the whole voyage, to be paid in proportion to the rest of the creditors, and return be made to the next Salem court.

*Essex County Quarterly Court Files, vol. 18, leaf 141.*

Mr. Bartholmew Gedney and Erassmus James, making return 26: 9: 1672, of their administration upon the estate of Wm. Yabsley, were discharged. *Salem Quarterly Court Records, vol. 5, leaf 59.*

#### ESTATE OF EDWARD FOSTER.

An imperfect inventory of the estate of Edward Foster, who with Elias Young and Wm. Yabsly, was cast away at sea, being presented, and the court Mar. 26, 1672, being informed that the estate may suffer unless an exact inventory be returned, Mr. Bartholmew Gedney, Mr. Christopher Latimer and Erasmus James were appointed administrators, they giving security. All their charges were to be paid, although the deceased be found to be insolvent. Court further ordered that all creditors have notice by publication to bring in their bills to these administrators, in order that each might receive his proportion, and that the said administrators have power to make sale of such part of the estate as necessary. *Ipswich Quarterly Court Records, vol. 5, page 159.*

Inventory of the estate of Edward Foster: his aparill & bedding, 8li. 12s. 6d.; his share of fish, 9 1-4 qtls. of Cod fish, unculled, at 14s., 6li. 9s. 6d.; 2 qtlls. of Refus fish, poluck & hadock at 8s., 16s.; 1 fouling peec, 20s., & 1-2 barill makrill, 1li. 5s.; total, subtracting his part of charge, 15li. 14s. Debtor: to Ambros Gale, 4li. 9d.; Erasmus James, 5li. 10s. 6d.; Mary Trevet for washing, 20s.; Dixy, ferryman, 5s.; —, shoemakr att Boston, 18s.; And — —, 24s.; Nicho. Wilis, 5s. 6d.; Ed. Homan, 8s.; Mr. Lattemer, 1li. 14s. 11d.; Jno. Stacy, 6s. 6d.; Mr. Brock, 18s.; Wm. Pitche, 26s.; Jno. Cob, 44s. 8d.; Jno. Clements, 30s.; Mr. Maverick, 5li. 1s. 7d.; Elias Yong for sault, 8s. 11d.; Wm. Yabsly for sault, 8s. 11 1-4d., more pould Mr. Browne, 12li. 3s. 8 1-2d.; total, 39li. 14s. 11d.

The Salem court 27: 4: 1672, ordered that the boat's hire

was to be accounted due only for the time being and the mooring and the stage room for the whole voyage, to be paid in proportion to the rest of the creditors, and return be made to the next Salem court.

*Essex County Quarterly Court Files, vol. 18, leaf 141.*

Mr. Bartholmew Gedney and Erassmus James, making return 26: 9: 1672, of their administration upon the estate of Ed. Foster, were discharged. *Salem Quarterly Court Records, vol. 5, leaf 59.*

#### ESTATE OF ABIEL SOMERBY OF NEWBURY.

Administration on the estate of Abiell Somerby, intestate, granted Mar. 26, 1672, to Anthony Somerby and Rebecka Somerby, relict of the said Abyell. An inventory of the estate, amounting to 315li. was presented, and four children were left, she being with child at the time. Court ordered 100li. to the widow and the rest of the estate to the children, the eldest son to have a double portion. *Ipswich Quarterly Court Records, vol. 5, page 159.*

Inventory of the estate of Abiel Somerby, deceased Dec. 27, 1671, taken by John Knight and Tristram Coffin: House- ing, orchard, 24 acres of upland, 180li.; eighteen acres of meadow, 70li.; his weareing apparrell, 14li.; horse, saddle, pistolls, holsters, belt, cutles, 13li. 6s. 8d.; bedsted, fetherbed, rug, blankets, bolster, curtaines, 8li.; a yoake of oxen, 3 cows, 8 sheep, &c., 30li.; total, 315li.

Received Mar. 26, 1672 in Ipswich court. *Essex County Probate Files, Docket 25,832.*

#### ESTATE OF JOHN CHENEY OF NEWBURY.

Administration on the estate of John Cheny, intestate, granted Mar. 26, 1672, to Mary, the wife. An inventory amounting to 97li. 12s. 4d. was presented and there were three children left, John, Mary and Martha. Court ordered to the son 20li. at the age of twenty-one, and to the daughters 10li. each at age or marriage with their mother's consent, the estate to remain in the mother's hand till they come to age, provided that if she married, security be given for the children's portions. *Ipswich Quarterly Court Records, vol. 5, page 163.*

Inventory of the estate of John Cheny of Newbury, deceased Jan. 7, 1671, taken Jan. 20, 1671 by William Tit-

comb, Anthony Somerby, Georg (his O mark) Little and John Webster: a parsell of upland and meadow in Newbury, 38li.; three cowes, 11li.; three swyne, 1li. 10s.; his wearieing apparrell, 4li. 8s.; a bed, Rugs, blankets & pillows, 3li.; foure sheets, & a blanket, 1li. 12s.; a brass kettle, 2 Iron pots, 3 brass skilletts, 2li.; warming pan, 3 peuter bottles & peuter cups, 10s.; saddle & bridle, 12s.; two chests, 3 chayres, cradle, tubs, trays & other lumber, 1li.; tramell, beetle Rings, Axe, 3 wedges, frying pan, spade, gridiron, 2 hooes & a pr. of tongs, 1li.; a matchlock musket, sword & belt, Pike, powder & bullets, 1li. 5s.; about fifteen bushel of oats, 1li. 10s.; about ten bushels of Indian corne, 1li. 6s. 8d.; in provisions, 1li.; after his mothers decease his Brother Daniel is to pay to him or his heirs, 30li.; a debt due by bill from Rich. Bartlet, 15li.; total, 124li. 10s. 8d. He owes to Ensign Grenleafe & Tristram Coffin, 22li.; Richard Kent, 2li. 2s.; more payd and to be payd as in schedule annexed, 14li. 16s. 4d.; total, 38li. 18s. 4d.

Received in Ipswich court Mar. 26, 1672.

Sums paid to divers Persons since my husband died: to Mr. Woodman, 8s.; Richard Kent, 18s.; Anthony Somersby, 2s. 6d.; Amos Stickney, 2li. 17s.; William Chandler, 2s. 6d.; Anthony Mors, Sr., 3s.; Isrell Webster, 1s.; John Knight, Sr., 7s.; Nathanell Chaney, 10s.; Mrs. Cottile, 6s.; Captain Whit, 5s.; John Emerey, Sr., 5s. 6d.; John Person, Sr., 7s. 6d.; Richard Doll, 12s.; Goodman Hasson, 2s. 3d.; Joseph Plumer, 4s.; Ensign Grenlefe, 6s.; Henry Jaquis & Mary Duell, 2s.; John Webster, 9s. 3d.; Danell Lunt, 12s. 10d. The rest yet to pay: John Doll, 1li. 3s.; Richard Kent, 2li. 2s.; Dockter Benit, 2li. 10s.; total, 14li. 16s. 4d.

*Essex County Probate Files, Docket 5,278.*

#### ESTATE OF ROBERT CLEMENTS OF HAVERHILL.\*

Mr. Roberts Clements late of Haverhill, gave to his grandchildren that were then in New England, after the decease of his wife, his house, houselot and orchard in Haverhill, to be divided equally by the disposal of their parents; therefore, Job Clements, Moses Pengry, John Osgood and Thomas Mudget being the surviving parents of the grandchildren, have divided it into three parts, there being fifteen heirs, that is to say, two of Job Clement's, six of Moses Pengry's, five of Abraham Morrill's and two of John Osgood's, and

\* See *ante*, vol. 1, page 272.

thus the heirs are divided into three parts and their portions are as follows: Job Clement's two children, John Osgood's two children and Moses Pengry's eldest son to have the second division of upland, the ox common land, half of the east meadow the upper end, together with one third part of the fourth division laid out, as also all common priviledges thereunto belonging; Moses Pengry's other five children to have the third division of upland, Haukes meadow, and one third part of the fourth division not yet laid out, together with one third of all common priviledges thereunto belonging: Abraham Morrill's five children to have the house and house lot, orchard, the plain lot and half the east meadow the lower end, with one third part of the fourth division not yet laid out and one third of all common priviledges thereunto belonging.

Signed Oct. 8, 1669. Witness: Robert Clement, Jno (his I + mark) Heath, Sr., John Redman.

Thomas Mudget owned this agreement or division Dec. 18, 1684.

Acknowledged Apr. 2, 1672, by Moses Pengry and John Osgood.

George Brown and Daniell Ela were chosen by the Hampton court to consider of and to survey a division of land that Mr. Rob. Clement gave to his grandchildren which they have done and consider the above division just and right as witness our hands Oct. 6, 1685. *Norfolk Deeds, vol. 3, page 341.*

#### ESTATE OF ROGER LANCTON OF HAVERHILL.

Inventory of the estate of Rodger Lancton taken Jan. 24, 1671 by Robert Clement and John Johnson by the desire of "Mr. Edmon Bridges and Samewall varnum Related to the sayd Rodger who deseased with out a will": 2 sheets, 1li.; three pillows, 1li.; one fether bead, 2li. 5s.; one Rueg, 1li. 15s.; one coverlid, 14s.; one blanket, 6s.; one great coat, 1li. 10s.; one sargh coat, 1li.; two short coats, 1li. 5s.; one Jhacket & briches, 1li. 5s.; shous and stockins, 7s.; one shurt and two hats, 16s.; one wascoat and drawers, 8s.; pillow-bears, napkins & caps, 1li. 3s.; one haat & one arporn, 1li.; peauter and tin, 10s.; one wascoat, 10s.; Iorn wear and tooles, 2li. 15s.; costlit, sword, pick & Armes, 2li. 10s.; thirti six buchill of corn, 4li. 16s.; thierten pound of hoops, 9s.; meat and sewit, 2li. 10s.; tobackou, 3s.; one cow and callf, 5li. 5s.; cheast and lumber, 1li. 10s.; woll and

flax, 6s.; total, 36li. 18s. Debts due to the estate: John Hasilltin deptor for work at the mill, 4li. 6s.; Robert Swan by a bill, 11li. 9s.; Edmon Bridges, 1li.; more on book, 11li. 13s.; Samewell varnum depter upon book, 4li. 19s. 9d.; total, 33li. 7s. 9d.

Attested in Salisbury court 9: 2m: 1672 by Edmond Bridges. *Essex County Probate Files, Docket 16,370.*

#### ESTATE OF JOSEPH DAVIS OF HAVERHILL.

Inventory of the estate of Joseph Davis taken Oct. —, 1671, by George Browne and James Pecker: a payer of brichis, 2li.; a greate Cote, 1li. 5s.; white dublit, 6s.; a peece of soole lether, 6s.; diapper linin, 1li. 7s.; beddin & bedsted, 2li. 10s.; a Chiste, 6s.; tabill, 2s. 6d.; parsill of wollin & linin clothe & buttins, 2li. 7s. 4d.; a crose Cut sawe, 1li. 5s.; case of pistolls & houlsters, 1li. 6s.; one irone pot & fryinge pann, 16s.; twoe tramils, 10s.; spit, 3s.; payer of tongs & fier shoffill, 7s.; tubs & barills, 6s.; saddill, bridill & pilyone, 14s.; a payer of bootes, 10s.; Carte, tumbrill, wheeles, plow Irons, Chaîne, axe, Irons for the Cart & wheeles, 3li. 3s. 6d.; 80 bushills of Indian Corne, 10li. 13s. 4d.; parsill of Ry, 3li. 16s.; a payer of steeres, 9li.; twoe Cowes, 8li.; twoe yere-lins, 3li.; small parsill of land by ye west bridge, 7li.; five Comonage privillages, 10li.; parsill of boeckes, 5s.; a hundred sixty six Akers of third devishon land, 55li. 10s.; a parcell of Land & howsing, 160li.; wodin ware, 18s.; 2 Chayers, 2s.; 2 sivfs, 2s.; hat, 2s. 6d.; pewter spoones & dishes, 1li. 11s. 6d.; small Compase, 1s. 6d.; total, 283li. 12s. 2d. A parcell of Land at Hogg hill about 150 Acres, under a morgage to Mr. Dudly of Roxbery for 60li. in money.

The estate is debtor to Captain Salltonstall, 3li.; James Davis, Sener, due to him by bill, 4li. 17s. 6d.; Mr. Richard Doole, 19li. 11s.; Captin Garishe, 6li.; Mr. Thomas Woodbrige, 4li.; hewe marche, 2li. 10s.; Gorge Corlyes, 18li.; Lt. Browne for laying oute of land, 10s. & 4s. in silver, 14s.; danill hendrik, Sr. for layin out of land, 6s.; goodman sumersbe, 2li. 10s.; thomas davise by a band, 100li.; Joseph Crokit for 8 bushill of Corne & 9s. 6d. money, 1li. 13s. 6d.; Robert fford, 6li. 13s.; Mr. Crosbe, 6li. 10s.; Nathaniell Clark, 2li.; James Sanders, 4li.; John griffins demands, 2li. 15s. 9d.; To the Treasurer of Norfolke, 10s.; Stephen Swett, pr. bill, 3li. 14s.; Ric. Dole expences as administrator, 2li. 10s.; Mr. Severnes, 11li. 2s.; Mr. Phillips, 4li. 18s.; John Knight, Sr., 2li. 2s.; Go. Longhorne, 1li.; Mr.

Dole in money, 63li.; Go. Davis, 42li. 13s. 5d.; total, 315li. 2d.

Attested in Salisbury court 9: 2m: 1672 by Richard Dole and Thomas (his E mark) Davis, the administrator. *Essex County Probate Files, Docket 7,300.*

In answer to the petition of Thomas Davis of Haverhill, it was ordered May 7, 1673, that the administrators of the estate of Joseph Davis sell the houses and lands of the deceased and after paying Richard Dole his debt secured to him by a mortgage, the remainder shall be to satisfy the creditors proportionably. *Mass. Bay Colony Records, vol. 4, page 557.*

#### GUARDIANSHIP OF NATHANIEL KNIGHT OF IPSWICH.

Nathaniell Knight and Mary Knight made choice of their father-in-law Robert Whitman to be their guardian, who gave security May 1, 1672. *Ipswich Quarterly Court Records, vol. 5, page 168.*

#### ESTATE OF JOHN DRESSER, SR. OF ROWLEY.

"I John Dreser Being weeake of Body but of perfect vnderstanding and memory doe make and ordaine This my Last will and Testament. Inprimis I will and bequeath my Soule into the hand of allmighty god that gaue it and my body to the earth in hope of a blesed Resurrection. As for my outward estate that god hath giuen vnto me I despose as followeth my eldest son John Dreser haueing vpon marriage Receaued a considerable estat from me I now doe further will and giue vnto him all my land in Bradforth street lots one acre of meadow in Longe meadow the ground I bought at the end of his meadow at the cow bridge the one halfe of my meadow in batcheler meadow and the one halfe of my meadow at the oyster poynt also my acres of salt marsh in farme also one halfe of my meadow at the causy toward Sayyer Iland also one halfe of my upland in the farme called m<sup>r</sup> Dumers farme and one gate vpon the commons.

"Item vnto my son Samuell Dreser I will and giue vnto him that halfe of my land that I had not giuen vnto my son John but is in my owne possession in the land lying in the bounds of Ipswich also I will and giue vnto him the other halfe of my vpland in the farme commonly called m<sup>r</sup> Dumers farme also I will and giue vnto him my house orchard barne and house lot excepting the west end of it: which I giue vnto my welbeloued wife dureing her naturall life and then to be

his wholly also I will and giue vnto him my gate land and the meadow in it neere vnto batcheler meadow also I will and giue vnto him halfe my meadow in batcheler meadow also one acre more or lese in the farme bewixt Richard Clarke and Joseph Chaplin also I will and giue him my meadow in the hog Iland marsh and halfe of my meadow by the Causy toward Sayer Iland also I will and giue him three gates vpon the Commons.

“Item I will and giue vnto my Daughter Elizabeth Dreser one hundred pounds twenty pounds I will and giue vnto hir out of the moueables in the house beding and the like and the Remainder of it to be made vp by my excecutors out of my estate my village land i haue not desposed that if the estat will not make it vp they may haue it to enable them or to Reserue it equally betwixt them if they make vp the hundred pounds and my will is that this hundred pounds be paid hir at hir demand and also at an indifferent aprisement allowing vnto them after demand halfe one yeare for the payment of one halfe and the other halfe to be paid with in one yeare

“Item I will and giue vnto my welbeloued wife mary Dreser all the rest of my moueables in the house after the twenty pounds to my Daughter be paid to be hir owne at hir will and despose also i will and giue vnto hir two coves which she shall Chuse and one heifer Comeing two yeares of age and sufficient fire wood and my will is that my two sons Samuell and John doe mutually prouide for the said catell frely both sumering and wintering and also prouide hir sufficient fire wood at the Doore also my will is that my two sons allow ther mother each of them three bushells of aples by the yeare and also out of ther lands affoard her sutable land to sowe halfe a pecke of flax seed yearly if she desire it and all this dureing her naturall life also I put a stocke of fise pounds of leather in to my son Johns hand that I will and giue vnto my wife to call for as she seeth neede of it Also I will and giue hir foure of my swine also I will and giue hir out of the corne in the house for hir p<sup>s</sup>ent suply ten bushells of indian two of English and three bushells of malt

“Also my will further is that aboue what I haue giuen vnto my wife that they my two sons are mutually and frely to prouide for that they shall out of the benifit of these Lands that I haue now giuen them allow vnto ther mother dureing hir naturall Life fise pounds by the yeare yearly that is fifty shillings a peece two thirds of it in Indian corne currant and good the other third part in English corne in

wheat Rie and barley acording as she shall see need to make vse of them for the quantety of each or as she and they may agree yearly for the payment of the said five pounds and also that they giue vnto ther mother sufficient security for the pament and p<sup>r</sup>formance of this my said will And if they doe not to her content then my will is that she shall hand all the lands and meadows I haue giuen vnto my son John in this my said will and also as much out of the Lands and meadows I haue giuen vnto my son Samuell to be set out vnto her for her comfortable maintenance and I will and giue hir powre to sell any part of it if the produce be not sufficient maintenance for her dureing her life that soc she may haue that which may be to her comforth and at her decease if by need she haue sould out of either of ther parts that after her decease it be made equall out of the other

“Also I will and ordaine my two sons Samuell and John the executors of this my last will and Testament Also I will and giue vnto my apprentice Daniell Button one pare pinchers one pare of Nippers two paireing knives and foure awles and the Remaineing part of his time I set ouer vnto my son John for the perfecting his trade and that my will is my son John fullfill his indenture to him Item I will and giue vnto my son Johns eldest son John as a Leagacy one Read heifer comeing two yeares of age: also I will and giue vnto his Daughter mary one yeareing calfe and also to his daughter martha one yeareing calfe Item I will and giue vnto my son Samuell his two daughters as a Leagacy equally betwixt them two pounds seauen shillings that is in ther fathers hand that I paid for him in halfe a mare And vnto this as my Last will and Testament I set to my hand this 5<sup>th</sup> of march 1671 (or) 72.”

John (his I D mark) Dreser.

Witness: Samuell Brocklebanke, Maxemillion Jewett.

Proved May 1, 1672 by the witnesses.

Inventory of the estate of John Dresser, Sr., taken Apr. 26, 1672 by Maxemillion Jewett, Leonard Harriman and Samuell Brocklebanke: in sillver, 1li. 14s.; one bible, 12s.; in aparell, stockins, boots, shoos, hats, shirts, and other lineu, 9li.; one paire of new blankits, a paire of curtanes and valliants, 3li. 10s.; one brase kette, 2li. 5s.; on yeallow Ruge, 2li.; one coverlet, 1li.; one feather bed, one bouster, 2 pillows, 3 paire of sheets, 9li. 15s.; 3 pillow beares, 6 napkins, 1li. 4s.; pewter potingers, platers, 6s.; more beding and bed and curtaines, 11li.; new cloath and sackin, 1li. 18s.; in puter,

brase, Iron pots, pot hookes, Tramells, tongs and such utin-sells, frying pan, lamps, gread Iron, 5li. 5s.; in wooden vesell for milke, beare and meat tubs, 1li. 10s.; Ric, 1li. 18s.; wheat, 3li. 16s. 6d.; seed sowne & pease, 16s. 6d.; Indian corne, 9li.; sakes, sives, hogsheads and measures, 1li. 3s.; whealles, coton, Linen and yarne cards, 1li.; armes and amunision, 2li. 10s.; a stocke of Leather, 7li. 2s. 6d.; shoemaker Toolles, 1li.; the cart, ploughs, yoakes, chaines and other husbandry instruments, 4li.; house and land at home, 40li.; Land in Ipswich bounds, 80li.; Land at farme, 20li.; Land and meadow neere to bacheler medow, 10li.; one acre of marsh, 4li.; meadow in hoge lland marsh, 4li.; meadow at the Causey, 16li.; Gates upon the commons, 12li.; Land in broadforth street Lots, 16li.; one acre of meadow in Longe meadow, 3li.; Land toward the cow bridge, 3li.; in batcheler meadow one acre & halfe, 9li.; two acres of marsh at oyster poynt, 10li.; one acre of marsh in the farme, 6li.; Land at the village, 15li.; swine, 4li.; debts due by bills to the estat, 31li. 12s. 6d.; cattell and horses, 46li. 15s.; in greene Hids, 5li. 10s.; debts due by Booke, 30li. 14s.; total, 449li. 7s.; debts due from the estate, 23li. 14s. 8d.

Attested May 1, 1672 by the executor.

On reverse of inventory is written, 1 3 yeare steere, 2li. 15s.; 2 2 yeare heifers, 4li.; 2 yeare catles, 2li. 5s.; 1 3 year heifer and calfe, 4li.; 3 cowes and one calfe, 13li. 10s.; 2 oxen, 14li.; 1 mare, 4li. 15s.; halfe 2 yere mare, halfe foalle, 2li.

*Essex County Probate Files, Docket 8,311.*

#### ESTATE OF THEODORE PRICE OF SALEM.

Administration on the estate of Mr. Theoder Price, intestate, granted 25: 4: 1672, to Capt. Walter Price, his father, and Ann, his wife, who brought in an inventory of his estate. The estate was ordered according to an agreement drawn up by the parties concerned, as follows: that Anna, the widow, should have 80li. for her own use, she giving said Walter a discharge for her thirds; that said Walter should take into his care and bringing up the eldest daughter of deceased, Elizabeth, who was to have 60li. at age or marriage; that said Anna should bring up the younger daughter Anna, who was to have 60li. at age or marriage; the administrators were to give security for the children's portions, and if either child died, her portion was to be divided between the surviving child and the mother; that the widow should have all debts

due the estate. *Salem Quarterly Court Records, vol. 5, leaf 58.*

Inventory taken Apr. 10, 1672, by Hilliard Veren, sr., and Edmond Batter: Dwelling house and half an acre of ground, adjoining, with the outhousing, 160li.; a still with a worm, 10li.; pewter, a feather bed & bolsters, 2 pillows & beers, a Rug, 3 blanketts, 1 pr. sheets, with bedsteed, curtaines & vallens, rods, rope, mat & flock Bolster, 10li.; a truckle bed, bolster, rugg, 1 pr. blankets, 1 pr. sheets & appurtenances, 2li. 15s.; a square table & 6 Joyne stooles, 1li. 5s.; a round table, 10s.; 8 leather chaires, 3li. 10s.; 14 chairs old & new, 16s.; 5 Cushions old & new, 7s.; a looking glass & 3 or 4 other bottle glasses, 16s.; a case of bottells, screw bottells, 15s.; 2 old pillowes & cases, 10s.; firepan, tongues, bellows, 2 Haukes, 10s.; a lock of gold, 5li. 10s.; a sleeke stone & brushes, 2s.; 2 small bibles, a written book of mathamatix & 2 or 3 old small bookes, 1li.; 6 silver spoones, wine cupp, waying 9 ounces, 2li. 14s.; a hand screene, 1s.; in the chamber, a feather bed & bolster & pillowes & 1 pr. Sheets, rugg, 1 blankett, greene curtaines & vallens & pillows, bedsted & appurtenances, 10li.; 4 pr. sheets, 50s.; 2 pr. pillowbeers, 8s.; 1 doz. ozenbridg napkins & cloth, 2 dozen & 7 of most worne napkins & 6 cloathes, 2li. 10s.; 10 towells, 5s.; 6 bands & 2 or 3 old ends, 5s.; 5 shirts & 2 pr. drawers, 18s.; 6 capps & 9 neck cloathes, 1li. 6s.; 1 pr. Andirons, firepan, tongues, 12s.; a smale looking glass, 12d.; a trunk, 7s.; a chimney cloath, 5s.; 4 boxes, 10s.; a powdring tub, 2s.; som belly peeces & collers & som thred & som other trifles, 2s.; a pr. pistolls & holsters, 1li. 10s.; about 7li. cotten yarne & 7li. flax yarn & cotten wooll, 1li. 8s.; 1 pr. cards & old baskett, 1s. 6d.; a quadron & gunters scall, 6s. 8d.; his wearing apparell, 7li. 10s.; a hatt, & 7 pr. of stockens with a chest, 1li.; in the kitchin, 2 Iron potts & pot hoockes, 12s.; a frying pan, spitt, chafing dish, 5s.; warming pan, 8s., brass Kettell, 1li. 13s.; latten ware, 4s. 6d.; skillets, scumer, ladle & candlesticks, 1-4s.; pewter, 4li. 10s.; earth wt. ware & red ware, 10s.; Trenchers & dripping pan, 2s. 6d.; old butts, barrells, tubbs, & other lumber, 12s.; in cash, Rec. of William Hathorne, 1li. 10s.; the neager, 10li.; a hhd. of suger, 7li.; total, 260li. 1s. 2d. Also a belt, 5s. Estate debtor, to W. Price, 90li. 17s. 4 1-2d.; to Jno. Neal, 2li. 10s.; to New meeting house, 1li.; total, 94li. 7s. 4 1-2d. The pistolls not being sould is abated 6s.

Attested 29: 4: 1672 by Capt. Walter Price and An the relict of Theoder Price. *Essex County Quarterly Court Files, vol. 18, leaf 135.*

Whereas Mr. Dudley Bradstreet being the husband of Ann the late wife of Mr. Theoder Price, deceased, was possessed of an estate of 60li. belonging to Anna, daughter of Mr. Theoder Price, deceased, and payable to said Anna at the age of eighteen years or marriage, as appears by court order of 25: 4: 1672, said Bradstreet acknowledged 24: 9: 1674, a bond of 120li. for security of the said child's portion.

Mr. John Price, executor of the will of Capt. Price, deceased, being possessed of an estate belonging to Eliza. Price, daughter of Theoder Price, deceased, payable to said Elizabeth at the age of eighteen years or marriage, said Price acknowledged 24: 9: 1674, a bond of 120li. for security of the child's portion.

*Salem Quarterly Court Records, vol. 5, leaf 82.*

ESTATE OF DANIEL KING OF LYNN.

“The Laste will And Testement of Ma<sup>r</sup> Daniell Kinge of Swampscot This 7<sup>th</sup> of the 12<sup>th</sup> Mon 1671 Thoughte weake in Bodey yet perffet in Mind & Memore, firste I Bequeath My soule to god That gaue itt and My Bodey to Bee Buried By My Christian frindes In hope of A Joyfull Resurrection att the Laste daye firste I giue vnto My Sonn Daniel Kinge The house And Land whear hee Now dweles: the Boundes of w<sup>ch</sup> Land is Bounded from the sea & soe alonge By Beauer Brooke as it tis allredy Layd oute & Marked vntill you Come to the heighwaye that goes to Marbellhead that now is & as itt was Layd out By a Comittee And soe alonge the heigh waye till you Come to A popel tree that is one the weste side of the heigh waye that groes forked, And from thence westerly to The Chessnut Tre Vppon a straighte Line and soe vpon that Line to Linn Common, and then alonge by Linn Common vntill you Com vnto the Land of Ralph Kinge, and soe to Runn all alonge By his Line south easte till you Come to the sea Further more I giue vnto My sonn Daniell kinge Tenn Ackers of salte Marshe in the Towne Marsh Below Allen Bredes Land Juner, And Lying one the westerly sid of the Meddow of Ralph Kinge as itt is alredy deuided Bee itt More or Less The sayd Daniel Kinge paying yearly to Mee and to My wife soe Longe as wee Boath shall liue Tenn pound a year yearly in Moni or in sutch thinges as wee shall Acepte of

“secondly I giue vnto My Daughter Hannah Blaner And to her heires for euer The farme That is Called Darnels farme, And is thus Bounded one Salem & Marbell head one the Northeaste, and soe alonge the Line westerly vntill it

takes the Line Agaynste the Chestnut Tree & soe to Runn vpon a south easte Line to the Chestnut Tree, And soe alonge the same Line soe many Rodes as itt is one the westerly end at Linn Line And from Thence To Runn easterly to the Lower Corner of the feild Nexte to Marbell head heighwaye And My will is That My sonn Blaner shale paye to Mee & to My wife Tenn pound A year yearly in Monie or in sutch paye as wee shall Accepte of soe Longe as wee Boath shall Liue

“Thirdly I doe giue vnto My Daughter Elizabeth Redden and To her heires for euer ||all|| That Tracte of Land That Leyeth Beetwen the Land that I haue giuen vnto My Sonn Daniel Kinge and the Land that I haue giuen to My Daughter Hannah Blaner, which Land Boundes vpon Marbell head land puided that my Sonn Ridden doath Acquit Mee of all debts & demandes from the Begining of the world vnto this day, although I doe not know I ow him anything

“forthly I doe giue vnto My daughter Sarah Nedom and to her heires for euer, the Land that is Caled smithes hill as the old fence went in smiths Time puided that My sonn Nedom fence it In By ittself with a stone wale And to make a bridg ouer to the Land Further More I doe giue vnto My daughter Sarah Nedom and to her heires that sixty Ackers of Land that lies at the head of Ducke pond & is Bounded one the weste with the Rockes one the North with Ma<sup>s</sup> humferies farme & one the east with Salem Boundes, And vpon the Consideration My sonn Nedom shale giue to Mee & My wife soe Longe as we Liue fine pound A year yearly in Moni or in that that we shale except of Further I doe hear make my Deare & Louing wife Elizebeth my Full & soll executrix of this my will.

“Further More I doe giue vnto My Daughter elizabeth Redden And to her heires for euer six Ackers of salt Marshe in the Towne Marsh be it More or Less and is Bounded one the west with the Meddow of Ma<sup>s</sup> Cobbett And one the south with the medd of Henery Collines and one the easte with the meddow of Robert Driuer And one the North with the Medow of John Witt and William Craffe. Further More I giue vnto My daughter Hannah Blanner & to her heires for euer Three Ackers of Meddow More or less in the Towne Marsh & is Bounded one the west with the Meddow of Nathaniell Cartland & on the North with the Meddow of Nathaniel Cartland & one the easte with the Meddow of Theofilus Bayles & one the south By a Creeke.”

Daniel King, Sinyer.

Witness: Richard Walker, William Cowdry.

Proved in Salem court 26: 4: 1672 by the witnesses.

Inventory of the estate of Mr. Daniell Kinge of Linn, deceased May 28, 1672, taken by Richard Walker and William Cowdrey, and allowed upon oath of the widow, 26: 4: 1672, in Salem court: A house And Two hundred Ackers of Land with the fencing, 520li.; Ten Ackers of salte marsh, 80li.; one house more And 120 Ackers, And a Barne & Three Ackers of Salte Marsh, 300li.; 100 Ackers of land with 6 Ackers of salte Marsh, 330li.; 8 Ackers and 60 ackers of Land up in the woods, 140li.; six old horses & one Two year old horse, 22li.; Four Coltes, 4li. 10s.; 6 oxen, 34li.; 4 Cowes, 16li.; one heifer of Two year old & one yearling & a wenninge Calfe, 5li. 5s.; 4 sheep, Two Lambes, 2li. 10s.; 3 swine and 8 Pigges, 3li. 10s.; 4 fether Beades & 4 Boulsters, 13li.; A flock Bead & fether Boulster, 2li.; 4 Ruggs & 4 Blanckets & 4 fether pillowes, 6li.; To heigh Bead steeds & Two Trundell bead steeds, 2li. 10s.; 2 payer of Cortaynes and valiants, 2li.; 5 payer of flaxen sheets, 5li.; one payer of hollen sheets, 1li. 10s.; a payer of fine sheets, 1li. 5s.; Two dozen Napkins, 2li.; 2 fine Tabell Clothes, 1li.; 5 pillow Beeres & a Cubbord Cloth, 1li. 5s.; 2 fine Toweles, 6s.; 2 Course Tabel Clothes & 2 pillow Beeres, 12s.; 5 Napkins, 7s. 6d.; Two Trunkes & Two Chestes, 1li. 6s.; Two Coverlides, 1li. 6s.; Tabell & Carpet & 4 Joynd stooles, 1li. 18s.; fower Chaires and Three Cushines, 1li. 8s.; one Cosslet, 1li. 10s.; Bead steed, 16s.; 4 yards of Bayes, 1li. 2s. 6d.; A Coper kettell and a Brass pan and a Iron Pott, 2li.; 2 payer of Trameles & a lettell posnet, 7s. 6d.; payer of Tonges & a fier pan & a spitt, 5s.; Iron ketel & Iron skilet and two payer of pott hookes, 15s.; Tenn putor dishes & a quarte pott and a pinte pott, Two salte sellers, one Basson, 2 Sassors, one Chamber pott, 2li. 10s.; two Tinn puding panes, 3s.; 2 Brass Candelstickes, and two spring wheles, 18s.; Beare Vessell and Brewing vessel and other drey Caske with A Cheese press, 1li. 14s.; A Littell Tabell & Two Littell stooles, 6s.; Twelve pound of sheeps wool, 12s.; A Cutlash and old Iron, 15s.; Bookes, 1li.; payer of stilyards, 16s.; 2 smale Peeses of Plate and 2 silver spones, 1li. 15s.; Three smale drest skines, 10s.; waring apparell, 8li. 6s.; total, 1,528li. 9s. 6d.

Attested 26: 4: 1672 by the widow.

*Essex County Quarterly Court Files, vol. 18, leaves 146, 147.*

Jno. Blanye married Hanna, daughter of Mr. Daniell King, and about two years since she died and left him with seven children to care for besides debts, and having nothing to help him to provide for them but only a bare plantation

and Mr. Ralph King and others of his wife's relations continually suing him, and he not knowing what may be the cause of their so doing, unless to obtain possession of the plantation which they say is worth 600li. and desiring that all differences may be ended between them, petitions the court at Boston for a settlement of the estate and agrees to be satisfied if they will give him 160li. and also will give security providing that the children may have the remainder.

In answer to the petition the court Oct. 28, 1678, ordered that Capt Brattle, Capt. Wayte and Lt. Wm. Johnson make inquiries into the grounds of the complaint, all parties concerned to be present.

The above power is continued until the court in October when a hearing is granted for the case.

Deposition of Richard Walker aged about 65 years and Wm. Cowdrey, aged about 73 years, that being present when Mr. Dan. King made his will whereby he gave unto his daughter Hannah and her heirs, an house and part of his lands, Mr. Jno. Blanye understanding that he was not mentioned in the will, sent his wife unto her father and us desiring that his name might be put into the will for his life, but her father refused, because he said Mr. Blanye brought nothing to him and should have nothing from him.

Daniell King, Ralph King and Ezekiell Needham, guardians (by order of the Salem court) to the children of their sister Hanna Blany, deceased, shewing that John Blany, father of the children, still persists in cutting the timber off the land given to their said sister and her heirs by the will of her father, and by neglecting to care for the estate and allowing it to go to waste the children's estate will be entirely wasted, petition the court to appoint some honest and faithfull neighbors and friends to have power to "Inspect into whatt your hono<sup>rs</sup> shall determin about y<sup>e</sup> premises leaving us out who are Related."

Petition of Daniell Kinge of Salem, Ralph Kinge and Ezeckell Needham of Lynn shewing that they had presented a petition in October last and not having a hearing do ask again for a hearing thereof, it being a matter of great concern to some motherless children by whom an estate of their mother's coming to their father, which Estate was given her by her father's will and to her children and now the father who is John Blayno of Lyn being possessed doth make wast of the land by cutting the timber as Mr. Thomas Laughton and Ensign John

Fuller of Lynn both viewed it and declared so. Lyn, 27: 3m: 1679.

*Mass. Archives, vol. 16, papers 99-103.*

Joseph Blaney of Lynn, shipwright, in consideration of 100li. to be paid by his brother John Blaney of Salem, cordwainer, and also to give to him about 1 1-2 acres of salt marsh in Lynn which belonged to the estate of their grandfather, Mr. Daniel King, released all further claim on the said estate, lying partly in Salem and partly in Lynn. Sealed Mar. 23, 1713.

Witness: Joseph Jacobs, Daniel Rogers.

Acknowledged Mar. 23, 1713-14 by Joseph Blaney before John Appleton, Judge of Probate.

Salem, Jan. 26, 1714-15, Joseph Blanoo received of John Blanoo 100li. and the lands in full consideration of the above release. *Essex County Probate Records, vol. 311, page 107.*

#### ESTATE OF JOHN WILKINS OF SALEM.

Inventory of the estate of John Wilkins, of Saylem, deceased, taken by Nathaniell Putnam and John Putnam: Three cowse, 10li. 10s.; 1 Steare, 2li.; 2 yearlings, 2li. 10s.; 2 Calves, 1li.; 11 Swine, 4li. 5s.; 1 Horse, 5li.; 1 mare, 2li.; Indian Corn upon ye ground, 1li. 10s.; The halef of a house, 8li. 10s.; In Iron ware, 3li.; wooden weare, 6s.; Puter, 10s.; Brase, 10s.; Pistoles, Holsters, sord & belt, 2li.; Bedding, 4li.; wearing clothes, 3li.; total, 50li. 11s.

Attested in Salem court, 26: 4: 1672, by Mary, the relict, who was appointed administratrix, and ordered to pay the children, Elizabeth, John, Mary and Abygale, 40s. each, at age or marriage. *Essex County Quarterly Court Files, vol. 18, leaf 145.*

#### ESTATE OF JOHN STACEY OF MARBLEHEAD.

Administration on the estate of John Stacy, intestate, granted 25: 4: 1672, to Elnor, the relict, who brought in an inventory which was allowed. She was ordered to pay to John, the eldest son, 10li., and to Mark, Grace and Edward, 5li. at age or marriage. If she married again her husband was to give security and the children were to be allowed as much again. *Salem Quarterly Court Records, vol. 5, leaf 56.*

Inventory of the estate of John Stasie, deceased, taken Feb. 28, 1671, by Moses Mavericke, John Deverix and Samll.

Ward: Hous and Land, 100li.; 1 Cow, 4li.; 6 swien, 3li.; fether bed, Rugg, 2 blankets, 1 paire of shetts, 2 pillows and pillowbes, bowlster, 5li.; 1 trundlbed with furnitue, 3li.; 1 bed and furniter in the Chamber, 4li. 10s.; flax and Cotton, 1li. 10s.; 1 pewter platter, with some other pewter, 12s.; 1 bras kitl, 40s., 1 Letl bras kitl, 5s.; 2 Iron potts and hangers, 1li. 10s.; 1 frieng pan Chafing dish and a spitt, 5s.; 1 paier of bellis, 1s. 6d.; 4 old barells, 4s.; wooden and Earthen ware, 1li. 10s.; 2 sives, 3s.; lanthorn, 2s.; 1 muskitt and sword, 1li. 10s.; 1 fowlling peas, 1li. 5s.; 1 wolling whell and Cords, 5s.; tining, 10s.; old Chests, 15s.; 1 Shovell, 4s.; betl, 3 wedges and axes, 10s.; fier shovell, tongs and gridiron, 2s.; 1 Coat and briches, 1li.; a parsell of old Cloths, 1li. 10s.; 2 shirts, 10s.; 3 paier of drawers, 5s.; 1 hatt, 5s.; 1 paier of shoes, 5s.; 3 paier of stockings, 7s.; money, 7li. 17s. 6d.; to-tal, 144li. 9s. Debts owing, 10li.

Attested 27: 4: 1672 by Elner, relict of John Stacy. *Essex County Quarterly Court Files, vol. 18, leaf 122.*

Bond of John Stacey of Marblehead of 600li., with Eliezer Ingalls and Peter Osgood of Salem, as sureties, July 2, 1713, for administration on the estate of grandfather Jno. Stacy and grandmother Elinor Stacy, both of Marblehead, deceased, Grace Cowes, daughter, refusing said trust. Witness: George Locker. *Essex County Probate Files, Docket 26,078.*

#### ESTATE OF THOMAS CAULIE OF MARBLEHEAD.

"I Thomas Cawlie being now in perfect memorie though verie sick and weack in bodie if I should now die I desir the Lord to have mercie upon my inortall Soull into whos hands I doe desir to resine it and I desir my bodie to be desentlie buried for my good and Lands I will that they be disposed of as follows I will that my depts be onestlie paied out of my estatt and for what thear is Left I giue to my wiff during horr liff as alsoe on third port of my ||hous and|| Land after my children doe Com toe agge the wholl of my ||hous and|| Land to remaien in my wiffs hand untill thay shall Com toe age and after hor deses I will that what thear shall remaien of this ||my|| estat shall return toe my Children toe bee equally devided betwixt them.

"I will that my Eldest son benieman shall have a dubl portion of my hous and Land after my wiffs thirds is taken out and the rest toe be devided betwixt my other twoe sons: my

three sons paicing toe my daughter when thay Reseive thar portions the sum of twentie pounds to be paied by my sons equally when they shall be of age.

"I will that that parsill of Land which I gave to Fransis Gater as it is now staked [th]at he and his heirs for ever may peasably Inioy without any molestation ||from|| me or any of my heirs exexotors administrators or asighns whearas I gave to my father palmiter a porsell of Land wher now his dwelling hous stands I desire that he may peacably and quietly inioy it during his liffe and after his deses he is to Resine up to my son beniemman Cawlie on third port of the saied hous and Land and to give him the refusall of the other twoe thirds paieng for it as an other will he is to have it it is my desir that Sam<sup>ll</sup> Word and my father Benieman Parmiter should be overseers to se this will performed and in case ether of them should die befor it be acomplished that then my wiff shall Chos on mor to Joyn with him that lives to se the same performed."

Thos. (his O mark) Caulie.

Witness: Samll. Word, Benieman Parmiter.

Proved in Salem court 28: 4: 1672 by Mary the relict of Thomas Caly and she was appointed administratrix.

Inventory taken Apr. 27, 1672, by Samll. Ward, Richard Norman and James Dennes: One bed, 3 blankits, 1 rugg, 3li.; 1 bed, 1li. 5s.; 3 Iron potts, 1 Iron Skillitt, 1li. 10s.; tongs, potthooks and Crooks, 10s.; 1 frieng pan, 3s.; 1 brass skillitt, 3s.; 3 platters, 6 poringers, 1 pewter platter, 1li.; 6 Earthen dishes, 2s.; 1 pewter chamber pott, 2s. 6d.; 1 Smothing Iron, 2 heaters, 4s.; Earthen ware, 1s.; 1 old Chest and box, 3s.; his wearing Cloths, 1li.; 1 hatt, 4s.; 2 Musketts, 1li. 15s.; 2 whells, 8s.; 1 tow Com, 6s.; 2 buckitts, 1s.; 2 Cows, 8li.; 1 heifer, 3li.; five swien, 3li.; 2 horsis, 9li.; 1 hous and Land Joyning to it, 70li.; 1 old Cort and sleet, 1li.; 1 ten acer lot, 30li.; to the reversal of an acre of Land after ye Death of my wife's father, 5li.; total, 139li. 17s. 6d.

Attested in Salem court 28: 4: 1672 by Mary, the relict.

Thomas Cauly, debtor to Wm. Browne, jr., 5li. 3s. 5d.; to Wm. Browne, sr., 4li. 9d.; to Hilliard Veren, sr., 2li. 4s. 8d.; to John Waldron, 1li. 10s.; to Daniel Weld, 18s. 3d.; to Ambros Galle, 2li. 5s. These debts were to be paid by selling as much land as the Court ordered.

*Essex County Quarterly Court Files, vol. 18, leaves 123, 124.*

Upon a motion made for advice about care to be taken reg-

ularly for the payment of about 16li. debts from the estate of Tho. Caly, deceased, court 24: 9: 1674, declared that considering the will of said Caly provided for the payment of the debts out of the estate and there being little or no other goods left, the overseers by advice of the Worshipfull Maj. Hathorn were to sell enough land to pay the said debts. *Salem Quarterly Court Records, vol. 5, leaf 82.*

ESTATE OF PETER COMEY OF (SALEM?).

Administration on the estate of Peter Commu granted 28: 4: 1672 to Jacob Pudeater.

Attested in Salem court 28: 4: 1672 by the administrator.

John Massey, aged about forty-one years, testified that he went to Jacob Pudeter's house several times after Petter Commue came there in his great weakness, and said Petter declared that he was turned out of his dame Barress house and from Mr. Humber's, where he thought he might be welcome for what was due to him for his former service. "theare uppon Comming to Jacob Pudeter Uppon a Saboth day at Night with Feseck to tak the Next daye Jacob & his wiffe was Loth to Intertane him Never the Les he contineued theare For the spase of A Fortnight In much weknes & the Afforsaid Jacob & his wiff desiring him to goe to goody Baresses Againe he saide he would Never goe thether Agen becaus of the great discatisy he had Reseved In turning him Away but he had mony In M<sup>r</sup> Joseph Gardner hand & thoase that did most for him In his weknes should have what he had If god took him Away & If he Lived he hoped to make them a Recompense." Sworn, 28: 4: 1672, before Wm. Hathorne, assistant.

Joseph Foulter, aged about thirty-one years, deposed that "being sent For to watch with Peter Comey one Night when he was very wek & the same Night It plesed god to take him out of this world . . . seing him in a weke condition I desired to know of him how It was with him & how hee had ordered w<sup>t</sup> he had he Answered that he was very wek but only For hys outward Astate he had Given Itt to Jacob Pudeter & his wiffe only a par of shews which he was not Abell to expres to how he Intended them." Sworn, 28: 4: 1672, before Wm. Hathorne, assistant.

Inventory of the estate of Peter Commu, which was left at Jacob Pudeter's, taken Feb. 14, 1671-2, by Joseph Grafton and John Grafton: Three pare of Breches, 1li.; 3 Cots, 1li.

5s.; 1 Rug, 15s.; shewes & stockings, 10s.; 2 old sheets, 1 pare Drawers, 3 Hancachers, 2 Neck Cloths, 7s.; 2 hats, 6s.; a wascoat, 5s.; a belt & a pare of old Gloves, 4s.; a par of Drawers, wascot & a par of stockins, 6s.

Attested in Salem court 28: 4: 1672 by the administrator.

*Essex County Quarterly Court Files, vol. 18, leaf 140.*

ESTATE OF JOHN NEAL OF SALEM.

"I John Neale of Salem, Senior, being sick & weake but of pfect memory Blessed be the Lord, doe make this my last will & testament, this 3<sup>d</sup> of may 1672. Imp<sup>r</sup> whereas it is to be under stood, as by the last will & testament of my fater in law, frances Lawes deceased the house outhouses & land adjoining &c as is exprest in the said will will be to the use of my beloued wife while shee liues & further I doe giue & bequeath unto mary my beloued wife that pcell of land|| caled Tuckes lott|| containing about fower acres inclosed & lying in the Towne, for the time of her life, excepting on quarter of an acre of it, which s<sup>d</sup> quarter of an acre to the northward corner next the highwaye I giue & bequeath to my Daughter Lidea Hart & to her heires lawfully begotten of her owne body, for ewer.

"It I giue vnto my said wife, one dozen of napkins & a board cloath & 6 pillow beers, which shee shall make choyce of. It besides the bed & furniture giuen her by her s<sup>d</sup> fater, I giue & bequeath to her, one third p<sup>t</sup> of all my cattell and moueable goods & estat undisposed of heare after in this my will, that is to be understood when my debts are paid which my will is should be paid out of that p<sup>t</sup> of my estat to say my catell & moueable goods.

"It I giue vnto my son, Jeremiah neale, that dwelling house & all the ground adjoining, (to say that house he now liueth in) except one acre of the land which I giue & bequeath to John my son Jeremiahs son, to be posset of it when he come of age, & alsoe excepting that end of the house from the chimney to the westward, & the use of halfe the oarchard & of about one quarter of an acre of y<sup>e</sup> ground for a garden & yeard room & which my will is that my son John neale shall haue the free use of he keeping of it in repaire untill such time as my son John shall come to enjoy after his mothers decease y<sup>e</sup> aforesaid pcell of land caled Tuck lott &|| then the whole to be to my son Jeremiah|| and alsoe, it is to be understood, that my son Jeremiah neale is to pay out of the said house & land; aforesaid, to my two grandchildren, Mary

& Sara neale, his two children, ten pounds each of them payable at age or married, Alsoe I giue to my son Jeremiah that peece of salt marsh I bought of the widow moore & alsoe a peece of fresh meddow, by goodells lott soe caled. It I giue vnto my wife the time of her life halfe that lott of ten Acres by Bracketts, for her use together with the other halfe, left her by her father & after her decease, I giue it to my son Jeremiah to Injoy it wholly to himselfe & his heares foreuer.

“It I giue to my son John neale, that peell of land caled tucks lott after his mothers decease, as is intimated before, excepting y<sup>t</sup> quarter of an acre giuen to his sister Lidea: alsoe I giue & bequeath to my son John neale, that ten acre lott caled Herberts Lott, and my will is that my son John shall pay or cause to be paid, to my daughter Lideas child Lidea, when she coms of age or married ten pounds out of y<sup>e</sup> s<sup>d</sup> Tuckes & Herberts Lott, & in case y<sup>e</sup> s<sup>d</sup> Lidea my grand child doe not suruiue tell y<sup>t</sup> time then to pay it to y<sup>e</sup> next of age of y<sup>e</sup> suruiuing children of my daughter Lidea It I giue to my son Jonathan, the one halfe of the twenty Acres caled Loofes lott, be it more or less: It I giue & bequeath to my son Jeremiah, my son Joseph & my daughter Lidea that fiteene acres land, caled watsons & Hales lott, to be equally devided betweene them, only it is to be vnderstood that my will is that the third p<sup>t</sup> to my daughter Lidea, is to be to her & [her] heirs lawfully begotten of her owne body for euer It I giue to my son Joseph, that Acre of salt marsh adjoining to the land of John Rowden

“It I giue to my Daughter Liddea: & to her heirs lawfully begotten of her owne body, the other halfe of Loofes lott soe caled, provided her mother, doe see cause & she cary it to her mother in a dutiful & penetenciall maner It I giue vnto my son Jeremiah neale & his son Jon: to my son John, Jonathan, Joseph & daughter Lidea, that swamp caled Adameses swamp, to be equally devided betweene them & my will is that my Daughter Lideas p<sup>t</sup> is to be to her & to her heires lawfully begotten of her owne body It after all my debts are paide my will is & I giue & bequeath the other two thirds of my cattle & moueable goods & estate to be equally devided betweene my fiae children to say Jeremiah, John, Jonathan, Joseph & Lidea.

“I doe desire my Loueing freinds, majo<sup>r</sup> wm. Hathorne, Cap<sup>t</sup> walter price & Hilliard Veren sen<sup>r</sup> to be my ouer seers of this my will to whome I refer the deuission of that p<sup>t</sup> of

my land to be devided or goods, amongst my children, soe that it may be equall & for theire peace. Lastly I doe appoynt my beloued wife, & my son Jeremiah to be my executors of this my last will and testament."

John (his O mark) Neale.

Witness: Wm. Hathorne, sr., Walter Price, Hilliard Veren, sr.

Proved in Ipswich court 28: 4: 1672 by Maj. William Hathorne, Capt. Walter Price and Hilliard Veren.

Inventory taken 5: 4: 1672, by Hilliard Veren and John Pickering: Four acres of land inclosed called Tuckes lot, 90li.; a dwelling house in which Jeremiah Neale lives with the ground adjoining, about 5 acres, 150li.; 3-4 of an acre of saltmarsh bought of widdow more, 7li. 10s.; about 3-4 of an acre of fresh meddow by Goodells lott, soe called, 7li.; 5 acres of land by Good: Brackett's, 10li.; 10 acres called Herbert's lott, 25li.; 20 acres more or less called Loofes lott, 40li.; 15 acres called watsons & Hales lott, 35li.; an Acre more or less of salt marsh by John Rowden's, 10li.; about 8 acres of upland & swamp called Adamases swamp, 30li.; 5 cowes, 15li.; 6 oxen & 3 steers, 39li.; 3 yearlings, 2 calves, 5li.; 1 horse & 2 mares, 3li. yf alive, 8li.; 18 ewes, & weathers & rams, 11li. 4s.; 4 swin with sucking piggs, 2li. 4s.; about 5 acres of pease upon ye ground & other graine, worth little by reason of the drought, 2li.; two or three old tumbrells, slead, chaines, yoakes, plowes, wheele barrow & other plow tackle, 5li.; two guns, the lockes defective, 3 blades of swords, powder & bulletts, 1li. 10s.; salt meat, 20s.; bacon, 30s.; 3 hives of bees, som decayed, 10s.; 50 Bushells Indian corne at 30d. p., 6li. 5s.; 4 Bushells pease, 13s. 4d.; 9 Bushells mault, 1li. 16s.; dung forcks, pitchforkes, howes, axes, shovells & other tooles & old seithes, reap hoockes & other lumber, 1li. 10s.; tubbs, barrells, pailes & other lumber, 10s.; pewter, 3li. 6s.; brass kettles & 2 candle stickes, pestle & mortar, 3li. 4s.; 3 old Iron potts & drippin pan, 1li.; 3 bras scilletts, chafindish, brass pott, warming pan, 1li.; tin ware, old earthenware, trayes & dishes, 10s.; fetters & old horse tackle, grinston, 12s.; 3 old spinning wheeles, 7s. 6d.; a hauck, Andirons, tongues, fire shovell, bellowes & pitts, 10s.; old booke & bibles, 1li.; 6 pillow beers, a boardcloath & 1 doz. naptkins, 1li. 5s.; 8 pr. of sheets, 4li. 16s.; 3 shurts, 15s.; 6 pillow-beers, 2 board cloathes, 6 naptkins & towells, 1li. 6s.; his wearing apparell, with a hatt, 5li.; 4 pr. stockens, 3 pr. shoes, old, 1li.; about 20li. Cotton wooll, 16s.; sheepe wooll,

30li., 1li. 10s.; about 20li. of Hunney, 14s.; 2 old wenscot & 2 smale old board chests & a box & settle, 1li. 10s.; 3 or 4 basketts, brush, looking glass & som small old things, 6s.; 3 yards carsey at 5s. p., 15s.; 12 yds. hoame mad cloath, 1li. 16s.; about 20 yds cloath at the weavers, 2li. 10s.; about 40 yds. at the weavers, 3li.; 10li. linen yarne, 1li.; a greene rugg, 18s.; reg rug, 14s.; old red rugg, 8s.; 3 pr. of old blanketts, 1li. 10s.; 12 chaires, 2 stooles, 2 tables, 1li. 6s.; the feather beds, bolsters, sheets, blanketts, covering & appurtenances, 3li. 10s.; a flock bed, bolster, sheets, blanketts, covering & appurtenances, 2li. 10s.; a truckle bedstead, 2li.; curtaines & vallens, 1li.; cotten yarne, 4s.; 1 pr. pillowbeers, 4s.; scales & waites, 5s.; a pcell of cheese, 1li.; cash, 3li.; a bedstead, rope & matt, 1li. 5s.; 18 cord of wood in ye woods, 9s.; a canoe, 12s.; 400 of board, 16s.; owing to the estate, 25li. 12s. 3d.; total, 593li. 14s. 7d. Estate debtor, 121li. 14s. 1d. Added to the inventory, barn apprizd by Mr. Bartholmew Gedney & John Pickering, 23li.

Attested in Salem court 28: 4: 1672, by Mary, the relict.  
*Essex County Quarterly Court Files, vol. 18, leaves 142, 143.*

Inventory of the estate of Mary Mansfield, executrix of her former husband, John Neale, of what goods was left at her decease, that she was possessed of, taken 7: 7m: 1681, by Hilliard Veren and Benjamin Gerrish: 2 chests, 11s.; 1 bedsted, 10s.; 3 boxes, 3s.; 2 stooles, 2s. 6d.; 9 chaires, 12s.; warming pan, 8s.; 3 skilletts, 6s.; 1 chafendish, 2s. 6d.; 1 three pint pott, 2s.; 1 brass candlestic, 7s.; gridiron, 2s. 6d.; 1 pr. tongs, 12d.; 1 bread grater 18d., 1 old frying pan, 2s. 6d.; 1 pr. doggs, 2s.; pr. cobirons, 2s. 6d.; 1 Kittle, 30s.; 1 small Kittle, 5s.; 1 pr. holl. pillobyes, 3s.; 1 pr. Lacet pillobyes, 3s.; 2 single pillobyes, 2s. 6d.; pr. cotton pillobyes, 2s. 6d.; 2 pr. cotton sheets, 25s.; 1 holl. sheet, 5s.; 2 silver spoones, 17s.; 5 occume, 12d.; cashe, 4li. 8s. 6d.; 1 purse, 6d.; gold ring, 12s.; bed, 2 bolsters, 3li. 4s.; two pillows, 6s.; 1 pr. blanketts muche worne, 7s.; rugge, 10s.; coverled, 3s.; 5 curtaines old, 6s. 6d.; 1 old hatchell, 2s. 6d., 1 course table cloth, 7s. 6d.; 5 small towels, 2s. 6d., 2 old table cloths, 4s. 6d.; 1 doz. napkins, 15s.; 1 bell, 2s. 6d.; 5 shifts, 1li. 2s.; 1 old bible, 2s.; 1 old weskott, 2s.; box with irons, 18d.; 2 old aprons, 3s.; 19 dressings, 9s.; 5 woomens neckcloths, 5s.; 3 cappes, 2s. 6d.; 6 quouives, 2s.; 19 bands, 2s., old Linning with a mans cap, 3s.; 2 pr. worne Leather gloves, 18d.; 4 pr. cotton, 2s.; 1 silk hoode, 2s. 6d.; 1 old silk hood & hankerchef, 3s. 6d.; 1 silk handkercheife,

2s. 6d., 1 paragon handkerchief & cape, 4s. 6d.; 2 speckled handkerchiefs, 12d.; 2 quoives & 2 handkerchiefs well worne, 18d.; 3 pr. old stockings & 1 pr. old shoes, 4s.; 1 hatt, 6s.; old fashond well worne hatt, 2d.; 2 old ones, 12d.; 1 old pr. bodices, 15d., 1 sad colored gound, 13s. 3d.; 1 peniston coate, 5s.; 1 cotton coate, 4s. 6d.; 1 old gound, 6s.; 1 old coat, 4s.; 1 old cloke, 3s.; 1 riding hood, 2s. 6d.; 1 safeguard, 4s.; 1 little bl. seag cloak, 12d.; 1 old riding hood, 12d., 3 old homespun peticoats, 8s.; 2 old cloth wescoates, 4s., 1 searge wescoat worne, 6s.; 4 green saye aprons, 8s.; 1 pr. britches, 6s.; 1 pr. bl. britches & coat with itt, 11s.; 1 remnant Kersy, 3s.; 2 old wescoats, 2s.; pinsers, brand & some other old things, 1s. 6d.; pestle & mortar, 12s., bras pott & pott hooks, 1li.; 1 trivett, 2s., bras Ladle & chany porringer, 3s.; earthern pott, 6d., & some other trifles, 1s. 3d.; 3 trays, 2 or 3 wooden dishes, 5s.; brush, nedle box with some nedles, 1s.; silver bows for spectacles, 18d., peper box, 2s.; 1 old carpett, 12d., 2 Linsy woolsy aprons, 2s. 6d.; grindstone & crank, 5s.; 1 old table, 4s.; spit, 3s.; 1 muffe, 12d.; parcell of pewter, much of itt old, 1li. 14s.; 3 haifers, 35s. pr. head & earlin cafe, 15s., 6li.; 1 cafe, 10s.; 1 chaine, 12d.; due for rent from Jeremiah Neale, 15s.; John Fisk, Jr. is Dr., 10s.; total 39li. 18s.

The estate is Dr. to Joseph Neale the remainder of a legasy given by his grandfather Lawes, 3li. 10s.; Jere. Neale due to him for rent, 1li.; Joseph Neale the remainder of a legacy given by his father, 1li. 19s. 10 1-2d.; Sergt. Mansfield, 10s.; charges about the estate & pd. ye cleark & my time & other expences, 2li.; total, 8li. 19s. 10 1-2d.

Attested in Ipswich court Sept. 27, 1681 by Jerymiah Neale, administrator. *Essex County Probate Files, Docket 19,173.*

Jeremiah Neale\* [Lt. copy] administrator of the estate of Mary Mansfield, deceased, executrix of the estate of her former husband John Neale, brought in an inventory of about 31li. Ordered 28: 4m: 1681 that the estate be divided into six shares, Jeremiah Neale, the eldest son, to have two shares as a double portion, the other four shares to Jonathan and Joseph Neale, and the widow Ann Neale for the use of her children and the children of Jonathan Hart that he had by Lidea Neale. *Ipswich Quarterly Court Records, vol. 5, page 370.*

\* Copy, Essex County Probate Files, Docket 19,173.

## ESTATE OF WILLIAM CASELY OF COCKWOOD, ENGLAND.

Inventory of the goods or clothes found, May 30, 1672, on board the ketch *Eliza* and *Marah*, when they were at sea, belonging to William Casely, deceased, of Cockwood in Devonshire, said Casely dying when they were about seven days from New England, appraised by Nathaniell Pickman and Zebulon Hill: One Bible, 4s.; Mr. Smiths booke of y<sup>e</sup> great assiz., 1s.; 1 booke ye voice of the rod, 1s. 4d.; 1 Ditto Mr. Baxters Call to ye u[n]co[n]verted], 6d.; old Coattes, 11i.; 2 pr. of Bretches, 11i. 2s.; 2 pr. of Drawrs, 14s.; 3 pr. of stockens, 6s.; 3 pr. of Gloves, 3s.; 3 Wastoates, 8s.; 1 dublet, 5s.; 2 old Coates & 3 pr. old britches, 4s.; 3 shurtts, 12s.; 2 Capes, 6s.; 1 pr. of worsted stockens, 3s. 6d.; 1 Speckled neckcloth, 1s. 6d.; 1 Cod Line and Lead, 3s.; 1 Mackll. line & Lead, 1s. 6d.; 1 Coate & Britches, 2 pr. of stocks & mittinges, 11i. 6s.; 1 pr. of blewling Britches & 1 pr. of blew Drawers, 9s.; 1 feltt hatt, 3s.; 1 Sml. loocken Glass, 9s.; 1 thousd. of pines, 10d.; 1 Rasur & pr. of sisurs & halfe of a hone, 2s.; 23 duz. of pypes, 5s.; 1 bl. helfd Knife, 4d.; 4 duz. of Cod hookes, 8s.; 9 skn. of snud thrid, 1s.; 8 C. of sparrables, 1s.; Cash, 2s. 6d.; 1 pr. of fishing bootes, 12s.; 1 pr. of shoes, 5s.; 1 hatchet & old hamer, 2s.; 2 Gimletts, 2d.; 1 Gun & lock, 10s.; a barrell, 2s.; 1 ps. of Leather to mend shoes wth., 1s. 4d.; total, 10li. 8s. 3d. Said Calely debtor to Mr. Abra. Bartholmew for his owne & boyes passaioge, 13li. 6s.

Attested in Salem court 28: 4: 1672 by Mr. Abraham Bartholmew the administrator. *Essex County Quarterly Court Files*, vol. 18, leaf 143.

## ESTATE OF SAMUEL JACOBS OF IPSWICH.

Administration on the estate of Samuell Jacobs, intestate, granted Sept. 24, 1672, to Ann, the relict, who brought in an inventory amounting to 300li. clear estate. There was one child, who was to have 100li. when of age, and the widow was to enjoy the rest of the estate, but if she married, she was to provide security for the child's portion. *Ipswich Quarterly Court Records*, vol. 5, page 175.

Inventory of the estate of Mr. Samuell Jakob, late of Ipswich, taken July 3, 1672, by John Appleton, Samuell Appleton and John Whipple: in the hall, in pewter, 10li. 11s.; tin ware, 13s. 6d.; ockanim spones, 6s. 6d.; thre Iron

candlsticks, 4s. 6d.; 3 bras candlsticks, 10s.; one bras pestle, two bras Kivers, 4s. 6d.; one fowling peece, one musquit, 3li. 10s.; a casse of pistils and houlsters, 1li. 10s.; one Jacke, 20s.; one spit, 6s. 6d.; one shredding Knif with scuers & clever, 3s.; one peece and a payer of large tonges, 10s.; two boxe Irons and heaters, 10s.; one Cubburd, thre joyned stooles, 16s. 6d.; fower chayers, two stooles, 9s.; fower Cuchins and other small things, 12s.; a plaate, Roape and a stafe and other things, 4s.; two baskits, a small trunk, 8s. In the parlor: in plate, 6li. 16s. 6d.; firpan, tonges and bellis, 2li.; a Clocke, 5li.; one table, thre Chayers, 1li. 3s.; eight Cushins, 3li. 2s.; two Carpits, 1li. 7s.; thirty yds. of Cloth, 6li. 15s.; five yds. and a half of Cloth, 1li. 15s. 9d.; a fowlded serene & a remnant of Cloth, 1li. 18s.; books, 2li. In the litle parler: a Limbik with top and botum, 5li.; one bedsted, 1li.; Linon yerne, 43 pownd, 4li. 16s.; thre wheles, som tere flax & a hare line, 1li. 3s. 9d.; nayels, 10s.; a chayer, 2s. 6d.; his waring Clothes woolin and linone, with hats and bootes, 17li. 1s. In the parlor Chamber: curtins, valents, 7li.; a Ruge and two blankits, 3li. 6s.; fether bed, two bolsters, 6li. 15s.; grat bedsted, trundlbed with cord and mat, 1li. 6s.; one bedcase and a Ruge, 2li. 8s.; two Coverlits, 2li. 12s.; fower chayers with Cloth and fringes, 2li. 4s.; fower stooles with Cloth and fringes, 1li. 8s.; table and Carpit and a grat Chayer, 2li. 17s.; Andeirons, Looking glas, 1li. 7s.; glases and a case of Knives, 11s.; glases and cheney dishes, 7s.; windo Curtins, 9s.; a truncke and a warming pane, 1li. 2s.; one paver holon shetes, 3li.; five shetes, 4li.; a Large table cloth dieper, a payer of shetes, 2li. 9s.; two table clothes, 1li. 1s.; a duzen dieper napkins, 1li. 10s.; two table clothes, 1li. 8s.; two table clothes, 1li. 11s. 6d.; cubburd clothes, 1li. 12s.; seven pilowbers, sevene towels, 4li. 8s.; two duz. of napkins, 2li. 2s.; a chest and thre napkins, 19s. 6d. In the halle chamber: a Remnant of linen and woolen cloth, 1li.; bedsted with curtins and valents, 2li. 12s.; one Ruge, two blankits, 3li. 6s.; fether beed, bolster, six pillows, 7li.; a case of drawers, a cloth mate, 2li.; one chayer, two stooles, 1li. 4s.; a trunk with a frame, 10s.; two truncks, 2li.; one chest, one case of glasses, 16s.; fower boxes, 16s.; thre remnants of fine Linon, 1li. 7s.; Muscado Endes, 12s.; a cuchin cloth, 2li.; pincuchins and swete bages, 1li.; child blankits, 3li. 6s.; thre sutes of Linon, 3li. 10s.; other child Linon, 3li.; a Looking glace, 10s.; thre yds. of broad Cloth, 1li. 4s.; two yds. of Molecy, 12s.; six payer of

sheets, one od sheet, 5li. 15s.; six payer of pilowbeeres, 1li. 10s.; five cubburd clothes, 1li. 10s.; course napkins and towels, 12s.; thre yds. of cloth, 9s.; Linon cloth, 1li.; windo curtains, 5s.; silke work and silk and other thinges, 8li. In the Little parler chamber: one bedsted, 5s.; one covelit, 12s.; two blankits, 1li.; a flockbeed, fether bolster, 2li. 10s.; a beed casse, 16s. In the garat: a beedsted with a Cord, 5s.; a coverlit, 12s.; two blankits, 6s.; flockbeed and thre bolsters, 2li. 10s. In Cattle: two steres of fower yere old, 9li.; thre three year olds, 9li.; two two yere olds, 4li. 15s.; four of one year old, 7li.; sixe calves, 2li. 8s.; a Cow, 4li.; a hors, 5li.; one mare and foele, 5li.; a two year old mare, 2li. 5s.; eighten swine, 12li. 18s.; eighten small swine, 5li. 8s.; ten shepe, seven Lames, 5li. 15s. Twenty five buch. Indian corne, 3li. 6s. 8d.; seven acers of Indian corn on the ground, 7li.; five axes, 1li. 4s.; two howes, 5s.; thre wedges, one axe, 7s.; a spade, frowe, shave, ager, 9s.; syth with geers, 5s.; harow, 10s.; Cart wheles with Iron worke, 3li.; tumbrell, 9s.; chaine, 7s.; cart rope, 6s.; pilyon and cloth, 1li. 4s.; saddle and bridle, 1li. 10s.; old saddle, 5s. In the bruhouse: a Larg Copper, 5li. 10s.; two Ketls, 2li.; two scilits, 11s.; a Chern, cowele, butter tub, 10s.; Kelers, boules, trayes, 10s.; chesmoats and other thinges, 5s.; a Cows and a stann. & tubes, 13s.; ches pres and a Keeler, 7s.; payeles, dishes, trenchers, 10s. In the buttry: friing pan, gridiron, 8s.; chafingdish, 7s.; s[i]ves, scales and boules, 5s.; sixe sakes, 1li. 4s.; ships woole, 6s. In the seler: two powdering tubes, 10s.; ten bareles, 1li. 5s.; a great Jugge, 3s. Bordes and plank Cart syds, 5li.; laders, 12s.; 12 acerrs of barley, 120 buch., 24li.; six acers of Rye, 4li. 16s.; two acers of oats, 24 buch., 2li. 8s.; timber boulttes and a plow, 1li. 5s.; two sword and a belte, 2li. 15s.; total, 356li. 10s. 6d. Due from Mr. John Paine of Boston, 4li.

Attested in Ipswich court 24: 7m: 1672 by Ann Jacob, widow of Samuell Jacob.

Debts due to Mr. Wainwright, 29li. 10s. 2d.; John Pengillap, 2li. 3s.; Deacon Goodhew, 5li. 19s. 8 1-2d.; Joseph Fellowes, 2li.; Mr. Robert Paine, Sr., 1li. 8s. 6d.; Deacon Knowlton, 2li. 7s.; my Uncle Samuell Appleton, 1li. 4s.; my brother Richard Jacob, 1li. 9s. 9d.; sundry small debts about 5li.; funerall charges, 4li. 14s.; total, 55li. 16s. 1 1-2d. To the Doctor not known.

*Essex County Probate Files, Docket 14,727.*

## ESTATE OF JOHN SOOLART OF WENHAM.

"The verball Will of John Soolart of Wenham in the County of Essex Ordinarie Keeper, about three or foure mounths before his death as Atests Abraham Martine and Lewis Ford, this 25<sup>th</sup> September 1672 Wee the aboue sd Deponants, I Lewis Ford being in the rome where my master and Dame was, he spake to me to call in Abraham Martin which I did and when wee were both come in he sayed, I being often troubled with faynting Fits and doe aprehend I haue not long to liue, My Will therefore is that after my decease my Wife shall haue the vse of my wholle estate for her selfe dureing the time of her Widowhood (and for the bringing vp of the chilldren that were with her, as Lewis Sayth, which clause only Abraham doth not remember) and if shee should marrie he did then giue her a third part of all his Estate, and the rest of the estate his Will was that it should be deuided amongst the chilldren as he sayd.

"This Honored Court may be pleased to vnderstand, That when the aboue mentioned will was declared by my Husband, John Soolart, as the witnesses doe avouch, that my Eldest Sonne John was not then in the Country but my Husband had giuen him a parcell of Land in wrighting w<sup>ch</sup> according to his declared intent should bee his portion, but he by the prouidence of God coming home againe betwene the time of the abouesayd Will and his decease, John did deliuer up the wrighting againe Expressing his desire rather unto some other gratuitie his intentions being to follow the Sea and should not soe well bee able to improue Land, Where upon my Husband did againe say to me and declared it to me as his very will, that if he died I should haue the use of his wholle estate for my selfe and the bringing vp of the chilldren dureing the time of my Widowhood, and if I should marrie then I should haue one third part of the estate to my selfe, and my Eldest Sonne John should have a duple portion out of the remainder, and the rest of the estate should be equally deuided amongst the rest of the Children, this, as allsoe that which is aboue written as the wittnesses doe declare I doe desire to Comit with myselfe and the wholle case unto your Wisdoms to consider and determine as your Worships shall Judge equall."

elsebeth solart.

Inventory taken 7: 6m: 1672, by Nathaniel Putnam and Tho. Fiske: howses & about twenty Akrs of land with Or-

chard thereunto Joyneing, 165li.; twenty Akrs of Upland Joining to Richard Kemballs farme & 4 Akers of meadow adjoining, 38li.; one akre 1-2 of meadow in the Great meadow, 6li.; about 4 Akrs 1-2 of upland at Lords hill, 5li.; about 6 Akrs of meadow cald Thorndicke meadow, 30li.; 17 Akrs of upland in the neck, 34li.; 5 Akrs upland bought of John Batchelder, 30li.; two oxen, 10li.; 6 Cows, 22li.; Sheep, 12li.; one horse, 4li. 10s.; mare & Colt, 4li. 5s.; swine, 12li. 14s.; Calves, 2li. 12s.; Powltry, 5s.; Oats in the straw & threst, 3li. 10s.; wheate in the strawe, 15s.; pease, 1li.; Indian Corne in the house 12 b., 1li. 12s.; English haye in the Barne, 4li. 10s.; Indian Corne upon the land, 1li. 12s.; mault & hopps, 1li. 5s.; Appls upon the trees, 3li.; Wine & Liquor, 15li.; plowe & harrowe, 1li.; Cart & wheels, 1li. 4s.; one Grindston, 10s.; one syder mill, 2li.; Chains & fetters, 13s.; Beetl & wedges, 7s.; Axes & hows, 13s.; two Iron Crowes & Iron lumber, 16s.; pitchforks & Raks, 3s.; sadle, Bridle, pillion & pannell, 1li. 5s.; one scale, Beam & empty caske & Beere in the Seller, 4li.; wooll, 2li.; one spineing wheell, 4s.; Cards & Curry Combe, 2s. 6d.; chees press & other wooding ware, 1li. 5s.; in Brarss, 3li. 14s.; two Iron spitts, one pott hanger & Iron foott, 10s.; pewtter, 4li.; Iron potts, pott-hangers & fire tongs, mortter & pestle, Brass scales & Cob iron, 2li. 15s.; warming pan, frying pan, crosscutt sawe, hand sawe, lanthorne, 1li.; Armes, 2li.; wareing cloathes, 5li.; plate & mony, 9li. 13s. 6d.; two Chests, 10s.; Tabls, forms, Chairs, Cushings, spade, smootheing Iron, 2li. 2s.; Butter & Cheese, 2li. 10s.; Beding, sheets, Curtains, valents, Bedsteads & board lining, 22li.; sith, sickle, 6s.; Booke Debt, 100li.; sope & sugar, 1li.; total, 575li. 13s. Debts: to Mr. Browne of Salem to be paid in money, 43li. 16s. 3d.; Stephen Hasket, 2li. 2s.; John Batchelder, 25li.; Joseph Lovet, 2li. 10s.; total, 73li. 8s. 3d.

Attested in Ipswich court Sept. 24, 1672 by Elizabeth Soolart, administratrix of the estate of her late husband.

*Essex County Probate Files, Docket 25,861.*

Administration on the estate of John Sorlah, intestate, granted Sept. 24, 1672, to Elizabeth, the relict. An inventory of 500li. clear estate being presented, court ordered to the widow, 165li., and two of the daughters having received their portions, as appeared by an acquittance, and seven children yet remaining, court ordered to the eldest son John a double portion, 84li., and to rest of the six 42li. each, namely, Sarah, Hanah, Martha, Joseph, Abigail and Bethia, as they

come of age. Upon condition that said John wait for his portion until his mother's death, he was to have his portion out of the homestead, and if he had occasion to build he was to have one acre of land next the highway about the place where Spaldens house stood, he fencing it; he was to have all the land for his whole portion as it was appraised in the inventory and the rest of the land to be security for the payment of the other children's portions. *Ipswich Quarterly Court Records, vol. 5, page 176.*

Whereas John Solart of Wenham died intestate, and the court Sept. 24, 1672 having made a division and settlement of the estate between Elizabeth the widow and the seven youngest children, since which time Joseph Solart one of the aforesaid seven children hath died and we considering ourselves the lawful heirs to the estate of our brother Joseph Solart petition the court 30: 9m: 1682, to consider the case and order a division of the estate ordered by the Ipswich court to Joseph Solart, amongst the surviving children of the said John Solart. Signed Elizabeth wife of Joseph Lovett, Hannah wife of John Trask, Sarah Solart, Martha, wife of Thomas Kilham, Abigail wife of Mordecai Larcom, Bethiah Solart and John Edwards in behalf of the children which he had by Mary the daughter of John Solart.

The court at Salem 28: 9: 1682, granted that the interest of the said Joseph Solart be equally divided amongst the rest of the children now surviving. *Essex County Quarterly Court Files, vol. 38, leaf 149.*

#### ESTATE OF PHILIP STANWOOD, SR. OF GLOUCESTER.

Administration on the estate of Philip Stainewood, intestate, granted Sept. 24, 1672, to Jane, the relict, and an inventory amounting to 87li. being brought in, court ordered the estate to remain in her hand while she remains a widow. She was not to dispose of any of the land and if she married, she was to acquaint the court that further action might be taken. *Ipswich Quarterly Court Records, vol. 5, page 176.*

Inventory of the estate of Phillep Stainwood, Sr., of Gloucester, taken 8: 6m: 1672, by Steven Glover, James Davis and Thomas Riggs: The hous, upland and medow, 50li.; neatt Cattell, 16li.; one younge hors, 2li.; sheep, 4li.; anvell, bellowses & other Iron, 5li.; swine, 4li.; muskett and sword, 1li. 10s.; wearing Cloths, 1li. 10s.; bedding and housell stufe, 3li.; total, 87li.

Attested in Ipswich court Sept. 24, 1672 by An Stainewood.

Jane Stainewood now Jane Pearce, being appointed administratrix of the estate of her late husband Phillip Stainewood, and now married to another man, the children that are of age desiring their portions, the said administratrix and her children having come to the following agreement, ask the court to confirm the same: the two eldest sons, Phillip and John Stainewood to take the land and pay to the rest of the children 5li. a piece as they come to age, and that the land stand bound for the payment thereof; also it is agreed between the said sons and their father in law that in leiu of their mother's thirds he shall have a cow, 6 sheep and a load of hay as long as their mother lives, the sons to pay all the debts of their father's.

Wm. Sergent testified 30: 7: 1673, that he was present when the mother and three of the eldest agreed to this, and she told him the other agreed to what she should do.

Allowed by the Ipswich court 30: 7: 1673.

*Essex County Probate Files, Docket 26,229.*

#### ESTATE OF THOMAS WHITTRIDGE OF IPSWICH.

Administration on the estate of Thomas Whittridge, intestate, granted Sept. 24, 1672, to Robert Morgan and Richard Norman, who were ordered to bring in an inventory. *Ipswich Quarterly Court Records, vol. 5, page 176.*

"A declaration of the verball will of Thomas Whittridge deceased which wee Robert morgan & Richard Norman present vnto this honoured Court now sitting and in reference to their Consill desiring their helpe: vnder submission to their godly dispose

"Our brother Thomas Whittridge being sicke Sent Vnto mee Robert Morgan: by 2 of his Sonnes desiring me with Speede to [send] to our brother Richard norman: & that wee together would come Vnto him; which wee Accomplished & tarried not long: Uppon the 21<sup>st</sup> of August last past wee went to the howse of ou<sup>r</sup> brother: who findinge him Vppon his bedd: after mutuall greting & talke about gods Seuerall dispensations towards vs in ||o<sup>r</sup>|| relations in generall: & to him & his family in pticular; he said hee had beine verry sicke but yesterday m<sup>e</sup> newman administeringe phisick vnto him hee was reuiued & something better: so comming from his bedd and walking to & fro in his howse spake as froll: Bretheren yow being the most Intimate with vs and dearest in our affectons vnto mee & yo<sup>r</sup> sister my wife now taken

from mee in whom wee putt ou<sup>r</sup> Confidence: & in whom I doe Confide: of all ou<sup>r</sup> relations remaining aliu<sup>e</sup>: I haue theirfore Sent for yow to decla[re] my mind Unto yow, w<sup>ch</sup> is this: my desire & will is not knowing whether god will dispose mee to death or life to Committ vnto yo<sup>w</sup> my 3 sonnes w<sup>ch</sup> I had by yo<sup>r</sup> sister: withall that smale Estate y<sup>t</sup> god hath given mee: (then nominating his corne cattle of eu<sup>y</sup> kind being the principle of his estate: & naming some debtes to [whom] they weare due) willing us if he died wch he feared: to take [all his] Estate into ou<sup>r</sup> hands & first to pay his debts: & the residue [to] see his 3 sonnes Thomas Richard, William: Whittridge: haue among[st] them deuided Viz to Thomas the one halfe & the other halfe equal[ly] deuided betweene Richard & william: & to putt his Sd 3 Sonnes Unto trades such as they most desire: & wheare their affections most enclined to bee; but with their relations rather then any others: if possibly wee could bring it so to passe And ||if|| hee grew worse & intended to alter any thing of this his mind & will which hee engaged vs in; eyther by adding theirunto or diminishing therefrom hee would send for his brother Morgan againe he being nearest to him in regard of distance of place: this having Spoken he lay downe vppon his bedd againe & wee according to our duty as the Lord enabled Vs sought unto god with him & for him by prer & in som tyme after departed from him: and all this tyme from ou<sup>r</sup> Comming Vnto him Untill our depecting from ||him|| weare present his owne 3 Sonnes before mentioned: and his brother Sammuell Whittridge: and ||his|| Sonne in Law John Traske.”

Inventory of the estate of Thomas Whitteridge of Ipswich, taken Sept. 3, 1672, by Robert Colborne of Ipswich and William Flint of Salem: 2 great Oxen, 10li.; 2 smaller oxen, 7li. 10s.; 5 cowes & one heifer, 18li.; one young steire, 2li.; 4 calves, 3li.; 12 sheepe, 4li. 16s.; one horse wth his furniture, 4li.; one young maire, 3li.; 13 great Swyne, 13li.; 15 smaller Swyne, 4li. 10s.; 50 bushells of barley, 10li.; 5 bushells of wheat, 1li.; 15 bushells of oates, 1li. 10s.; 10 bushells of old Indian corne, 1li.; Indian corne standing, 5li.; 2 load of meadow hay, 1li.; an old chest wth carpenters tooles & other old lumber, 1li. 10s.; one muskett & a frying pann, 17s.; pewter, 17s.; Apples uppon the trees, 1li.; brasse, 2 kettls, 1 skillett, 14s.; 2 Iron potts, 18s.; wooden ware, 10s.; 2 hatts, 1li.; his wearing cloathes, 2li. 10s.; her wearing cloathes, 3li.; one sword, belt & smoothing Iron, 10s.; bedd-

ing, 1li. 10s.; chaynes & yoakes wth ye tackling, 1li. 10s.; in Mr. Richard hubbards hands, 4li.; total, 108li. 12s.

Attested in Ipswich court Mar. 25, 1673 by Richard Norman.

Account of the debts of Tho. Whitterige: to Mr. Hinksman his Landlord, 16li. 8s.; Capt. Corwin for cloathes for ye children, 10li.; Mr. Gooding, 1li. 5s.; Mr. Goodman Hutton, 6li. 19s.; Goodman Noulton, 14s. 6d.; Tho. Noulton, 10s. 4d.; John Whitterige, 2li. 10s.; Samuell Whitterige, 12s.; Daniell Davison, 11li. 5s.; Goodman Colburn, 6s.; Mr. Coggsell, 10s.; John Salau, 5li.; Lott Connott, 1li. 15s.; Richd. Stagwayes, 1li. 8s. 7d.; Joseph Morgan, 18s.; Mr. Emmery, 12s.; Richard Norman, 3li.; Capt. Curwin, 4li. 12s. 6d.; Elder Payne, Ipswich, 3li. 10s.; Sachwell, 1li. 10s.; Robert Bradford, 12s.; Isaac Hull, 3s. 9d.; Robert Morgan and Richard Norman, for tyme and Charge, 4li.; Mr. Numan, 5li.; the Constable of Epseg, 10s.; Samuel Whitteridges Debt at Jonathan Wades, 1li. 2s.; your owne account at Jonathan Wades, 2s. 7d.; total, 84li. 6s. 7d.

Attested in Ipswich court Mar. 25, 1673 by Richard Norman.

*Essex County Probate Files, Docket 29,780.*

There being a verbal will presented to the court Mar. 25, 1673, of Thomas Whitridge, deceased, administration was granted on the estate to Samuell Morgan and Richard Norman. *Ipswich Quarterly Court Records, vol. 4, page 194.*

#### ESTATE OF JOHN HART OF MARBLEHEAD.

Administration was granted Sept. 24, 1672, unto Jonathan Hart of what estate was his father John Hart's, and of which he died possessed and of which Thomas Whitridge was never legally possessed. *Ipswich Quarterly Court Records, vol. 5, page 177.*

#### ESTATE OF CORNELIUS KENT OF (IPSWICH?)\*

Administration on the estate of Cornelius Kent, intestate, granted Sept 24, 1672, to Francis Wainwright and Samuell Yonglove, who was to pay debts according to the inventory. *Ipswich Quarterly Court Records, vol. 5, page 177.*

Inventory of the estate of Cornelius Kent taken by Nathaniell Browne and William (his M mark) Dergy: 4 swine,

\* See also Records and Files of the Quarterly Courts of Essex County, Mass., vol. 5 (1916), pp. 135, 147.

4li.; three yearlings, 3li. 19s.; three coves, 13li.; heifer, 2li. 10s.; one Iron Harrow, 14s.; 3 tubbs & a churme, 12s. 6d.; one chaire, 2s.; tramell, 5s. 6d.; mashing tubb, 8s.; bedstead, 11s.; leneing & a green apron, 1li.; Jackett, wastcot & pr. breeches, 2li. 12s.; paire of bandaleers, 2s. 6d.; cloths of his wives & drawers, 1li.; rugg & blankett, 1li. 16s.; one bed & sheete, 10s.; 2 chaires, 4s. 6d.; chest & box, 8s. 6d.; pott, 11s.; one shirt, 8s.; howe, 3s.; pair of breeches, 5s.; an old jackett, 3s.; 3 barrells, 6s.; shirt & neckcloths, 1li.; yard of cotten cloth, 2s.; wollen wheele, 4s.; litell table, 4s.; Shore willson Indebted, 1li. 10s.; One Muskit, 1li. 4s.; horse, 5li. 8s.; total, 43li. 14s. His debts: Samuell younglove, Sr., 12li.; Deacon Goodhue, 3li. 10s.; G. Selair, 1li. 6s. 4d.; Darkis Pettes, 2li. 15s.; Deacon Knowlton, 1li. 12s. 10d.; G. Archer, 1li. 5s. 4d.; G. Rofe, 15s.; G. Danford, 15s.; G. Pood, 1li. 5s.; Mr. Newman, 1li. 10s.; G. Ring, 6s.; G. Chote, 2li. 15s.; G. Rust, 3s.; G. Haward, 8s.; G. Benit, 6s.; G. Dean, 9s.; G. Sayer, 10s.; March[an]t Wainwright, 8li. 13s. 10d.; Mr. Wilson, 13s. 9d.; Sargt. Clerke, 8s.; Brewer Clarke, 5s.; total, 41li. 12s. 5d.

Presented in Ipswich court Sept. 24, 1672. *Essex County Probate Files, Docket 15,353.*

#### ESTATE OF MRS. MARGARET LAKE OF IPSWICH.

“In the Name of God Amen I Margaret Lake of Ipswich in America, in the shire of Essex widdow, being weake in body, yet of good & pfect memory & vnderstanding praised be God, doe Dispose of that little estate God hath lent mee as followeth. Inprimis I giue & bequeath vnto my Daughter Hannah Gallop & her Children all my land at New London, And also my best goune & my red Cloth pettycoate, & my enamiled ringe; & after her decease my will is that my granddaughter Hannah Gallop shall haue the said ringe; Also I giue unto my granddaughter Hana Gallop a paire of Sheetes & one of my best pewter platters, & one of the next. Item I give unto my daughter Martha Harris my Tapestry Couerlet, & all my other apparrell which are not disposed of to others ptcularly. Also I giue unto her my mantle, & after her decease to all of her Children as they neede it. Also the Couerlet of Tapestry after my daughter Marthas decease, & I giue it to my Grandsone Thomas Harris, & he dying without Issue to his brother John, & so to the rest of the Children. Also I giue to my daughter Martha my Gold ringe, & my will is, that after her decease, that my

grandaughter Martha Harris shall haue it. Item I giue to my grandaughter Martha Harris my bed & bedsted, & one boulster, tooe blanckets, tooe pillows, & one Couerlett. Item I giue to my grandaughter Elisabeth Harris, one heyfer at my Cosen Eppes. Item I giue to my grandaughter Margaret Harris my Carued box, & one Damaske table Cloth & six Damaske napkins. Item my will is that all my brass & pewter, with the rest of my household stufte vndisposed, be equally disposed, & diuided amongst my daughter Harises Children. Item I give & bequeath vnto my sonne Thomas Harris, all the rest of my estate: viz<sup>t</sup>: my part of the vessell, & all my debts, &c. onely my Byble excepted, which I giue to my Grandsonne John Harris, and a paire of frenged gloues. I Appoynt my sonne Thomas Harris & my Daughter Martha Harris to be my Executor & Executrix of this my last Will & Testament. this Thirtieth day of August, in the yeere of Grace Sixteene hundred Seuenty & tooe. 1672.”

Margaret (her K mark) Lake.

Witness: Thomas Knoulton, Sen., James Chute.

Proved in Ipswich court Sept. 24, 1672 by Thomas Knowlton, and Mar. 31, 1674 by James Chute.

Inventory taken Dec. 24, 1672, by John Dane, Thomas Knoulton and John Lighton: all the Land which is mentioned in the will at New London or nere thereunto which the saide Mrs. Lake gave her daughter Galop before she made her will we menshon not the prise; one tapestre Coverlit, 4li. 10s.; one bedsted, feather bead, flockbed, thre doune pillowes, 17li.; thre ould blankets, thre ould cuferlits, boulster and a pese of canvas, 3li.; a sarge sute, a penestone petticoat, 2li. 10s.; a parsell of waring Clothes, wastcots, petticots and bodis, 4li. 12s.; baking pan, 12s.; basen and Ure, 16s.; pastie plate, 10s.; peuter dishes, sausers, poringers, culender, 5li.; peuter candelstickes, sugar box, head of a warming pan and a Roster, 1li. 10s.; thre carved boxes, 1li. 10s.; two rought Joyne stollles, 1li. 10s.; two hand baskets, 3s.; two ould hudes, two ould silke wastcotes, one more a blacke silke one, 1li. 15s.; a scarlet mantell, 4li.; thre scarves, a hud and a pese of sike, 2li. 10s.; four payer of holn shets and thre payer and one shete, 11li.; a damask tablecloth and six napkines, 4li.; sixtene napkins and fife tableclothes, 4li. 18s.; fower course napkins, 6s.; fower holon piloberes and two others, 1li. 8s.; one promised Cubberd Cloth and thre pillowes cuferes, 1li. 4s.; fower shifts, 1li. 16s.; hir

weddung shift, 1li.; a great bible, 12s.; a pair of gloves, 8s.; a box of small Lining, 4li. 11s.; cubard cushin, 4li.; munney 2li. 10s.; a small box with seavarrall Samplers, lases and broidred works, 10li.; a pot and two glasses, 5s.; two Gould Ringes, 3li. 10s.; a trunke, 1li. 10s.; sum bras and Eyorn pots and Cittelles, 4li.; one cow, 3li. 15s.; a pare of stockines and a peuter pot, 6s. Debts due: Matthew Perry, 4li.; William Quarls, 5li.; Ms. ipse, 4li.; Joseph Lee, 5li.; parte of the barke, 12li.; total, 14li. 7s. Debts to be paid: marchant wanrite, 2li. 19s. 7d.; Decon goodhewes, 10s.

Attested in Ipswich court 24: 7: 1672 by Tho. Harris, executor.

*Essex County Probate Files, Docket 16,121.*

ESTATE OF RICHARD JACOBS OF IPSWICH.\*

“In the Name of God Amen I Richard Jacob of Ipswich being at y<sup>e</sup> present Sicke & weake in body but of pfect memory and understanding, doe make my last Will & Testament as follows I Committ my Soul vnto Almighty God, and my Body to a decent buriall In hope of a Blessed Resurrection vnto Eternall life, and my outward Estate dispose off in this manner Imp<sup>s</sup> I hereby Confirme vnto my beloued wife Johanna by this my will and testament what I haue agreed and engaged p a writing under my hand Dated y<sup>e</sup> third of May 1669 To which referre for my Intentions towards hir: 2<sup>ly</sup> I Confirme vnto my Son Thomas my Eldest Son now liueing, All my land upland and meddow on the west side of y<sup>e</sup> road way to Boston and about twelue acres of meddow below y<sup>e</sup> Sluce of my farme adjoyning and y<sup>e</sup> vpland within y<sup>e</sup> now standing fence also six or eight acres of meddow be it more or less bought of Henry Kemball adjoyning to m<sup>r</sup> Saltingstalls farme all which is in y<sup>e</sup> possession of my Said son Thomas, prouided my aforesaid son Thomas pay y<sup>e</sup> full Sume of fiftie shillings Unto his mother in Law my wife Johanna p Annum dureing the terme of life in place and quallitie according to agreement and also paying fifty pound unto his Sister Martha within one year after my decease if She be marryed otherwise to pay hir Eight pence p pound yearly till she be marryed or come to twenty eight years of age, and than she shall haue liberty to demaund y<sup>e</sup> full Sume, also my Said Son shall haue free Egress & regress to & from the twelue Acres of meddow aforementioned, and is to Enjoy the twentie fiue pound Stock

\* Copy, Ipswich Quarterly Court Records, vol. 5, page 185.

which was formerly deliuered when he entred upon y<sup>e</sup> Said farm also he shall haue the thirteen bushells of Apples p ann<sup>o</sup> till Seuen years be expired Out of my farm adjoining to his. 3<sup>ly</sup> I also giue unto my son John One hundred pound at Ipswich in m<sup>r</sup>chantable pay within one year after my decease what is paid in Cattle to be rec[eived p: *copy*] my said Son John y<sup>e</sup> first of May after my decease

“4<sup>ly</sup>: I also giue unto my Son Nathaniel when he comes of age, half that farme near Topsfeild, Viz<sup>t</sup>. that part next unto Isack Cummings farme. to be pportioned equally in quantitie according to quallitie, and my Said Son is to pay thirtie shillings p ann<sup>o</sup> unto his mother in Law Johanna my wife dureing the terme of hir life in place & quallitie according to agreement, And also to pay Sixtie pound to his sister Judeth within a year (after possesed or come of age) if shee be marryed, otherwise to pay hir Eight pence p pound yearly till she be marryed or come Vnto twenty eight years of age, than she shall haue libertie to demaund y<sup>e</sup> full sume.

5<sup>ly</sup>: I also giue unto my Son Joseph the other half of y<sup>e</sup> same farme near Goodman Howes when he comes of age, And my Said Son shall pay unto his Mother in law my wife Johanna twentie shillings p ann<sup>m</sup> dureing y<sup>e</sup> terme of hir life, in place & quallitie according to agreement, And also to pay fourty pound to y<sup>e</sup> Executor within one year after possession of y<sup>e</sup> farme or come of age. 6<sup>ly</sup>: I also giue unto my Daughter Martha Jacob One hundred pound within a year after my decease if she be married otherwise to be allowed eight pence p pound yearly till she be married or come to twenty eight years of age, and than shall haue libertie to demaund y<sup>e</sup> sume aboue mentioned. That is Say hir Brother Thomas to pay fifty pound therof, and y<sup>e</sup> Executor y<sup>e</sup> other fifty pound, and a considerable part thereof to be paid in househould stuff a fether bed w<sup>th</sup> furniture to be part 7<sup>ly</sup>: I also giue unto my daughter Judeth One hundred pound forty pound thereof to be paid within a year after my decese p y<sup>e</sup> Executor if she be marryed, otherwise to be allowed eight pence p pound yearly till she be marryed or come to twenty eight years of age haueing than liberty to demaund y<sup>e</sup> said sume of fourty pound a considerable part whereof to be in househould stufte a fether bed & furniture being part. And sixtie pound to be paid p my Son Nathaniel according as he is Ingaged.

“8<sup>ly</sup>: I also giue unto my Grandchild Lydia Jacob, one hundred pound to be paid by y<sup>e</sup> Executor within one year

after hir marriage, or when she come of age, but if she die before she comes of age the Estate to fall to y<sup>e</sup> Executor But if Either of my two youngest Sons should depart this life before they  $\parallel$ be $\parallel$  of age to receiue their Portions Itt shall be equally deuided among all the rest of y<sup>e</sup> Brothers & sisters Suruiueing I Also giue liberty unto my Daughter Jacob late wife  $\parallel$ of $\parallel$  my Son Samuel now deceased to dwell In half y<sup>e</sup> house she now possesseth, Thus divided viz<sup>t</sup>. The Parler, & Chamber, & Garrett ouer them with the little parler & seller under it (but y<sup>e</sup> Chamber ouer, & y<sup>e</sup> wash house to be Improued mutually between hir & the Executor) with y<sup>e</sup> benefitt of the orchard adjoyning and y<sup>e</sup> the most Easterly Bay of the Barne and y<sup>e</sup> Leantoo adjoyning for hir Use, and Six Acres of tillage land half in one feild & half in another laid out p y<sup>e</sup> ouerseers hauing referrence to y<sup>e</sup> quallitie of y<sup>e</sup> land in each feild, and liberty to Cutt eight load of Hay yearly. she also shall haue liberty of keaping one horse, four Cowes, & ten Sheep where y<sup>e</sup> Executor or any in his roome keap theirs, And also twelue Swine Small & Great, ordered according as he or they ord<sup>r</sup>: theirs. But if shee marry  $\parallel$ or remoue $\parallel$  y<sup>e</sup> Immunities shall cease, and in Consideration therof my Executor shall pay hir six pounds p ann<sup>m</sup> Untill the Child be marryed or till twentie one years of hir age be expired And then my Daughter shall onely  $\parallel$ haue $\parallel$  thr[ee] pound yearly dureing hir life the [sayd payments: *copy*] to be [made: *copy*] 2-3 in wheat, mault, or porke, & one third in Indian corn. But she is to deliuer vp all my stock and what Estate soeuer of mine in hir hand or hir occupation vpon Demaund p my Executor ffurther I doe acquitt my daughter in law abouesaid of all dues & debts to me from my Son Sam<sup>l</sup>: deceased or from hirself for Rents or otherwise till y<sup>e</sup> date hereof, pvided she my said Daughter doth giue me as full an Acquittance from any claimes or demaund that may be made by hir or any from hir or any other in my abouesaid Son or Daughters rights.

“I doe also appoint and Constitute my Son Richard Jacob to be my Sole Executor of this my last will and testament, and doe bind ouer my farme lately Improued by my Son Samuel now Deceased for the true pformance of all legacies Annuities, &c aforementioned: I doe also bind Ouer all the rest of my Lands unto my said Executor for y<sup>e</sup> true pformance of those legacies and annuities according as they are respectiuey Ingaged in my Will So my Debts, Legacies, & Annuities being all discharged I giue all y<sup>e</sup> rest of my estate

||and debts|| vnto my [fore: *copy*] mentioned Executor. I doe also [request & de: *copy*] sire my Louing brother Cap<sup>n</sup>. John App[leton: *copy*] my Louing brother Leift: Samuel Appleton, and my good ffreind m<sup>r</sup> Richard Hubbert ||Ouerseers|| of this my last Will and Testament that If in case any differance shall arise between my Executor and any of my Children, About the disposing, diuideing, paying, or receiueing any of y<sup>e</sup> pmises, I doe fully Impower my afore-said Ouerseers or any two of them Concurring, to determine and settle all Such differences.”

Rich[ard] Jacob.

“Dated the sixth day of September In y<sup>e</sup> year of our Lord One thousand six hundred Seenty & two.”

Witness: John Appleton, Samuell Appleton, William Goodhue.

Proved Oct. 5, 1672 by Capt. John Appleton and Lift. Samuell Appleton before M<sup>r</sup> Samuell Symonds and Maj. Gen. Daniell Denison.

Inventory taken 4: 8br: 1672, by John Whipple, Sr. and Thomas Burnum, Sr.: one bedsted & trundlebed with lines and matts (in ye Parler), 1li. 6s.; Curtaines, vallents, curtaine rods with a ps. of curtaine at ye head, 1li. 15s.; one fether bed, 5li.; two blanketts, 12s.; one coverlid, 11s.; one sheett, 10s.; one pillow, one boulster, 35s.; Six Cushins, 18s.; 4 cushins, 8s.; one Carpett, 8s.; one long table, 16s.; four Joint stooles, 10s.; one cushin stool, 2s. 6d.; two flag chaires, 4s. 6d.; one 3 Square chaire, 4s.; fower Lether chaires, 32s.; one chest of drawers, 35s.; one great Chest, 16s.; one case wth knives, 6s.; pr. of Cobirons, 12s.; one sword, 10s.; 2 pr. of gloves, 3s.; 8 yd. of dowlis, 1li. 6s. 8d.; one ell of fustion, 2s. 6d.; 2 shirts, 15s.; 1 old shirt, 2s.; a box iron & heaters, 3s.; one doz. napkins, 8s.; one bedsted, 25s.; matt & bed line, 3s. 6d.; Curtaines, vallents and curtain rods, 15s.; one coverlid, 32s.; one old coverlid, 8s.; 3 old blanketts & ps. of carpet, 18s.; one lether Chaire, 8s.; a flag bottome chaire, 2s.; one high chest, 15s.; one pine chest, 8s.; chest, 5s.; 41li. yarn, 4li. 2s. 3d.; 8li. yarn, 16s.; fetherbed, one pillow & 2 bowlster waighing 103li., 5li. 13s.; one pr. of sheets, 16s.; 2 fether pillowes, 7s.; 1 doz. trenchers, 18d.; two blanketts, 14s.; one childs baskett, 12d.; cubberd cushin, 18d.; cushion stool, 2s.; one chest, 4s.; bedsted cord & matt, 12s.; fether bed & bowlster waighing 99li. wth ye ticking, 5li. 15s.; red Coverlid, 10s.; one blankit, 8s.; 2 sheets, 11s.;

bedsted, cord & matt, 10s.; one old Coverlid, 4s.; a thick coverlid, 7s.; two old blankets, 3s.; one sheet, 3s.; one flock bed & bowlster, 24s.; Sheeps wooll, 18s.; cheese, 33s. 4d.; one holland sheett, 16s.; 11 napkins, 10s.; 3 pillowbears, 12s.; two pr. of sheets, 32s.; one old sheett, 3s.; one pr. of new sheets, 20s.; 3 pillowbears, 7s.; 2 towels, 2s.; one pr. of sheets, 18s.; one sheet, 12s.; one tablecloth, 8s.; small cloath, 2s.; 1 pillowbere, 2s.; four towels, 4s.; 2 pillowbers, 4s. 6d.; two pillowbers, 3s. 6d.; 3 pillowbers, 5s.; 12 napkins, 8s.; three small table cloaths, 7s.; two more, 3s.; 27li. of ye newest pewter, 2li. 18s. 6d.; old pewter, 13s. 6d.; 9 1-2li. pewter, 19s.; chamber pott, pint pott, beer boule & a pottinger, old, 10s.; two small kettles, 7s.; two skelletts, 5s.; tinn ware, 2s. 6d.; a great kettle, 25s.; warming pan, 6s. 6d.; one kettle, 10s.; one brass pan, 7s.; Tynn ware, 16s.; 2 candlestickes, 4s.; twenty fwe Swine, 2li.; three Iron potts, 26s.; one Skimmer, 12d.; ten spoones, 5s.; a little table, 7s. 6d.; table leafe & forme, 5s.; five chayres, 12s.; two wheles, 10s.; one whele, 3s.; meall trough, 3 sives, 8s.; a frying pan, 3s.; one Iron drippin pan, 8s.; spitt, shredding knife, 5s.; two Juggs, 2s.; earthen ware, 3s. 6d.; old Tubbs, 4s.; 6 earthen pans, 2s.; 2 Cream potts, 2s.; two trayes, 2 bowles, 4s.; 2 half firkins, 4s.; 2 powdering tubbs, 5s.; a Chern, 5s.; four beer barrills, 10s.; four small caske, 8s.; cheese press, 4s.; 1 keeler, 2s. 6d.; mishin tubb, 5s.; 150li. of cheese, 2li. 10s.; butter, 15s.; fyer pan, tongs, old peeel, 6s.; large pr. of tongs & firepan, 9s.; two trammells, 10s.; 3 pr. pott hookes, 3s.; one fowling peice, 30s.; two musketts, 30s.; a great coat, 40s.; one cloake, 30s.; a wastcoat, 7s.; other cloathes wth hatts, shoos, stockins, Capp & band, 4li.; pillion, 6s.; scales & weights, 9s. 6d.; trammell, 3s. 6d.; two morters & pessells, 10s.; six Oxen, 33li.; fower Oxen, 22li.; twelve Cowes, 48li.; twelve sheep, 5li.; two heifers wth a calf, 6li.; two 2 year old steers, 4li.; three pr. plow Irons & one plow, 1li.; five hay forkes, 5s.; beetle rings, 3 wedges, 6s.; two augers, one spade, 5s.; three Sawes, 14s.; one Adse, three axes, 10s.; two hammers, pinchers, 2 chizells, 6s.; two pr. hoopoes for wheels, 10s.; 2 boxes, 2 Expins, 6s.; three chaines, 18s.; 5 yoakes wth Irons, 12s. 6d.; a flocke pillow & boulster, 8s.; a flaskett, 3s.; flock bed and boulster, 30s.; two blankets, one rugg, 16s.; the two farmes adjoining to mile brooke, 550li.; the two farmes at Topsfield, 300li.; Sundry small debts, 4li.; Dew pr. bill from Wm. Starling, 12li.; from Mrs. Flintt, 1li. 10s.; total 1,120li. 9d.; about

fifteen bush. barley & 20 bush. Indian corn, 6li. Debts due from the estate about 80li.

Attested Oct. 5, 1672 by Richard Jacob, the executor of his father's estate.

*Essex County Probate Files, Docket 14,725.*

ESTATE OF RICHARD WELLS OF SALISBURY.

Administration on the estate of Richard Wells, late of Salisbury, granted 8: 8: 1672, to his wife, Elizabeth Wells. *Hampton Quarterly Court Records, vol. 2, leaf 4.*

Inventory taken Sept. 3, 1672, by Tho. Bradbury and William Buswel: in money, 1li. 6s. 2d.; his Apparrell, woollen & linnen, hatts & shooes, 8li. 2s.; 2 dozen & 3 napkins & 3 towells, 1li. 5s.; 6 pillow beers, 1li.; 8 payer of sheets, 6li.; 4 yds. of broad cloath & 4 1-2 yds. of searg & a remnant. 4li.; 2 chests, a box, 1li.; 5 cushions, 10s.; a chayer table & cubbard, 1li. 5s.; half headed bedstead, flockbed & bed matt, 1li. 5s.; 3-4 of a yd. of carsie, 4s.; a cabbin bedstead, trundle bed, feather bed, feather bolster, fower feather pilloes, 5li.; bookes, 1li.; pewter, 3li.; brass, 1li. 5s.; 2 Iron potts, 1 Iron kettle, pot hooke, racks, frying pan, smoothing Iron, fire shovell, tongs & spitt, 1li. 13s.; muskett, sword, belt, bandeleroes, 1li.; yarne & wooll, 4li.; rugg & coverlets, 1li. 10s.; saddle & leather skinns, 1li. 10s.; Indian corne, 30 bu., 4li. 10s.; English corne in ye barne 20 bu., 4li.; about a bushell & halfe of salt & 3 pound of hopps, 7s.; beetle, 3 wedges, 3 Axes, 2 Augers, 10s.; some chaires, 5s.; a to comb parsell & trowell, 3s.; other Iron tooles, 10s.; five seives, 3s.; 3 spinning wheelles, 5s.; Implements of husbandrie, 2li.; Implements for ye darie, 10s.; jugs & glasses, 5s.; 5 payles, 2 tutoes, 10s.; about a firkin of soap, 10s.; butter & cheese, 4li.; 4 Oxen, 20li.; 2 steers, 7li.; 5 cowes, 17li. 10s.; 1 3 yere old, 1 2 yere old & 2 yearlins, 2 calves, 9li. 10s.; 7 sheep & lambes, 2li. 10s.; swine, 2li. 10s.; bacon, 8s.; one old mare, 1 horse, one two yere old, 1 fole, 10li.; dwelling house, hous lott, oarchyard & barne, 55li.; ye planting lott, 12li.; a ten acre lott towards the mill upland, 10li.; 20 acres upland upon Merimack River, 15li.; 60 acres, 15li.; six cowes comon, & six acres of meadow belonging to it, 25li.; 4 acre lott of fresh marsh in ye great meadows, 20li.; a higledee piglede lott of salt marsh about 3 acres, 10li.; a sweepage lott at ye beach, 10li.; 2 hides & some small skins in ye fatts undrest which

we can't vally; 12 load of hay, 6li. 9s.; total, 305li. 3s.

Attested in Hampton court 8: 8m: 1672 by Elizabeth Wells, the administratrix. *Essex County Probate Files, Docket 29,314.*

ESTATE OF TIMOTHY WORCESTER OF SALISBURY.

Administration on the estate of Timothy Worcester of Salisbury, granted 8: 8: 1672, to his wife Susanna Worcester. Court ordered that the widow have one-half and the two children, Sarah and Susana, the other half, the house and land to remain as security for the children's portions until they reach the age of eighteen. The widow was to have the use of the children's portions for their education and bringing up. *Hampton Quarterly Court Records, vol 2, leaf 4.*

Inventory of the estate of Timothie Worcester of Salisbury, taken July 4, 1672, by John Ilsley and Willi. Buswell: the dwelling house, oarchyard & land joyning to itt, 70li.; three Cowes comons, 8li.; Swine, 1li. 2s.; Rugg, 18s.; two blanketts & a coverlett, 1li. 10s.; bed, bolster & pillo, 2li.; pillobeere, 2s.; 3 sheets, fower napkins & a table cloath, 1li. 12s.; bedstead, courtins & vallance, 1li. 5s.; pewter, 1li. 3s.; brass & Iron, 1li. 4s.; cheast, 3 boxes & a cubbard, 16s.; earthen ware, 2s.; cradle, chayre, wooden ware & household implements, 1li.; smoothing Iron & Sive, 3s.; total 90li. 17s. Debter to one of Salem about 19li.; Mr. Chekly, 2li.; Wil. Townes, 1li. 10s.; Josef french, 15s.; John Severence, 3s.; total, 23li. 8s.; the estate owed by Steven fla[n]drs, 6s.

Attested in Hampton court 8: 8m: 1672 by Susana Woster. *Essex County Probate Files, Docket 30,677.*

The Court 14: 2: 1672, ordered Henry Ambros, upon giving in personal security for the portions of the children of Timothie Worcester, which said Timothy had by Susana, his wife, now the wife of said Ambros, to the satisfaction of Major Robert Pike and Mr. Samll. Dalton, should be released of his former security on house and land. *Salisbury Quarterly Court Records, vol. 2, leaf 30.*

Benjamin Sanborn of Hampton, N. H., acknowledged the receipt from Henry Ambrose and Susannah his wife, the whole sum that belonged to Sarah his wife, of her father Timothy Woorster's estate.

Signed and sealed 4: 9m: 1691. Witness: Benja. Swett, Jacob Bafford.

Moses Pike of Salisbury acknowledged the receipt from Henry Ambross and Susannah his wife, of Salisbury, the whole sum that belonged to Susanna his wife, of her father Timothy Woorster's estate.

Signed and sealed May 31, 1697. Witness: Joseph Stockman, John Grelly.

*Essex County Probate Records, vol. 310, page 30.*

ESTATE OF MRS. SUSANNA SHATSWELL OF HAVERHILL.

Administration on the estate of widow Satchwell, late of Haverhill, granted 8: 8: 1672, to Hananiell Bosworth and Jno. Griffyn, who were ordered to appear at the next Salisbury court. *Hampton Quarterly Court Records, vol. 2, leaf 5.*

Inventory of the estate of the widow Shatswell, deceased May 3, 1672, taken May 23, 1672 by William White and Henry Palmer: the house & orchard & home lott, 40li.; land in the plaine, 30li.; East meadow, 12li.; A parcell of North meadow, 15li.; 4 oxe comons land 22 acres, 22li.; A 4th devision of upland, 20li.; platter, candlestick & sum brasse, 18s.; 3 hogsheds, Keeler, two chests, wooden ware, 16s.; warming pan, tramell, broch hamer, spindle, hatchet, 1li.; brass kittle, 8s.; head peece, coslett, sword, picke, 3li.; 2 acrese & halfe of land more, 10li.; aleaven commanidges, 22li.; 4 Iron woops for cart hookes & twists, 18s.; cow, 3li.; shear, coulter, frow, pillin, 13s.; fether bed, bosters, cotton Rug, blancuts, sheets, 7li.; silk hood & smale lining, 1li. 10s.; lining yerne, 10s.; more beding, 1li.; wearing clothes, 1li. 9s. 6d.; hatt & searge hood, 1li. 1s.; wascutt, paire of shooes, 8s.; sow, 1li. 5s.; beese, 10s.; other implements, 11s.; more in searge, 1li. 2s. 6d.; Rentt for house & land, 5li.; total, 203li. Debts due from the estate, 40li.

Attested by Hananiell Boswoth and Jno. Griffyn, administrators. *Essex County Probate Files, Docket 25,120.*

ESTATE OF SAMUEL ROBBINS OF SALISBURY.

The Court 8: 8: 1672, ordered that Richard Currier, executor of the will of Samll. Robins, produce the will at the next Salisbury court, to be proved. *Hampton Quarterly Court Records, vol. 2, leaf 4.*

“In ye name of god amen: I Samuell Robins of ye towne of Salisbury in ye County of Norfolk Massechusets in Newengland Planter: being in good health & of pfect memory: do

make & ordeine this my last will & testam<sup>t</sup> in manner as followeth that is to say I do giue my whole estates, (my honest & just debts being first payd) to any one, ore more of my owne brethren that shall thinke good to come over into Newengland w<sup>th</sup>in three years time after they shall heare of my decease & if neither one or more of them shall thinke good to com over: then I do giu my whole estate to my dear father John Robins: of Thedingworth in Licestersheire in old England & if hee be not then liueing I do giue & bequeath my whole estate to my deare Mother Hester Robins: & if she be not liueing I do giue my Said whole estate to my loueing Brother Joseph Robins: And I doe make my beloved freind Richard Currier of y<sup>e</sup> towne of Salisbury in Newengland aforesaid my Sole Executo<sup>r</sup> to this my last will & testam<sup>t</sup>: In wittness wher of I haue herunto set my hand & Seale this 22<sup>th</sup> day of August 1665."

Samuel robins. (SEAL)

Witness: Tho. Bradbury, Sen<sup>r</sup>., Mary (her MB mark) Bradbury.

Proved in Salisbury court 8: 2m: 1673 by the witnesses; and the executor nominated in the will accepted of the executorship, Apr. 8, 1673.

Inventory of the estate: 2 oxen, 14li.; 2 calves, 9li. 5s.; on yearlen, 1li.; on 2 yeare old, 2li. 2s. 6d.; on hors, 6li.; in the hands of Samuell felos, 4li. The debts that he owed: to Rob. Jones, 1li. 7s.; Cap. Whit, 1li. 11s. 7d.; Mr. dearen, 7s. 6d.; Steven Sweat, 4s.; Capt. Geresh, 3li.; Mr. Car, 3s. 11d.; John Smith, 8s. 6d.; Cap. Wallden, 15s.; the Wid. Tuck, 11s.; Richard dowl, 12s.; Wid. Rowell, 7d.

Attested Apr. 8, 1673 by Richard Currier.

*Essex County Probate Files, Docket 23,790.*

#### ESTATE OF MATTHIAS BUTTON OF HAVERHILL.

Capt. Nathll. Saltonstall informed the court 8: 8: 1672, that Matthias Button died intestate, and none appeared to administer upon the estate.

The clerk of the writs of Haverhill was ordered to inquire concerning the estate left by Matthias Button and bring in an inventory to the next Salisbury court.

*Hampton Quarterly Court Records, vol. 2, leaves 5, 6.*

Capt. Nathll. Saltonstall was appointed Apr. 8, 1673, administrator of the estate of Matthias Button, pro tempore,

until he delivers his account and desires his discharge, and was also to bring in an inventory to the next Hampton court.

Court declared that the widow Button, having land made over to her as a dowry from Matthias Button, had no right to her proportion of the estate, which otherwise by law she might have, she also in court refusing to relinquish her said jointure or dowry.

*Salisbury Quarterly Court Records, vol. 2, leaf 14.*

The court 14: 8: 1673 granted Capt Saltonstall liberty until Salisbury court next to perfect Button's inventory.

Court ordered that the administrator of the estate of Matthias Button shall improve the estate according to his discretion by letting it out or changing it into other specie, taking sufficient security.

*Hampton Quarterly Court Records, vol. 2, leaves 22, 23.*

Inventory\* of the estate of Matthias Button taken Apr. 5, 1673, by George Corlis and James Pecker: A beefe barrill, 3s.; an old tubb, 2s.; a paille, 1s. 6d.; two traies, 1s. 6d.; frying pan, 4s.; three alchemie spoones, 1s.; warming pan, 1s. 6d.; total, 14s. 6d.

Taken Oct. 7, 1673, by Abraham Whitticker and Josiah Gage: pillow & bolster, 16s.; Beetle rings, 2s.; 3 ps. of chaines, 8s.; a tramell, 4s.; 2 wedges, 2s.; an axe, 2s.; tow comb, 1s.; an hough & old iron, 3s.; 2 augers, 1s. 6d.; 6 trayes, 2s.; total 2li. 1s. 6d. Appraised Dec. 2, 1672 by Mr. Dalton and Robert Ayer; Six Swine, 3li. Mar. 9, 1673-4 apprizers of ye land by Henry Kingsbery and Robert Swan: Duck meadow 3 acres, 8li.; Spiggott meadow 3 acres, 8li.; Strong water meadow 3 acres, 5li.; Land about ye house 7 acres, 14li.; A neb ring & dung forke, 1s. 2d.; mare & colt, 5li.; Edw. Phelps in cattle, 38li. 3s. 4d.; ye remainder of his bill, 3li. 2d.; cow, 3li. 10s.; Abraham Whitticker his mortgage for time, 14li.; Daniel Bradley, 17s.; total, 99li. 11s. 8d.

Attested in Salisbury court Apr. 14, 1674 by Capt. Nathll. Saltonstall, the administrator.

To sundry claymes of debts: Joseph Johnson, 6s.; William Sterling, 1li. 4s.; Henry Kingsbery, 10s.; Nath. Smith a coffin, 1s. 6d.; Linfurth for a grave, 1s. 6d.; Mr. Prout of Boston, 1li. 1s. 5d.; Thomas Duston, 2li.; for wine, 4s.; Mr. John Todd, 14s.; Capt. Walker, 7s. 6d.; John Godferys

\* Copy, Norfolk Deeds, vol. 2, leaf 325.

Execution, 7s.; Anthony Summersby, 7s.; total, 6li. 16s. 11d. Mr. Jewetts Execution by ye marshals Depu[ti]e], 4li.; Capt. James Pendleton, 7li. 10s.; lookeing up of Swine, 2s.; Nic. Browne for a ho[g p]en, 1s. 3d.; corne for ye Swine, 3s. 9d.; wintering ye mare & fole at Henry Kingsberys, in 72, 1li. 10s.; journey to Andover, 3s.; expences, 1s.; an appriser to Andover, 3s.; a drover for ye cattle 2 dayes, 5s.; his quarters [at Andover: *copy*], 1s. 6d.; Ferriage of ye cattle & [char]ges, 7s.; 2 journeys to take ye [estate: *copy*], 3s.; Capt. Pembetons apprizment, 8d.; pasture hired for ye cattle, 16s.; Journey to Andover Jan. [29: *copy*], 73, 3s.; expences, 1s.; Joseph Page for bringing up ye mare in 73, 2s. 4d.; Jno. Page for ye 2 y[ear old: *copy*], 6s.; Sending ye mare to ye f[arme: *copy*], 1s.; wintering mare & foal in 73, 18s.; account due to mee by booke, 3s. 4d.; apprizment of ye land, 7d.; total, 17li. 2s. 5d. Danll. Ela by booke, 3li. 3s. 10d.; probation of ye Inventorie, 1s.; Mr. Nath. Frier, 1li.

Allowed by the Salisbury court 14: 2: 1674, and the administrator ordered to pay what further debts may appear.

The estate Dr. to Nath. Saltonstall the administrator, since Apr. 14, 1674: to Jno. Godfery, 33li. 16s. 10d.; to ye apprizers, 6s.; to my own attendance to prove ye Invent. &c., in 74, 11s. 7d.; to Ela for the execution & fetching it, 4s.

Allowed by the Salisbury court 1675, and ordered to be added to the inventory.

*Essex County Probate Files, Docket 4,380.*

#### ESTATE OF JOSEPH HUMPHREY OF LYNN.

“In the Name of God Amen the third of July in y<sup>e</sup> yeare of our Lord one thousand Six Hundred Sixty three: I Joseph Humfrey of Lyn in New England Gen<sup>t</sup> being bound one A voyadge for England & vnderstanding in p<sup>t</sup> y<sup>e</sup> Dandger of y<sup>e</sup> seas: As Allsoe The uncertainty of this Life: Am willing to order my estate here in New England As far As my Interest is & Doe make this my Last will & testament: in maner & forme As followeth: viz: ffirst: I Commend my soule ||un|| to y<sup>e</sup> Almighty god my Creato<sup>r</sup>. in whom by y<sup>e</sup> merrits of my Redemer I Asuredly beleieve I shall be sau<sup>d</sup> & haue full Remmition of All my sins An as for All worldly estate y<sup>t</sup> God has Blessed me with in my will Are to be Disposed As ffolloweth: Item I Doe Giue my Graunt of three Hundred Acres of Land: Graunted to me by y<sup>e</sup> Last Gen<sup>r</sup>all Court If I Dy before I Come to New England to Mr.

Antypas Boys ffor y<sup>e</sup> use of His sonne Antypas Juni<sup>r</sup>  
 Item I Giue to m<sup>r</sup> Richard Price his soone Thomas Price  
 And to m<sup>rs</sup> Elizabeth Pelham All my Right & Title of my  
 farme At Lyn where francis Ingolds Now Lienes Equally  
 ||to be|| Diuided between them exeping tenn pounds that  
 I Giue to m<sup>r</sup> Samuell whitting Sen<sup>r</sup> & pasture of y<sup>e</sup> Church  
 of Christ At Lyn: And ffor True pe<sup>r</sup>formance herof I  
 Doe Apoint My trusty & welbeloued ffreind M<sup>r</sup> Richard  
 Price To Be my Executor to Act Herin As witnes my hand  
 & seale this third Day of July In y<sup>e</sup> yeare of our Lord one  
 thousand six Hundred sixty & three."

John Humfrey (SEAL)

Witness: Thomas Kellond, John Wensley.

Proved Oct. 23, 1672 by the witnesses before John Leverett,  
 Esq., Dep. Gov. and Edward Ting, Esq., Assist.

David Anderson, aged twenty-nine years or thereabouts,  
 testified Oct. 5, 1672, that about three years since he being  
 then in Lisborne, Mr. Joseph Humphrey formerly of this  
 Country was then killed and the said deponent did help inter  
 the body of the abonesaid Humphrey. Edw. Tyng, Asst.

*Suffolk County Probate Files, Docket 611.*

There being a copy of the will of Mr. Joseph Humfrye,  
 deceased, presented to court 26: 9: 1672, and attested upon  
 oath of Mr. Thos. Keland and Mr. John Wensly, before the  
 Worshipful John Leveritt, Esq., Deputy Governor, Edward  
 Ting, Esq., Assistant, and Isaack Addington, clerk, wherein  
 the court found that said Humfrye bequeathed to Tho.  
 Price, son of Mr. Richard Price, and Mrs. Elizabeth Pelham,  
 all interest in his farm at Lyn, late in possession of Frances  
 Ingolls, and now in the possession of Edmond Batter, who  
 are to have possession of the farm given them, provided they  
 pay to Mr. Ed. Batter, late administrator, 75li. 17s., his  
 just due from the estate, to be paid in vendable goods or  
 provisions. Said Price and Pelham and the farm were to  
 be security against any of the relations of John Humfrys,  
 Esq., deceased, who may have just claim thereto. *Salem  
 Quarterly Court Records, vol. 5, leaf 60.*

#### ESTATE OF BENJAMIN GAGE OF HAVERHILL.

Administration on the estate of Benjamin Gage, intestate,  
 granted by Mr. Samuell Symonds and Major Genrll. Daniell  
 Denison, Nov. 14, 1672, to Prudence, the relict, who was  
 ordered to bring in an inventory to the next Ipswich court.

Thomas Leavour was her surety. *Ipswich Quarterly Court Records, vol. 5, page 182.*

Administration having been formerly granted on the estate of Benjamin Gage to Prudence, relict of said Gage, she brought in an inventory amounting to 170li. clear estate, and there being one child left, court Mar. 25, 1673 ordered as follows: to the widow 90li. and to the child 80li., 60li. of it to be paid out of the land at the age of twenty-one years, as it was valued in the inventory. In case the widow married, she was to give security for the payment of the other 20li., she to have the use of the estate until he become of age. *Ipswich Quarterly Court Records, vol. 5, page 194.*

Inventory taken Nov. 12, 1672, by Lt. Samuel Brockbanke, John Gage and Robert Savery: his wearing apparill and hats, 7li. 10s.; his armes and amunition, 2li.; his wearing linen, 1li. 20s.; his bedsted and beding and bed lynen & table linen, 23li. 13s. 8d.; pewther, 1li. 10s.; half a brase ketl with a warmen pan, 2 skillits, 2li.; one iron pot with hooks & one Iron kettle & half a great Iron pott, 1li.; wooden vesel for meat, milk & beare, 1li.; chists, 1li.; wheel, spindl & cards, 5s.; land by his father gage by promise & his sons by deed, 60li.; land purchased in part, 15li.; Indian corne, 19li.; wheat, 12li. 10s.; barley and Rie, 4li. 14s.; the share of ye deceased in bridle & saddls, 1li.; bags, tubs, barks, sau & measures for corn & a pilion, 1li. 5s.; carts, plowes, chaines, yoaks & other tackling belongin to husbandry, 2li. 10s.; cattle between Samuel Gage & ye deceased, 22li.; swine between them ye share of ye deceased, 11li.; half of eleven sheep & half a mule, 2li. 15s.; two Cowes, 8li.; horse, 10li.; due to ye deceased by Thomas Dow, 5li.; total, 215li. 2s. 8d. Debts due from the estate, 44li. 13s. 2d. The whole estate, 170li. 12s. 6d.

Attested in Ipswich court 25: 1m: 1673 by Prudence Gage, the wife of Benjamin Gage. *Essex County Probate Files, Docket 10,465.*

#### ESTATE OF JOHN FARR OF LYNN.

Administration on the estate of John Farr, intestate, granted 26: 9: 1672, to Richard Stower and Joseph Farr, and an inventory brought in. An agreement for the division of the estate among the relations was allowed by the court. *Salem Quarterly Court Records, vol. 5, leaf 61.*

John Farr of Lin., single man, died Oct. 29, 1672, leaving no will, therefore his mother Elizebeth Farr and two brothers, Joseph and Benjamin, and three sisters Mary, Elizebeth and Sarah, all the sisters married and one of them living at "Grawton," met together the 16: 9m: and made the following agreement for the division of the estate: to Nicholas Hutchin, his brother-in-law a pr. of oxen and to discount 50s. which was given his wife by their father's will; to John Holmes, his brother-in-law, 7li. 10s., 50s. of it to be paid at his mother's death, he promising never to demand that 50s. which was given to his wife in her father Farr's will; to Mary Clarke, a "motherless child & cozen" to the said John Farr. 5li. of the estate and also 5li. given her by her uncle Holmes, to be paid by Joseph and Benjamin Farr, when she is of age or at marriage; Joseph and Benjamin Farr to have the barn and lands, after the death of their mother, also all the mouable estate, and to pay all the debts; his mother to have the residue of the estate; also Mathias Farnworth, brother-in-law to have one cow.

Signed by Elezebeth (her E mark) Farr, Sr., Joseph Farr, John Holmes, Nicho. (his S mark) Hutchins, Mathias (his M mark) Farnworth, Richard Stowers guardian of Benjamin Farr.

Witness: Andrew Mansfield, Henry Silsby.

Allowed in Salem court 27: 9: 1672.

Copy of the inventory of the estate of John ffarr of Lin, deceased Oct. 29, 1672, taken Nov. 15, by Andrew Mansfeild and Henry Selsby: 3 old seithes & one snead fixed, 4s.; 3 black coves, 9li. 10s.; 2 oxen, 10li.; calfe, 20s.; 1 2 year old bull, 2li.; 1 year old heifer, & a yeare old steer, 3li. 4s.; 1 long cart with its wheelles, 2 chaines, 2 yoakes fixed with Irons & Irons upon another pr. of wheelles, 2li. 14s.; Barne with lentoos, 35li.; 10 acres of land it standeth upon & 2 acres of marsh, 52li.; 8 loads of hay, 8li.; 1 Bushell of ry, 4s.; 1 bushell of pease, 3s. 6d.; 10 bushells of Indian corne, 30s.; 2 bushells of oats, 4s.; swine a fatting, 50s., 1 Horse, 1 mare, 9li.; 1 fowling peece, 25s.; rapier & belt, 25s.; pike, 5s. 6d.; 2 Hatts, 12s.; 1 porringer, 1s.; 2 pr. of gloves, 5s.; 2 pr. of stockins, 6s.; sickle, 1s.; 1 pr. boots & spurrs, 24s.; woolen cloathes & a pr. of searge breeches, 2li. 10s.; pr. of drawers & 3 shirts, 1li.; 2 neclottes, 4s.; 1 handkercheefe & napkin, 3s.; 3 bands, 5s.; 1 old bridle & saddle, 10s.; 1 sheepe, 8s.; total, 145li. 3s.

Attested in Salem court 27: 9: 1672 by Richard Stowers and Joseph Farr the administrators, and by the appraisers.  
*Essex County Probate Records, vol. 301, pages 3, 11.*

## ESTATE OF DANIEL KNIGHT OF LYNN.

Administration on the estate of Daniell Knight, intestate, granted 26: 9: 1672, to Jacob Knights, his brother, who brought in an inventory, which was allowed. Court ordered that Elizabeth Bread, the natural mother of deceased, be paid 10li., and that John Knight and An, wife of Edward Richards, the natural children of the father of deceased, be paid 5li. each, and Priscilla Kertland, intended wife of deceased, be paid 10li. The rest of the estate was to be divided between Jacob Knights, Elizabeth Graves and Mary Wormwood, brother and sisters of deceased, the brother having a double portion. All legacies were to be paid within six months, all parties to share proportionately with regard to debts and credits. *Salem Quarterly Court Records, vol. 5, leaf 61.*

Copy of the inventory of the estate of Danil Knights of Lin, who died Oct. 29, 1672, taken by Andrew Mansfield and John Newhall: 17 1-2 bush. Indian corne, 52s.; his hows & land adjoining with 2 or 3000 shingls, 63li.; 1 fatt hog, 2 swine, 37s.; 2 calves, 40s.; 1 hors abroad known to us, 5li.; 1 mare, 1 2 yearling, 1 colt weh are abroad, 4li.; 3 year old neet kine abroad, 5li. 5s.; 1 2 yeare hifer abroad & smal, 40s.; hay, 9 lod, 13li. 5s.; 1 sword, 10s.; litle gun, 8s.; muskit rest & bulits mold worm & Scowrer, 22s.; bridl & sadl, 20s.; a pr. of barnickls & Searing Irons, 3s.; a screw plate & 3 screws in it, 3s.; 4 old files, 18d.; dril stock, dril and brest winble stock 3s. 6d.; 5 *leten* in Iron, 20d.; pr. of shot molds, 2s., 3 nail hamers, 18d., a hamer to mak nails, 1 hand hamer, 7s.; 1 butterish, 18d.; 6 punches, 3s. 6d.; a beame for a pr. of scales, 18d.; a smal anvil, 5li., 2s. 6d.; old Iron, 6s.; a squar, & tap borer not finisht, 18d.; new Iron, 11li., 2s. 9d.; a vice, 28li., 14s.; sledg, 12li., 6s.; sledg, 5li., 4d.; pr. of smiths belows, 35s.; 4 pr. breeches, 26s.; 2 pr. draws, 8s.; cloth cote, 20s.; 3 cotes more, 11s.; 1 dublit & wescote, 8s.; 3 pr. stockins, 4s. 6d.; 3 neckcloths, hanckerchifs, 11s.; 2 shirts, 14s.; 3 hats, 8s.; pr. shoos, a lether apron, 4s.; chest with lock & key, 8s.; 75 12l. nails & 600 lath nayles, 2s.; 1 anvil, 31s.; baril & salted bef in it, 25s.; 1 year old stier at present not found; total, 106li.

1s. 9d. Debts about 27li. 10s. and C[redi]t not known yet, he being a smith and kept a book and his accounts not perfected.

Inventory presented by Jacob Knights and his mother Breade, and attested in Salem court 27: 9: 1672 by the appraisers and Jacob Knights, who was appointed administrator. *Essex County Probate Records, vol. 301, page 16.*

#### ESTATE OF RICHARD CHARLESCRAFT.

Administration on the estate of Richard Charlescraft, intestate, granted 26: 9: 1672, to Anthony Needham and he was ordered to bring in an inventory to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 61.*

Inventory of the estate of Richard Charlescraft: a sute of cloathes in the Hands of Mr. John Browne, sr., 2li.; p old lynin 15s. & 800 weight of Tobacco at Verginia in the hand of Mr. James Browne, 4li. 7s.; p a Barrill of Rumm in the hand of Mr. Matthew Bartine, 3li.; total, 9li. 7s.

Attested in court June 27, 1673 by Anthony Needham, the administrator. *Essex County Quarterly Court Files, vol. 20, leaf 69.*

#### ESTATE OF THOMAS WHITE OF WENHAM.\*

Administration on the estate of Tho. White, intestate, granted 26: 9: 1672, to Ruth, the relict, who was ordered to bring in an inventory to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 61.*

Ruth White, relict of Thomas White of Wenham, having administration granted her at Salem court, Ens. Tho. Fiske and Walter Fairefield were appointed Mar. 25, 1673, to examine the debts, and such as were clear to be allowed, and such as were doubtful to present to the court at Salem. No debts were to be paid until the whole estate was proportioned. *Ipswich Quarterly Court Records, vol. 5, page 194.*

Thomas White of Wenham dying intestate, and the last November Salem court appointing his wife Ruth, administratrix, and ordering her to bring in an inventory, which she did, there appeared to be more debts than estate to pay. Court 24: 4: 1673 ordered that the estate pay 13s. 4d. to the

\* See also Records and Files of the Quarterly Courts of Essex County, Mass., vol. 5 (1916), page 212.

pound, and that any creditors who did not accept it, might have liberty to recover otherwise. *Salem Quarterly Court Records, vol. 5, leaf 68.*

Inventory of the estate of Thomas Whitt, late of Wenham, taken by Walter Fayerfield and Charles Gott: imprimes his wearing cloths and hatt, 3li. 14s.; beads, beading, Leninge and beadsteds, 10li. 3s. 6d.; bras, pewter and silver and Iron ware in the house, 6li. 13s. 2d.; a saddell and pillion and one chest and wooden Lumber, 2li. 6s.; parcell of swine, one horse and neatt cattell, 18li. 11s.; chayns and plows and other husbantre Implements, 4li. 6d.; two oxen, two cows and one ster taken away by John west, 19li.; hoops and boxes in henary Kembals hands, 1li. 2s.; Dew from the widdow Rayner, 1li. 1s.; in corne and pease in the house, 1li. 3d.; dew from henary kemball, 2li.; from Isack Davis, 12s.; in bord or plank at the mill, 1li. 5s.; Sargent Thomas Whitt, deceased, having had in his life time a Right by Lease: to a parsel of Land hired of Richard Hutten and by what the said whitt hath disbursed upon the said Land if it can be holden the terme of the Leas which is six yers to com, 10li.; total, 81li. 8s. 2d.

Account of the debts which Thomas White owed, made by Tho. Fiske and Walter Fayerfield: to the Worshipfull Mr. Bradstreet, 9li.; Capt. Latherop, 7li. 3s.; Capt. Georg Corwine, 11li. 6s. 4 1-4 d.; Mr. Gidney, sr., of Salem, 6li. 1s. 9d.; Capt. Pric, 1li. 2s. 10 1-2d.; Mr. John Ruck, 5li. 18s. 5d.; Zebelan Hill, 3li.; Ezeikle Woodward of Wenham, 11li. 9s.; Ensign John Goold, 5li.; Mr. Newaman, 6li. 11s. 1-2d.; William Story, 5li.; Mr. Wade of Ipswich, 14li. 3s. 8d.; Andrew Peetrs of Ipswich, 1li. 2s.; Thomas Juet of Salem, 7s. 9d.; Goodman Gooldsmith, 1li. 10s.; Thomas Fiske, 1li. 10s.; Daniell Killim of Wenham, 17s.; Deacon Goodhewe, 4li.; Richard Hutton, 12li.; John West, by a Judgment acknowledged in Court, 20li. 5s.; Due to the widow for Charges sinc hir husbands death in Secureing the estate, 3li. 4s. 6d.; to John Denise, 1li. 3s. 6d.; Goodman Rix, 7s.; to william Sawyer, 7s.; Mr. Purchas, 10s.; Ensigne Corning, 7s.; total, 130li. 2s. 4d., besides 3li. 4s. 6d., expended by the widow.

*Essex County Quarterly Court Files, vol. 20 leaf 65.*

#### ESTATE OF JOHN FAIRFIELD OF IPSWICH.

Administration on the estate of John Farefield, intestate, granted 26: 9: 1672, to Sarah, the widow, and an inventory

brought in by her was allowed. *Salem Quarterly Court Records, vol. 5, leaf 61.*

Inventory of the estate of John Fairefeld of Ipswich, taken 20: 9: 1672, by Tho. Fiske and Richard (his S mark) Hutten: Homestead, 140li.; a parcell of meadow in the great meadow, with upland undivided with his Brother, 52li.; bedding, 3li.; wareing Cloathes, 2li. 10s.; two boxes & some other utensels, 18s.; Iron pott & tongs, 12s.; Chairs, 3s.; one Cradle & tub, 6s.; Cattle, 25li.; swine, 6li.; two guns & sword, 2li.; spad, shovell, siev & axes, 17s.; Chaines & plowe Irons, 18s.; Chest & Bedstead with some other Small things, 1li. 12s. 6d.; a frying pan & Chest lock, 9s.; Corne, 5li.; total, 241li. 5s. 6d. Debts, 6li. There were 12 bushels of corne due from Walter Faierfeild for damage. *Essex County Quarterly Court Files, vol. 19, leaf 61.*

Whereas there was an inventory of the estate of John Fairefeild brought into the last Salem court, amounting to 241li. 5s. 6d., by Sara, the relict, now the wife of Daniell Killum, who had been appointed administratrix, court 24: 4: 1673 ordered with the consent of all parties, that said Daniell Killum keep the whole estate until the children come to age, viz., John Feirefeild, the son, and Trifana and Elizabeth, the daughters, and when they reached the age of fourteen years they were to choose their guardians. At age, the son was to have 50li. and the daughters 25li. each, the house and land to stand bound for the children's portions. *Salem Quarterly Court Records, vol. 5, leaf 68.*

#### ESTATE OF JOHN NORMAN OF MANCHESTER.

Administration on the estate of John Norman, intestate, granted 26: 9: 1672, to Arabella, his wife, and an inventory which she brought in was ordered as follows: to the eldest son John Norman, 40s., and to the rest of the children 20s. each, to be paid upon demand, the widow to have the remainder. *Salem Quarterly Court Records, vol. 5, leaf 61.*

Copy of the inventory of the estate of John Norman of Manchester taken 23: 9m: 1672, by Robt. Leach, Sr., Thomas West and Samuell Friend: hows, upland & medo, 100li.; thre cows, 2 yearling steers & 2 Calves, 14li.; fower smal swine, 1li.; Bedding cloths with howshold stuf & tooles, 10li.; total, 125li. Debts about 55li.

Allowed in Salem court 26: 9m: 1672. *Essex County Probate Records, vol. 301, page 3.*

## ESTATE OF JOHN SMITH.

Administration on the estate of John Smith, intestate, granted 26: 9: 1672, to Elizabeth, his wife, and she presented an inventory and was to add to it whatever might appear afterward. *Salem Quarterly Court Records, vol. 5, leaf 61.*

Copy of the inventory of the estate of John Smith taken 16: 5m: 1672: house & land, 20li.; 2 cows & 2 heifer, 30li.; horse, 3li.; pcell of swine, 5li.; bed & bedding, 3li.; wearing cloathes, 30s.; pot, Kettle & other lumber, 1li. 10s.; 1 Ax & other old Iron, 5s.; pcell of yarne, 12s.; 2 acres of meddow, 4li.; total, 48li. 17s.

Attested in Salem court 27: 9m: 1672 by Elizabeth, relict of the deceased. *Essex County Probate Records, vol. 301, page 4.*

## ESTATE OF GEORGE BURCH OF SALEM.

George Burch dying intestate, Elizabeth, his wife, brought in an inventory of the estate, which was allowed 26: 9: 1672. The children of the deceased, Elizabeth, John, Mary, Abigaile and George were to have 10s. each at age or marriage, and the widow was to have the rest. *Salem Quarterly Court Records, vol. 5, leaf 62.*

Copy of the inventory of the estate of Georg Burch taken 22: 9m: 1672, by Edwd. Woolland and Rob. Follitt: the hows & land belonging unto it, 22li.; ye standing bedsted bed & truckle bed, rug, blankets, mat, cords & curtins, 7li.; 5 pr. of sheets, 4 pillowbes, 6 napkins, 4li. 5s.; 5 silver spoons, 25s.; silver dram cup wth a pr. of silver buttens, 1li. 17s.; 1 bras kettle, 30s.; Iron pott, Iron kette & 2 skilits, 20s.; warming pan, 5 pewter platters, 7 poringers & other small pewter, 2li. 10s.; 30 yds. of homespun cloth, 3li.; his wearing apparel, 40s.; gun & sword, 15s.; table & 3 chairs, 20s.; a cabin bed & blanket, 10s.; 2 haks, pr. of andirons & pr. of tongs, 1li. 5s.; pine chest with erthen dishes & wooden dishes, whel & other lumber, 1li.; 2 smal pigs, 10s.; total, 49li. 12s. Several debts the estate owes not yet known.

Attested in Salem court 29: 9: 1672 by Elizabeth, wife of the deceased and she was appointed administratrix. *Essex County Probate Records, vol. 301, page 8.*

## ESTATE OF SAMUEL LEACH.

Administration on the estate of Samuell Leach, intestate, granted 26: 9: 1672, to Hanna, his wife, who was to bring in an inventory to the Salem court. *Salem Quarterly Court Records, vol. 5, leaf 62.*

Administration on the estate of Samuell Leech, intestate, granted 24: 4: 1673, to several of the creditors, viz, Mr. Moses Maverick, Mr. Frances Johnson and Robert Knights, who were to bring in an inventory to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 68.*

Inventory of the estate of Samll. Leach, taken June 26, 1673, by Nicholas (his C mark) Merritt, Richard Hudson and Edw. Humphrey: the house, boardes and shingles that were bought to put upon the house, 40li.; 1 Bedd Covered and Blankets, 2li.; 1 Bolster, two pillows, 10s.; two pare of sheets, 1li. 6s.; two Chests, one table, one Box, 16s.; one fryen pan, smothin Box and Iron, 6s.; one Iron pott and Cettle, 11s.; wooden ware, 3s.; Lumber, 1s. 6d.; 3 puter dishes, 1 pint pott & 3 old poringers, 16s.; Tinin ware, 3s. 6d.; two Cheares, 1s. 6d.; 1 little Copper Scillett, 1s. 6d.; Tramell and Tonges, 6s. 6d.; Iron works, 4s.; Mattes and Cradle, 3s.; total, 47li. 9s.; debts due from the estate: to Robert Knight, 11li. 15s.; John Legg, 5li.; Francis Johnson, 5li. 15s.; John Devirex, 4li. 10s.; Rich. Normon, 3li. 11s.; Joseph Pickworth, 15s.; Goodman Doliver, 15s.; Mosses Mavireck, 3li. 3s. 2d.; Goodman Roads, 1li. 14s.; Ambros Gall, 10s.; James Smith, 8s.; Edward Reed, 2s.; Daniell Wells, 15s.; total, 37li. 12s. 2d. *Essex County Quarterly Court Files, vol. 20, leaves 63, 64.*

## ESTATE OF PETER GREENFIELD OF SALEM.

Administration on the estate of Peeter Greenefeld, intestate, granted 26: 9: 1672, to Hanna, his wife, who brought in an inventory amounting to 120li. clear estate. Court ordered that 60li. be paid out of the estate to the three children, to each 20li. at age or marriage, and the remainder of the estate to the widow. The house and land mentioned in the inventory was to be for security of the payment of the children's portions. *Salem Quarterly Court Records, vol. 5, leaf 62.*

Copy of the inventory of the estate of Peter Greenfield taken by James Smyth and Robt. Bartlett; howses and lands,

90li.; boat & al things belong to her, 18li.; one hors, 3li.; Estate in John Rhoads hand, 7li. 7s. 2d.; on cubard, 40s.; fether bed & furnitture, 8li.; truckle bed & al belonging to it, 2li.; muskett & sword, 25s.; warming pan, 9s.; one pr. sheets, 15s.; one pr. pillobes, 10s.; 6 napkins, 6s.; 2 chests, 10s.; one smal table bord, 5s.; one lanthorne, 2s.; 1 old case with som bottles, 18d.; 6 old cheyrs, 6s.; 2 old forms, 2s.; 4 pewter platers, 12s.; 7 pewter poringers, 7s.; 4 erth dishes, 1 erth salt seler, 2s. 6d.; one latin dripin pan, 2s.; 2 Iron pots, 1 pot hanger, 2 pr. pot hooks, 1 Skelit, 1 frying pan, 15s.; 1 pr. andirons, 1 old fire slice, 1 pr. tongs, 12s.; peel of wooden ware, trays, dishes, one Sive, 3 smal barrels, on water bukitt, 1 butter tub, 1 meet barrel, 1 churn, 3 chesfats, 1li.; 1 old pewter chamber pot, 1 old drinking cup, 5 spoones, 3s.; 1 old cradle, 1 old wheele, 5s.; half of 4 mars & half of one hors & half of one colt, 5li. 15s.; 2 meeł bags, 3s.; one hatchit, 1 how, 4 wedgs, axes, 19s.; total, 143li. 16s. 2d. Due to John Rhoads, 1li. 13s. 4d.; to Capt. Corwin, 20li.

Attested in Salem court 29: 9: 1672 by Hanna, wife of the deceased. *Essex County Probate Records, vol. 301, page 14.*

## ESTATE OF LAZARUS FARR OF LYNN.

“The last wil & testem<sup>t</sup> of Lazrus ffarr of lin in y<sup>e</sup> County of Esex who depted this life 9 Decem<sup>r</sup>: Anno dome: 69: being of pfect memory & und<sup>r</sup>standing Imp<sup>r</sup> I giue to my brother Benjamin ffarr my hows & y<sup>e</sup> piece of land it standeth vpon & y<sup>e</sup> land by y<sup>e</sup> pond only my mother shal haue y<sup>e</sup> use of it as long as she liue 2ly I giue my brother John ffarr my interest in y<sup>e</sup> Chattell as witnes o<sup>r</sup> hands.”

[no signature]

Witness: Edw<sup>d</sup>. Richards, Nicholas Huchins.

Proved in Salem court 27: 9: 1672 by the witnesses and the administrator is to fulfill the same out of the estate.

Inventory taken Nov. 15, 1672, by Andr. Mansfield and Henery Silsbe: two peels of land he gave to his brother Benjamin, 5 ackers of it joineing to ye land of John Lewis & six ackers joineing to ye hows & half ye hows, 50li.; 1 2 year old heifer, 3li.; 1 Rapier, 15s.

Administration is granted to Richard Stowes.

Attested in Salem court 27: 9: 1672, by Richard Stowrs

who was appointed administrator, and also appointed guardian of Benjamin Farr.

*Copy of will and inventory, Essex County Probate Records, vol. 301, pages 13, 14.*

#### GUARDIANSHIP OF BENJAMIN FARR OF LYNN.

Benjamin Farr made choice of his uncle Stower to be his guardian, and gave him power to act for him as touching the will of Lazarus Farr. Signed 15: —m: 1672.

Witness: Andr. Mansfield, Henry Silsby. *Essex County Probate Records, vol. 301, page 13.*

#### ESTATE OF MRS. BRIDGET VARNEY OF GLOUCESTER.

"I Bridget Verney ||of Glocester in y<sup>e</sup> County of Essex in New England|| being by Gods Providence Cast upon my Bed of Sicknesse & weaknesse & not knowing how neare the time of my death & departure out of this world may be at hand yet knowing that all men are borne to dye & depart out of this world doe therefore declare & make knowne this my last will & Testament in manner & forme following. And first I commit & commend my Soule into the hands of God the Father of Spirits & my Body to the Grave to be decently buried by my Survuiuing Freinds. And for my Goods and Estate I give & bequeath in the first place unto my Sonne Humfrey Verney the Summe of twenty Pounds to be payd by my sonne Jeffrey Parsons of this Towne in foure yeares. five pounds per Annum during the space of foure yeares after my decease. Item I give & bequeath unto my Daughter Rachel Vinson (the wife of William Vinson) twenty Pounds to be payd out of my estate according as hee the sayd william vinson my sonne in Law Can best order it for Her And this to be for my sayd Daughter after my decease Item I give and bequeath unto my sonne Thomas Verney Seaven Sheepe after my decease. And for the rest of my Goodes or estate besides what is above mentioned & bequeathed I leave in the hands of my Sonne in Law william vinson as his owne proper Goodes & right to dispose as he shall see meet And to the end this my Last will & Testament may be duely & truely performed in manner & forme abovesayd I doe hereby appoynt constitute & ordayne my sayd Sonne in Law william vinson to be sole Executor. In wittnesse whereof I the sayd Bridget have hereunto Set my Hand & Seale the tenth day of this

Instant November Anno Dom. one thousand Six hundred & Seaventy one."

Bridget (her B mark) Verney. (SEAL)

Witness: John Emerson, William Ellery, William (his + mark) Vinson, Joh (his ⊙ mark) Row.

Proved in Salem court 27: 9: 1672 by William Ellery and John Row.

Inventory taken Nov. 21, 1672, by Thomas Millett, sr., and John Collens, sr., both of Gloster: Two Cowes and two hefer Calves, 5li.; nine sheepe, 3li. 10s.; Two swine, 16s.; Three Akers of marsh in Chebacco, 4li.; beding, 1li. 5s.; a Paire of sheets, 15s.; wearing Clothes, 3li. 14s.; Linen Clothes, 2li.; box and two Loks, 6s.; woolle and yearne, 1li.; old timber vesels, 3s.; debts oweing her, 41li. 2s.; total, 66li. 11s.

Attested in Salem court 27: 9: 1672 by William Vinson, executor.

*Essex County Quarterly Court Files, vol. 19, leaves 61, 62.*

#### ESTATE OF JOHN SOUTHWICK OF SALEM.

"Dated Octob<sup>r</sup>. y<sup>e</sup>. 26<sup>th</sup>. 1672 This p<sup>r</sup>snt writting doth declare y<sup>t</sup> John Sowthick being vpon my Sicke bed butt in pfect memory doe leaue this my last wil & testement ffirst: I giue & bequeth vnto my Son Samuel One half of al my land and half my barns 2<sup>ly</sup> I giue unto my Sons John & Isack al y<sup>e</sup> rest of my land & y<sup>e</sup> other half of the barnes Equally deuided. In case my ffather Burnit giues them y<sup>e</sup> medow he promised me lying in Willistons Medow butt if not then my Son John Shall haue two thirds and Isack butt one third butt in Case my ffather Burnit doe giue them y<sup>t</sup> medow then my wil is y<sup>t</sup> both land and medow shal be equally Diuided betwixt them: Except Seauen ack<sup>r</sup>s I haue giuen to my daughter Sarah: & her hey<sup>r</sup>s for Euer. Prouided that Either of my three sons dy without Issue it shal fall to y<sup>e</sup> Siruiuears & if two of them dy without Issue itt shal fall to y<sup>e</sup> Siruiuear & his hey<sup>r</sup>s for Euer.

"3ly I giue unto my daughter Sarah besides y<sup>e</sup> Seauen ackers of land before mentioned one acker of medow lying in Willistons medow & three pownds in corn or cattel 4<sup>ly</sup> I giue to my daughter mary tenn pounds in Corn or Cattell and fower ackers of upland beginning at y<sup>e</sup> draw barrs att y<sup>e</sup> pond & soe to ly towards y<sup>e</sup> howse 5<sup>ly</sup>. I giue to Elizabeth Giles Alias Tidd fower pownds in Cattell

6<sup>17</sup>. I appoint my Loueing wife whole & sole executricks  
 7<sup>17</sup>. I intreat my two Loueing brothers Josiah Sowthik &  
 Daniel Sowthick to be my ouer seers to se this my wil &  
 testement pformed: my intent & meaning is y<sup>t</sup> my sons  
 inioie y<sup>e</sup> estate giuen them when they come att age and  
 this I leaue as my last wil & testement in wittnes hearof  
 I haue sett to my hand y<sup>e</sup> day & year aboue written."

John (his I mark) Sowthick.

Witness: John Pudne, Edward Groues.

Proved in Salem court 29: 9: 1672 by the witnesses.

Inventory taken Nov. —, 1672, by William Flint and  
 Nath. Putnam: the barne & 78 ackers of land adjoineinge,  
 300li.; 3 ackers of salt marsh on Ryal side, 15li.; 24 ackers  
 of medow in Willistons medow, 72li.; the dweling hows,  
 60li.; 25 bushels barley, 25 bushels Ry, 10li.; Indian Corne,  
 100 bush., 13li. 6s. 8d.; 40 load of hay in ye barns, 37li.;  
 9 fatt hogs, 18li.; 18 leane swine, 9li.; 2 cows, a calf, 6li.  
 18s.; 9 sheepe at 8s. pr. sheepe, 10li. 8s.; 9 Oxen, 38li. 5s.;  
 9 young cattel a yeare old & vantige, 15li. 15s.; 7 cows, two  
 steers, 27li. 18s.; 7 calves, 6li. 6s.; hors flesh, 18li.; pew-  
 ter, 35s.; brass, 25s.; plows, carts, tackling, iron ware &  
 grindstone, 7li. 10s.; iron ware in ye howse, 2li.; 4 barrels  
 cyder & 3 barrels watter sider, 2li.; 2 barrels beef, 3li. 10s.;  
 2 guns, 30s.; linen & Carpit, 5li.; 3 bedsteds, 3 beds &  
 furniture, 10li.; wearing cloths, 10li.; sadle, bridle, pillion  
 & Cloth, 20s.; 12l. of wooll & a side of sole lether, 1li.  
 10s.; a hide of upper lether, 20s.; wooden war & lumber  
 in ye hows, 3li.; debts due to ye estate, 5li.; total, 706li. 18s.  
 The estate is debter, 105li. 15s. 7d. There is 18s. the es-  
 tate is Dr. more then did apeere when the inventory was  
 taken and a tumbrel & whels worth 20s.

Attested in Salem court 27: 9: 1672 by Sara the wife of  
 the deceased.

*Copy of will and inventory, Essex County Probate Records,*  
*vol. 301, pages 12, 13.*

Will and inventory of John Sothwick, deceased. were  
 brought into court, proved and allowed 29: 9: 1672, Sara  
 the relict, by mutual consent of all parties concerned, pro-  
 vided she may have two acres of ground adjoining the house,  
 relinquished her interest in the thirds of the land. Also  
 that Sara, youngest child of deceased, who had no portion  
 assigned by the father's will, by mutual consent of all con-  
 cerned, was to have an equal portion with the rest of the

daughters, to be deducted out of all the rest of the children's portions, proportionately. *Salem Quarterly Court Records, vol. 5, leaf 63.*

## ESTATE OF JOHN PROCTOR, SR. OF IPSWICH.\*

"In y<sup>e</sup> name of god Amen: I John Procter Sen<sup>r</sup> beinge aged & infirme in body butt of sownd und<sup>r</sup>standinge & memory (god be praised) doe make & ordaine this my last wil & testement in manner & forme followinge, viz. first I giue my soul into y<sup>e</sup> hands of god who hath redeemed it by y<sup>e</sup> most p<sup>r</sup>ecious blood of his deare Son Jesus Christ and my body be desently buried in hope of a happy resurection at y<sup>e</sup> last day. Item I giue my wife fower p<sup>o</sup>unds yearly to be p<sup>d</sup> in m<sup>r</sup>chantable paye at y<sup>e</sup> price Currant soe long as she Liueth Item I giue my wife martha y<sup>e</sup> milk of two cows which She shall choos & euery spring Item my wil is y<sup>t</sup> euery yeare She shal haue a good hog of one yeare & halfe old wel fatted & fower bushels of malt & fower bushels of wheate also I giue her y<sup>e</sup> horse y<sup>t</sup> was Georg Steuenson's to be kept for her use both winter & sumer & to be attended as neede doth require also two yews and there Fleeces & whatt increeses of them also I giue her y<sup>e</sup> use of y<sup>e</sup> bed and al belonging to it in y<sup>e</sup> parler roome & al y<sup>e</sup> wood she needeth ready split and cut up for her fires also y<sup>e</sup> comand of al my — pewter & al this (except onely y<sup>e</sup> fower p<sup>o</sup>unds — which she shal haue dureing her life is to be — shal haue soe long as she remaineth a wido — also my wil & meaning is she shall — whether she will except of what I doe thus dispose or stand to her dower or thirds w<sup>ch</sup> y<sup>e</sup> law al — for which she shal take one month to consid<sup>r</sup> of also I giue Martha Hadly my grand-daughter tenn p<sup>o</sup>unds in m<sup>r</sup>ch—— pay to be paid ou<sup>r</sup> y<sup>e</sup> day of her maridg also I giue to Jno Ha—— by grand sonn fifty shillings to be p<sup>d</sup> when his tyme — out with John DAVIS also I giue to my fflower daughters Martha White, Abigal Varney Sara Dodg & Hanna Wede fiue pounds apeece also I doo make & appoint my three Sons John Procter Joseph Procter & Benjamin Procter executo<sup>s</sup> this my last wil & testement & they are to haue my lands & my moueables equally deuided amongst them In wittnes

\* See also Records and Files of the Quarterly Courts of Essex County, Mass., vol. 5 (1916), page 194.

hearof I haue heare unto Sett my hand this 28<sup>th</sup> of august 1672."

John (his V mark) Procter.

Witness: Samuel Symonds, John Dane jun<sup>r</sup>.

Proved in Salem court 28: 9: 1672 by Mr. Samuel Symonds, and the court was informed there was something more added verbally to be left to the court's further consideration.

Inventory taken Oct. 11, 1672, by Jno. Andrews and Henery Bennett: His wearing cloths, 7li.; howses & lands, 700li.; fower oxen, 25li.; nine cows, 36li.; two steers, 9li.; seaven two years old & vantidg, 24li. 10s.; 3 two year old, 6li. 10s.; seven calves, 8li. 15s.; fower score & six sheepe, 47li.; two horses, two mares, a foale, 20li.; hogs, 45li.; catel, 13li. 17s.; six score bushels of Indian corn, 18li.; Beding & bedsteds, 28li.; two chests, warming pan, two boxes, a ps. of cloth, 2li. 10s.; wooden casks, 6li.; Iron things, 2 pots, skilitt, tramel, slice & a pr. of tongs, 3li.; pewter, 1li. 15s.; tin ware & a mortar, 12s.; seven score weight of wool, 10li. 10s.; 2 linen wheels, 9s.; 3 pr. smal cards & pr. of stok cards, 12s.; nails & hansaw, 6s.; cheeses, 15li.; chamb. pot, 5s.; frying pan, 4s.; 4 firkins butter, 6li.; 1 firkin sope, 19s.; erthen ware and ps. of saile cloth, 16s.; two Sciths & ye tackling, —; 3 axes, wedges, old Sciths, old Iron shovels, pichfork, —; pillion & cloth, 40s.; musket, fowling ps. & sword, 3li. 5s.; 2 hors, 13li.; 2 sadls, 30s.; pistol, bridl & sword, 40s.; Sadls & bridls, 20s.; Sives & chairs, 9s.; 20li. of old wooll, 1li.; 3 hammers & 2 frooes, 8s.; 300 bushels English corne, —; thirty load of hay, 18li.; a slid, 3s.; cart & wheels & span sakel, 2 yokes, 4li. 5s.; 2 pr. wheels wth ye Irons, 40li.; 2 bibls & another book, 18s.; 2 draft chaines, 15s.; 2 sheers & 2 augers, 18s.; 3 sacks, 12s.; due from Samuel Cogswel, 3li.; cartrope, 6s.; due by bils, 67li. 10s.; Cow, 3li.; hatchel, 5s.; debter to several men about 60li.; total, 1228li. 5s.

*Copy of will and inventory, Essex County Probate Records, vol. 301, pages 6, 7.*

Sarah Story and Mary Fellows testified in Ipswich court 24: 7: 1672 that being at Goodman Procter's house, they asked him what should be done with his wife's clothing and he answered that it should be disposed of among his daughters and Martha Hadley, both woolen and linen, also her horse and all the wool that was in the chamber, about one

or two hundred pounds. He also said that he had given his son James White one pair of oxen which were not entered in his will. Copy made, Oct. 3, 1672, by Robert Lord, cleric.

The court at Salem 26: 4: 1673 ordered the above written to be annexed to the will. *Essex County Quarterly Court Files, vol. 20, leaf 147.*

## ESTATE OF JOHN WRIGHT OF NEWBURY.\*

Copy of the inventory of the estate of John Wright that Edward Bragg administered upon: 38li. in fish by two bills to be paid at the Isles of Shoales, and in treating with the party from whom the bills were due there was added 40s., so the whole estate that came into the hands of said Edward Bragg was 40li.

Attested in court Jan. 1, 1673 by Edward Bragg before Dep. Gov. Mr. Samuell Symonds and Maj. Gen. Denison and allowed. *Essex County Probate Files, Docket 30,724.*

## ESTATE OF EDMOND JAMES (OF NEWBURY?).

Administration on the estate of Edmond James, intestate, granted Jan. 23, 1673, to John Pickard and Thomas Kimball, by Mr. Samuell Symonds and Major Genrll. Denison, and they were ordered to bring in an inventory to the next Ipswich court. *Ipswich Quarterly Court Records, vol. 5, page 190.*

Inventory of the estate of Edmund James taken Jan. 8, 1672: a mare, 4li.; 10 swine, 5li.; 1 cow, 3li.; calf, 10s.; gune, sword and some other smal thinges, 1li. 2s.; sadel, 8s.; sickel, hamer and pincers, 4s.; 1 sitle, 3s.; 1 chest and box, 6s.; other smal things, 5s.; 1 foulin peis, 2li. 15s.; bead and beadin, 1li. 10s.; aparel, 1li.; in meat, 1li.; corn, 3li.; on bil, 15s.; total, 23li. 18s. Debts due from the estate: to thomas Kimball, 1li. 12s. 6d.; goodman sumerbe, 1li.; John nights, 1li. 16s.; marchant dole, 1li.; godman palmer, 12s.; Daniell thurston, 1li. 6s.; Dockter benit, 13s.; Phillip Fouler, 1li. 8s.; total, 8li. 17s. 6d.

Attested in Ipswich court Mar. 25, 1673 by Thomas Kimball, one of the administrators; John Pickard the other administrator dissenting and so further order to be taken the estate remains in the widow's hands. *Essex County Probate Files, Docket 14,739.*

\* See *ante*, vol. 1, page 275.

## ESTATE OF ANTHONY CROSBY OF ROWLEY.

Administration on the estate of Mr. Anthony Crosbie, intestate, granted Feb. 20, 1672, to Mrs. Prudence Crosbie, the widow, by Mr. Samuëll Symonds and Major Genrll. Denison, and she was ordered to bring in an inventory to the next Ipswich court. *Ipswich Quarterly Court Records, vol. 5, page 191.*

Inventory taken Feb. 19, 1672, by Richard Swan, Abraham Jewett, Samuëll Brocklebanke and Ezekiell Northend: in the phisike chamber in aparrell, hats, bookes, belding instrument and other Iron things, glases, gallipots, Chests, boxes and other things with a paire of pistolls and Curtaines for a bed and a fish net, 21li. 9s.; In the parlour Chamber in beding, carpet, coper, Cradle, woolle, hopes, wheelles, measures, mealle Tubbs, Chest, bages, sives and other small things, 8li. 4s. 10d.; in puter, brase, Iron pots, skellets, spit, grediron, Tongs, Trammell and such things, 10li. 12s.; bedsteed in the parllour with beding and all the furniture about it, 10li.; more bed Linen, Table Linen with Coobbart Cloathes and Tooells, 23li. 7s. 6d.; Tables, Chaires, cu[sh]ins, one cheste in the parlour, case for glases, boxes, 5li.; Two horsse, 9li.; Three Cowes, 10li. 10s.; swine, 4li. The book debts that are certaine, 73li. 14s. 8d.; debts due from the estate, 143li. 3s. 5d.

The lands appraised by Samuëll Brocklebanke, Ezekiell Northend, Jonathan Plats, John Acie and Abraham Jewitt: the houseing, orchard and land about home, 200li.; parsell of meadow about 4 acres and a halfe in the farme by Richard Swans meadow by the pond, 26li.; one acre and three quarters within the feilld gate a litle of Thomas Remingtons, 12li.; small percell of about three quarters of an acre lying between Thomas Remingtons land and Tho. Leavers, 5li.; two acres of marsh in the oxe pasture, 12li.; small persell of upland at the north end of Satchwell meadow next to the feild fence, 10s.; percell of land and meadow about the brooke commonly called Stony Brooke, 40li.; percell of meadow in the great meadow being three parts of that which was laid out to Leift. John Remington, 12li.; land in the litle pasture at the east end of satchwell meadow, 40li.; total estate, debts deducted, 380li. 3s. 3d.

Attested in Ipswich court Mar. 25, 1673 by Mrs. Prudence Crosbie, widow of Anthony Crosbie. *Essex County Probate Files, Docket 6.589.*

Mrs. Prudence Crosbie, administratrix of the estate of her late husband Mr. Anthony Crosbie, brought in an inventory amounting to 380li. clear estate. There being three children left, court Mar. 25, 1673, ordered the estate as follows; to the widow, 180li., to the eldest son, 100li., and to the other two children 50li. each, the children's portions to be paid out of the land at the age of twenty-one years. *Ipswich Quarterly Court Records, vol. 5, page 194.*

## ESTATE OF FRANCIS PLUMMER OF NEWBURY.

Administration on the estate of Frances Plumer of Newbury, intestate, granted Feb. 20, 1672, to his sons Samuëll and Joseph, by Mr. Samuëll Symonds and Major Genrll. Denison, and they were ordered to bring in an inventory to the next Ipswich court. *Ipswich Quarterly Court Records, vol. 5, page 191.*

Francis Plumer dying intestate, administration upon the estate was granted to his son Samuëll, who gave bond Mar. 25, 1673, for 500li., with Wm. Sawyer as surety. *Ipswich Quarterly Court Records, vol. 5, page 194.*

Samuëll Plumer, administrator of the estate of Frances Plumer, his father, brought in an inventory to the court amounting to about 412li. Court Apr. 16, 1673 ordered that the debts both to the widow and other men be first paid, and then the estate was to be divided, half to Samuëll, the eldest son, and the other half to the other son and daughter. By agreement, Daniell Pearce, sr., Rich. Dole and John Knight, sr., were to divide the estate as equally as they could, the eldest son to have his choice of which half he would have. *Ipswich Quarterly Court Records, vol. 5, page 196.*

Inventory of the estate of Francis Plummer, deceased Jan. 17, 1672, taken Jan. 24, by Richard Knight, John Emery, Sr., Thomas Hale, Jr. and Anthony Somerby: the House, barne, orchard & sixteen acres of land adjoining, being four four acre lotts with previledg of frehold, 120li.; twenty acres of salt marsh & meadow, 120li.; horse, 8li.; 2 mares, 2 colts, 8li.; four oxen, one yoake, 13li.; another yoake, 11li.; four Cows, 18li.; 2 yerling steers, 2 calves, 5li. 10s.; five and twenty sheep, 12li.; His wearieing Apparrell wth 2 pr. of bootes, 2 cushions, 3 hatts & a pr. of shooes, 17li.; four swyne, 2li.; in the chamber in Indian Corne about 20 bush., 3li.; A thousand of boards,

2 ladders, 4 formes, troughes, 3 hold posts & old timber of a house falne downe, 3li.; A long cart with wheels, stock bands, boxes, plow & Irons, yoaks & 2 Chaynes, 3li. 10s. In the shop, a weavers Loom with Gears, harnesses, &c. with 6 prongs, pitchforks, spade, shovell, Hooes, an Iron Barre, a frooe, Chissells, Augurs, Beettle, 3 wedgs, 4 axes, 5 Iron Hoopes, planes, files, an Iron vice, a wooden vice, short Crosscut saw, 2 handsawes, wimble stocks, wimble bitts, 2 saddles & bridles, 2 paire of scales & weights & many other tooles for Smiths tooles & carpenters Square, 14li. In the parlour: feather bed, bolster, 2 pillows, blanket, coverlet & bedsted, 7li. In the Hall: table, forme, cubbard & great chest, 3li. In another Roome: bed wth 2 flock bolsters, pr. of blankets, Rug & Coverlet, 4li.; four paire of sheets, 3 pillowbears, 1 holland pillowbeare, tablecloth, 7 napkins, a shirt, 4 peices of old sheets & 2 caps, 5li.; two paire of gloves & a remnant of kersy, 7s.; a small Iron kettle & Iron pot & Iron skillet, 4 penter dishes, 2 basons, small flagon, pint pot, pint bottle, brasen candlesticke, tining dripping pan, 4 spoones & an old Iron kettle, 2li. 15s.; bible & 4 bookes, 16s.; 2 chayres, small table, 2 tramells, GridIron, smoothing Iron, spit, tongs, old fire shovell, bel-lows, chest, 3 paire of wooll cards, a welsh bill, 5 trays, 2 bucketts, 9 trenchers, earthen pan, pitcher, wooden platter, 5 dishes, a paire of shooes, 4 Sacks, 2li. 15s. In the Hall chamber: 6 bushels of barly, 2 bushels of Rye, three bushels of wheat, 8 bushels of oats, a bushell of pease & beanes, 5 bushels of meale, 2 bushels of malt, 4li.; Three hayre sieves, Ridder, seive, trowell, 4 old hogsheds, 3 barrells, meale trough, bottom of an old trunke, a fanne, 3 Raw sheep skins, a hogskin, A Reele, spinning wheele, an old bedsted & lumber, 1li. 4s.; fifteen pound of wooll & 2 pd. & 1-2 of cotten wooll, 1li. 13s.; 2 pound of feathers, 4 pound of flaxen yarne & 2 pd. of tow yarne, 12s.; Grindstone, 7s.; Gun, sword, bullets, snapsacke, 1li. 10s.; two barrells, meshing tub, a halfe bushel & gallon & a pounding trough, 11s. 6d.; twelve pound of woollen yarne, 1li. 10s. In the little chamber: a great Tray, a trough, Syder presse, cheese press, cart rope, dungpot, old wheelbarrow, old sled, 2 tand skins, 1li. In the dairy house: 4 fitches & halfe of Bacon & a quarter of a barrell of porke, about 28 pound of cheese, 3 pound of butter, 2 barrells & a butter tub, 4li. 10s. In the Cellar: a peice of leather, a full Barrell of Syder, 2 empty barrells & an old Churne, 1li. 5s.; debts from Joseph Plumer, 6li.; from William Sawyer, 4li.; In larde, 10s.; total, 412li. 5s. 6d.

Attested in Ipswich court Mar. 25, 1673 by Samuell Plummer, the administrator.

Debts due from the estate to severall men, 33li. 8s. 9d.; to the widow, 35li.; total, 68li. 8s. 9d.; clear estate, 343li. 16s. 9d.

Debts due from the estate: to goodm. Pore, 18s.; for two bushels of wheat for the buriall, 10s.; to goodman March, 13s. 3d.; goodie Rendall, 3s.; goodman Person, 6s.; John Adkinson, 17s.; goodman Sumerbe, 17s.; goodman Ilsley, 4s. 6d.; Thomas haines, 2s.; goodman Perse, 4s.; the Constable for Rates, 17s.; goodman Emry, 15s.; Steven Grenleaf, 12s.; Peter Tapan, 15s.; Samuell Plumer, 4li. 6s.; Abram Adams, 4s.; Thomas Moyce, 1li. 15s.; John wels, 6s.; goodman Daves, 1li.; Joseph Palmer, 10s.; Marie duell, 2li. 10s.; goodman Mirick, 3s.; Richard dole, 4li. 10s.; Capt. Gerish, 4s. 6d.; Thomas hale, Sr., 6s. 6d.; Rich. Knight, goodm. Sumerbe, John Emry, Tho. Hale, 1li.; William Titcum, 2li.; to the widow upon a late agreement, 5li.; John Knight, 2li.

Agreement, dated Nov. 25, 1670, between Francis Plummer of Newbury and Beatrice, his wife, confirming the contract made before marriage that if Plummer should die before the said Beatrice, the latter was to have all the estate that was properly hers before marriage, and also to have the new room, half the orchard, half the apples, and her thirds of the land of said Francis during her life, also firewood out of said Francis Plummer's twenty acres near the little river and the garden as it is now enclosed. If said Beatrice deceased before him, that she should have power to dispose of what estate was hers before marriage to any of her relatives, and if anybody claimed any debts due from William Cantebury, deceased, said Beatrice's estate was to pay such debts and not the estate of said Plummer, her now husband.

Witness: Richard Dole and Anthony Somerby.

An inventory of the goods to belong to Beatrice, the wife of Francis Plumer or to her heirs: a horse & mare & cattell soe many as was prised to him at 35li. to be paid within one year after the decease of either the said Francis or Beatrice; two Ruggs, four blancketts, two paire of sheets of cotten & linnen, pr. of fine sheets of six yards a peice in them, one feather bed, one brass kettle, an Iron kettle, a paire of sheets more, one chest with a coffer with wearing

linnen in them, petticoats, wascoats, two pillows, foure platters, a basen, pewter pint pott, a paire of old curtaines & vallens.

The house and land at Salem that was William Cantleburyes is the proper estate of the said Beatrice, and Francis Plumer has no interest in it as shown by the marriage contract between the said Francis Plumer and Beatrice; besides four cattell and four sheep, and also what is due by bills from Joseph Plumer, Daniell Thurston and Robt. Long, also Francis Plumer agreed not to require anything for keeping his wife's grandchild for the time past to this day.

Dated Nov. 25, 1670. Francis (his  $\text{P}$  mark) Plumer.

Witness: Richard Dole, Anthony Somerby.

*Essex County Probate Files, Docket 22,135.*

#### ESTATE OF MRS. SUSANNA JORDAN OF NEWBURY.

Administration on the estate of Susan Jordan, intestate, granted Mar. 25, 1673, to Abell Merrill, her youngest son. *Ipswich Quarterly Court Records, vol. 5, page 193.*

Inventory of the estate of Susanna Jordan, deceased Jan. 25, 1672, taken Feb. 4, 1672, by William Pilsbury, Moses Pilsbury and Anthony Somerby: one cow, 3li. 15s.; two heifers coming three yere old, 5li.; one pigg, 3s. 4d.; her wearing apparrell, 2li.; an old flockbed, a paire of sheets, an old Rug & blancket, 1li. 10s.; two old Iron potts, one pr. of pot hooks, frying pan, bucket, 2 tramells, 1li. 4s.; a little cubbard, 2 old chests, a keiler, an old hogshhead & 2 trayes, 14s.; 3 old pewter dishes, an old chamber pot, a pint pott & a broken cup, 13s.; An old sword, a spit, fire shovel & tongues, 10s.; a brasen candlestick, pr. of sheep sheers, an old brasse skillet & some lumber, 3s.; total, 15li. 12s. 4d. Debts due from Abraham Merril, 1li. 10s.; Richard Bartlet, 1li.; Thomas Barbur, 9s. The deceased owes to Henry Short, 1li. 10s.; goodman Ordway, 5s. 5d.; John Bartlet, 2s.; Will. Bolten, 2s. 8d.; Tristrum Coffin, 12s.; John Knight, 6s.; to Abell Merrill for wintering two cowes 3 winters & 2 calves, 7li. 4s.; cutting & making 3 load & halfe of hay, 18s.; charges for her funerall for coffin & digging the grave, 1li.; due to Joane Merril, 2li. 5s.; total, 12li. 5s. 1d.

Attested in Ipswich court 25: 1m: 1673 by Abell Merrill. *Essex County Probate Files, Docket 15,247.*

## ESTATE OF RICHARD FITTS OF NEWBURY.

“Wittnes by these p<sup>r</sup>sents y<sup>t</sup> I Richard fitt of Newbury in y<sup>e</sup> County of Essex in New England Planter being but weake in body yett of sound & perfect memory, for divers causes & Consideracons mee there vnto mooving, doe make this my last will & testam<sup>t</sup>, & doe dispose of my lands goods & chattles as followeth, first I bequeath my soule into y<sup>e</sup> hands of my blessed Saviour & Redemer Jesus Christ, & my body to bee buried when it shall please y<sup>e</sup> Lord to call me hence: To my Loving Brother in Law James Ordway I give & bequeath five pound and to his daughter Jane Ordway I give five pound to bee p<sup>d</sup> by my Executer in twelve moneths after my decease in Corne and neate Cattle: Allsoe I give vnto my Sister Travisses daughter y<sup>e</sup> eldest my wives red petticoat; to bee forthwith conveyed to her quickly after my desease: To my well beloved Kinsman Abra<sup>h</sup>am fitt I give and bequeath all my lands both vppland and Marsh meadde ground Lying & being in y<sup>e</sup> bounds of the towne of Newbury aforesd to have & to hold for ever paying to his sonne Abraham fitt which hee had by his first wife fore score pound allsoe my will is y<sup>t</sup> hee the sd Abraham pay tenn pound to his daughter y<sup>t</sup> hee had Allsoe by his first wife both paym<sup>ts</sup> to bee well & truely made when y<sup>e</sup> said Children come to bee of age, ffurther more I giue and bequeath all my goods Cattle sheepe & hoggs to my Loving Kinsman Abraham fitts, paing all my Just debts, whoome Allsoe I give power to Receive such debts as are justly due to mee: Allsoe I doe Appoint my Kinsman Abraham fitt to bee y<sup>e</sup> sole Executer of this my Last will and testam<sup>t</sup>, & ffurther I doe Appoint William Chandler and Ensigne Steven Greenleafe to be y<sup>e</sup> Overseers of the same and In wittnes whereof I have herevnto sett my hand & seale y<sup>e</sup> 2<sup>d</sup> day of Decembr In y<sup>e</sup> yeare of our Lord 1672.”

Richard (his R mark) fitt. (SEAL)

Witness: Wm. Chandler, Steven Grenlefe.

Proved in Ipswich court Mar. 25, 1673 by the witnesses.

Inventory taken Dec. 4, 1672, by Steven Grenlefe and Wm. Chandler: eight Acres of Uppland Errable wth an Orchard and a ffeehould thereunto belonging, 74li.; six Acres of marsh meadde ground by Jerreco, 35li.; a Lott at Plumb Island, 15li.; Two hoggs & one Cow, 6li. 5s.; five sheepe, 2li. 10s.; bed & 4 pilloes, 2li. 6s.; Flocks & Flocke pilloe, 12s.; parcell of wearing Clothes, 2li.; parcell of Linen,

sheetes, napkins, shifts, pillobers, 6li. 10s.; small Chest & old Lumber, 5s.; a halfe bushell, sive, pale, barrill & Idean Corne, 13s. 6d.; Iron worke, 1li. 12s.; Two Iron potts, 1li. 7s.; frying pann, slice, tongs & spade, 7s.; wearing apparrell and Cloth, 7li. 10s.; Iron geare in ye Chamber wth a ferken, trayes & hopps, 15s.; a beere vessell, tubb & 400 foot of boards, 1li. 5s.; brass skimmer, skillett and a pott, 5s.; 14 bushells of barley, 2li. 16s.; 4 Acres of devitent Land, 4li.; total, 164li. 18s. 6d.

Attested in Ipswich court Mar. 25, 1673 by the executor to be a true inventory of the estate of his unclē Richard ffit of Newbury.

*Essex County Probate Files, Docket 9,547.*

#### ESTATE OF WILLIAM GEARE OF WENHAM.

Administration on the estate of Wm. Geare, intestate, granted Mar. 25, 1673, to Triphany Geare, relict, and the ordering of the estate is recorded with the inventory. *Ipswich Quarterly Court Records, vol. 5, page 193.*

Inventory of the estate of William Geare of Wenham, deceased Nov. 13, 1672, taken 10: 1m: 1673, by Tho. Fiske and Richard (his R H mark) Hutt: howse & land thereunto belonging, 36li.; one horse, 4li.; Neate Catle, 9li.; swine, 1li. 10s.; Corne, 2li. 10s.; plows & some other Utensels, 3li.; Books, 12s.; Brass & Iron ware, 2li. 8s.; Beding & Bedstead, 8li.; sheets & some other lining, 3li.; Chests & Boxes, 1li. 4s.; spinning whels, 10s.; warmeing pan, 6s.; household Utensels, 3li. 18s.; wolen yarne, 10s.; Debts, 9li. 6s.; more, 6s.; total, 86li. 10s. Debts due from the estate, 6li.

Attested in Ipswich court Mar. 25, 1673 by Tripheny relict of Wm. Geare; there being two daughters the court ordered the estate to remain to the widow for the present and if she marry then to give her two daughters 20li. each, if she dies a widow the estate left, to be divided equally between them. *Essex County Probate Files, Docket 10,701.*

#### ESTATE OF ANTIPAS NEWMAN OF WENHAM.

Administration on the estate of Mr. Antipas Newman of Wenham, intestate, granted Mar. 25, 1672-3, to Mrs. Elizabeth Newman, relict. *Ipswich Quarterly Court Records, vol. 5, page 193.*

Inventory of the estate of Mr. Antipas Newman of Wen-

ham, deceased Oct. 15, 1672, taken Mar. 22, 1672-3 by Thomas Lowthrop, Daniell Epps, Th. Fisk and Richard Kimball: the homestead, 160li.; 5 ackers of upland wth an Orchard upon it, 28li.; one farme upland & meadow formerly Wm. Fiskes, 160li.; one farme bought of Osbon with a small parcell of meadow, 70li.; parcell of Land at Royall Side, 40li.; neat Cattell, 40li.; Sheepe, 11li. 7s.; Swine, 9li. 10s.; Horses, 9li.; Syder, 6li. 8s.; wheat, 1li. 15s.; rye & peas, 1li. 8s.; Oates & barley, 7s.; Syder milne, 3li.; carte, plowtackling & harrow teeth, 2li.; Plate with two Gould rings, 9li. 10s.; his wearing cloaths, 14li. 5s.; Bedsteads, beds, bowlsters, pillowes, Ruggs, blankets, 18li. 3s.; all sorts of linin, 38li. 8s.; cubboards, Chayres, Chests, Cushens, 6li. 19s. 6d.; Brass & copper, 5li.; Pewter, 5li.; Tinn ware, 1li.; Iron ware, 4li.; earthen ware, 10s.; all sorts of caskes and wooden ware, 3li. 12s.; debts, 20li.; Boocke, 16li.; total, 785li. 2s. 6d. 770 Acres of Land near New London, also a hous Lott in New London, —; several debts due to mearchants, 109li. 10s. 6d.

The names of the children Mr. Antipas Newman left at his decease, Mar. 27, 1673: John Newman, 12 years of age, 7th December, last; Samuell, 6 years, 10th Sept., last; Elizabeth, 4 years, June 15 last; Sibel, 3 years, 10th of ye instant March; Waytstill, one year, 13th Dec. last.

Mrs. Elizabeth Newman, administratrix, presenting an inventory of the estate of Mr. Antipas Newman, her late husband, amounting to 676li., clear estate, besides the land and estate about New London, court Apr. 16, 1673, ordered that the widow, releasing her thirds, should have for her part one-third part of the whole estate, and should enjoy the remainder of the estate for the education of her children. At age or marriage of the children, John Newman, the eldest son was to have 140li., Samuell, 70li., Waitstill, 70li., and to the two daughters Elizabeth and Sibell, 70li. The land and chattels at New London or elsewhere shall be divided after the same manner, Mrs. Newman, the widow, to have one third for her part, the other two thirds to be divided, the eldest son to have a double portion and the other four children to have their equal shares. All the houses and land to be security for the payment of the portions.

*Essex County Probate Files, Docket 19,410.*

Elizabeth Endicott formerly widow of Mr. Antipas Newman late of Wenham, and administratrix of his estate, finding

that she is incapable for management of so great a business, petitions the court Dec. 2, 1680, that her eldest son John Newman, who is now come to years, may be made executor with her.

The court held in Salem 30: 9: 1680, granted the request and appointed John Newman, the eldest son, joint executor with his mother, Mrs. Elizabeth Eudecot. *Essex County Quarterly Court Files, vol. 34, leaf 77.*

Copy of the petition to the General Court held at Boston May 11, 1681, of John Newman administrator of the estate of Antipas Newman for power to sell land to pay debts left unpaid. The court granted the petition and referred the matter to the court of Essex County to approve and confirm the sale.

Capt. John Corwin and Mr. Daniell Epps, Sr. affirmed before the Salem court 28: 9: 1682, that there was real need for John Newman to sell some lands for payment of debts, whereupon the court allowed the sale of a parcel of land as per his deed of sale to Tho. Fiske.

*Essex County Quarterly Court Files, vol. 39, leaf 17.*

#### ESTATE OF WILLIAM RAYNER OF MARBLEHEAD.

Inventory of the estate of William Rayner, deceased Oct. 26, 1672, taken by Tho. Fiske and Richard (his R H mark) huttn: howses & twelve akers of land, 45li.; two horses, 8li.; Neate Cattle & sheepe, 18li.; swine, 5li. 8s.; Carte, plowe & tacklinge, 1li. 10s.; saddle, bridle & pilion, 12s.; workeing tooles, 1li. 5s.; Armes, 1li. 10s.; weareing Cloathes, 2li. 16s.; Beding with the firniture, 5li. 8s.; Iron ware. 2li.; warming pan, 5s.; spinning wheels, 10s.; sheets, 1li.; lining yarne & flax, 1li.; wooll, 14s.; Lumber in the howse, 1li. 19s. 6d.; Books, 6s. 6d.; one Churne & one Tubb, 6s.; total, 97li. 10s. Debts due to several marchants, 28li. 12s. 6d. and 12s. 6d.; other debts, 20li. 7s. 1d., total, 50li. 2s. 1d.

Attested in Ipswich court Mar. 25, 1673.

Administration on the estate of Wm. Reiner, intestate granted Mar. 25, 1673, to Elizabeth Reiner, the widow, and the estate to remain in her hands, she to pay to her eldest son Thomas Reiner, 10s., and to the other children 5s. each, when they come to twenty one years of age.

The children of the widow Rayner are six, Thomas now

ten years, Joseph, five years, Susanna, fourteen years, Elizabeth, 12 years, Hanah, 7 years, and Sarah one year of age.  
*Essex County Probate Files, Docket 23,292.*

## ESTATE OF JOHN DAVIS OF TOPSFIELD.\*

“May the Sixteenth 1672 The last will and Testement of John Daues That beeing week In body yet pafit in memori I being In detted to M<sup>r</sup> batter of Salem feeftene shilengs and fore pence and beeing In detted to m<sup>r</sup> newman of wenoun twelu<sup>e</sup> shilen and to goody mole of Salem one shiling and to old m<sup>r</sup> garner of Salem three shilings and I Oe Danil borman one shiling Six pence and to old m<sup>r</sup> baker of Ipswech ten pene and to quarter master pearke[ns] ten pene and I oe two shilings Six pene due by Rate to the towne now there are detes that ar oeing to me John french o<sup>th</sup> me fore shilings and Six pene Robart Smith oeth me on shilig and Six pene and mikal bouden oeth mee fue pound fefteene shi[li]ngs he lius in [Salem; *copy*] bounds and Jacob towne of Topsfeeld oeth me thirti pound thes two last detes wil a pere due by bil or bond and I haue twente bushils of Indean Corne in my masters Clarkes house three peckes of indian Corne Wileam Pearkens oeth mee and I haue a fier lock musket and a Cutles and hanger After all my detes ar payde the Rest of my estate I dispose of *of* as follows To mare howe of Salem I giue fue pounds I also giue to Jacob townes lame Child fue pounds I giue to Samuel houlet fore pound and I giue my dame Clarke ten pound and I giue luk wackle twente shilings and I giue matha Clare mi masters dafter twenti shilings and I giue to my master dafter willi. Perkens wife fue pound and I give to John Robesons wife twente shilings and the Rest to pay for diet and Charges and its my wil that mi master Clark and frances Pababody shal be my execeters.”

John (his 8 mark) daues.

Witness: Euen (his I mark) Mores, frances Pabody.

Proved in Ipswich court Mar. 25, 1673 by Lift. Francis Pabody and Evan Morice; and Frances Pabody openly renounced his executorship.

Inventory taken by John Gould and John How: one wascot and payer of drawers, 8s.; one Doble and payer of britches, 18s.; one yard of brodcloth, 14s.; foure payer of stockengs, 18s.; one payer of gloves, 2s. 6d.; one payer of

\* Copy, Ipswich Quarterly Court Records, vol. 5, page 203.

lenen linings, 5s.; one holen shurt, 8s.; one shurt cloth, 7s.; one How, 2s.; payer of shues, 2s. 6d.; bandelers and Snapsak, 4s. 6d.; one pound of powder and bulets, 2s. 6d.; one paier of tobaco toungs, 6d.; bands and hancatchers, 12s.; mony, 8d.; too hats, 2s.; one chest, 3s.; detes due to John Davis, 37li. 11s.; one paire of stokins to Jacob Towne, 2s. 6d.; from willyem Perkins one bushell of Rey, 4s.; total, 43li. 7s. 8d. Debts he oweth: for feseck and Cordulls to Mr. Numan, —; to Mr. Batter of Salem, —; ten months diet or thareabouts and his burriell, 15li.; to Mr. Rogers for Phisek, 4s.; to goody Pabody, 4s.; Jorny to Rouly to ye docters to John How, 2s.; goodwife mole of Salem, 1s.; old Mr. Gardner, 3s.; Rate to the Towne, 2s. 6d.

Attested in Ipswich court Mar. 25, 1673 by Daniell Clarke, the executor.

*Essex County Probate Files, Docket 7,279.*

ESTATE OF ABRAHAM TAPPAN OF NEWBURY.\*

“In the Name of God, I Abraham Tappin of Nubury in the Countie of Essex; being through Mercie at present in good health And of Sound Memory And understanding Blessed be God, doe Make this my last Will And Testament In Maner following first I comit my Soule both in life and in death into the hands of Almighty God my most mercifull Creator; through the Merits And Mediacon of Jesus Christ my Alone Saviour And Euer blessed redeemer; through the power and presence of his holy And good Spirit; my Body to the Earth whence its original was taken, to be decently buried by my Executors, here after Named; In hope of A happie resurecon in the great day of the Man Christ Jesus, to whom be Glory for Euer AMEN: And for those good things of this world which it hath pleased God to Comit to my Care and Management during my pilgrimage in this present life I doe As much As in me lyeth Giue And dispose As followeth First Wheras by A Certayn Deed or Couenant in writing bearing Date the 30 day of July 1661 I haue Granted to my Son Peter Tappin One half or Moytie of the homelott, Consisting of twentie and Six Acres, of Orchard plow ground And pasture land, with the one half of all my other lands, diuidend, Meadow And Marish, in Nubury Aforesayd, with the Cleare half of All the liberties,

\* See also Records and Files of the Quarterly Courts of Essex County, Mass., vol. 5 (1916), pp. 176, 398.

priuedges And Appurtenances, to the Same belonging, with one half of the Barne And outhouses, As in the Sayd Couenant is Expressed wherin Allso Mencon is Made of his hauing the other half After my own and wiues decease, on Consideracons therein provided And performed: Yet for As much As my Son Jacob, is Shortly by Gods permission, to Enter Marriage, with Hannah, the daughter of m<sup>r</sup> Henry And Jane Sewall, And to liue in the howse with myself and wife, And that my Son Peter is through Gods blessing on his labours And the Estate he receiued from mee And rayzed betwixt us, otherwise, well provided of howsing and otherwise, My full mind And desire is, that my Son Peter be Content to let fall his Clayme unto the other half part of the howsing, lands, and other the premises before Expressed Menconed in the Sayd Couenant, to the End my Son Jacob May Inherit the Same; And in Case my Son Peter be willing to Answer my desire herein I then Give And bequeath unto him the Sum of Twentie pounds payable in twelue Months by my Son Jacob in Corne or Neate Catle not Exceeding Seauen years old or in both at price Currant; But if my Son Peter shall refuse to Grant my desire herein, then my Will And Mind is As hereafter Expressed; first that the legacie of twentie pounds, payable unto him by my Son Jacob be voyd And Adnulled As if it had neuer been Menconed.

“Secondly that my Son Peter shall pay unto my Son Jacob, his Heirs or Assignes, the full price which the Sayd half homelot And All other the Premises before And in the foresayd Couenant Menconed shall Amount unto within ten Shillings As they shall be valued at by Indifferent, Experienced Men, with respect to the Sittuacon, Stacons And qualities of the Sayd howsing And lands And other the Premises Aforesayd, the Apprizers to be Appointed by my ouerseers or the Suruiour of them, And in Case of their decease before that time, the valuacon to be Made or Apprizers Appointed, by Steuen Greenleafe Sen<sup>r</sup>. And John Webster Sen<sup>r</sup>. or the Suruiour of them. Thirdly My Will And mind is, that the foresayd payment to my Son Jacob be Made within Six Months After my ||own and my wiues|| decease, one third part in Merchantable Weate sound and well dressed: One third part in Barley sound And well dressed: And One third part Neate Catle not Exceeding Seauen years old, And the Sayd Wheate, Barley And Catle at Monie rates or prices; Theis things I Conceiue Just And

Equall, hauing done for my Son Peter beyond what I haue done or Can doe in proporcon for the rest of my Children, And Some other Consideracons respecting my Son Jacob, who is now to match with one with whom he hath A Considerable Sum or Estate, And the good seruice by him done for the benefit of my whole family And more Especially in my Elder years. And it is my Will And Mind, that in Case of Nonpayment As Aforesayd unto my Son Jacob His Heirs or assignes, that then the Said homelott and All other the premises Aforemenconed shall be the proper inheritance of my Son Jacob And Hannah his wife And the Heirs of their two bodies; lawfully to be begotten, betwixt them, their Heirs And Assignes for Euer; And for want of such Issue at the decease of my Sayd Son Jacob And Hannah his wife I Giue And bequeath the Sayd homelot and all other the premises Aforesayd unto my Sons Abraham, Isack And John Tappin Equally to be distributed Among them or the Suruiours of them, their Heirs And Assignes for Euer.

“Allso I Giue And bequeath to my Son Jacob his Heirs And Assignes for Euer, my hay lott at Plum Island which I purchased of Richard Dole, Somtime the lott of Dauid Wheeler Item I Giue unto my Sons Abraham, Isack And John Tappin ten pounds A peece And to my Son in law Samuel Mihil or his wife Six pounds to be payd by my Son Jacob in twelue Months After my decease, And to my Grandchildren Elizabeth Tappin twenti Shillings, And to Peter and Samuel ten Shillings Apeece, payable Allso by my Son Jacob in twelue M°. After my decease And for the better Incouragment of my Sayd Son Jacob And Hannah his wife I hereby promise And Grant unto my Sayd Son Jacob and his wife Hannah Equall use, benefit And Aduantage of my howsing, lands, Appurtenances and priuiledges; howshold Goods And Stock of Cattle of All Sorts, Equall with myself and wife during Our liues And After our decease the whole of All not formerly bequeathed in this my Will, Excepting such as shall out of my Sayd Stock & other Estate be by me disposed in my life time unto my other Children not Exceeding Seauentie fiew pounds in the whole. And for the Sure performance of this my last Will And Testament Irreuocable I doe Constitute and Appoint my Beloued wife Susan And my Son Jacob my Executors or the Suruiour of them to be Sole Executor, And my Christian friends & brethren Archelaus Woodman & Trustram Coffin Ouerseers therof

to whom I Giue fve shillings Apeece; And in Case of Any difference Arising betwixt my Son Peter And Jacob or Any other of my Children respecting this my Will, it is my Will and mind that it be determined by my ouerseers aforementioned. Witnes my hand & Seale the twentie day of June one thousand Six hundred & Seauentie."

Abraham Toppan (SEAL)

Witness: Mary Lunt, Joseph Hills, H[enr]y Sewall.

Before the signing hereof it is declared "that fiftie pounds of the Seauentie fve pounds reserued in the last line but fve is for my Son John in case he liue to full Age of twentie one years if not, twentie fve pounds of it I Giue to Jacob & the rest to Abraham & Isaack. Allso a featherbed & furniture therto belonging to my Son John after my own & wiues decease or otherwise."

Proved in Ipswich court Mar. 25, 1673 by Mr. Joseph Hills and Mr. Henry Sewall. *Essex County Probate Files, Docket 27,806.*

Copy of inventory of the estate of Abraham Toppan of Nubury, deceased Nov. 5, 1672, taken Nov. 27, 1672, by Joseph Hills and Daniell Peirce: his dwelling house & out-houses extant the 30 day of July 1661 with his home lott containing 26 acres 13 acres devidend land 20 acres of meadow ground neare great pine Iland with foure acres Will. Mosses meadow, 526li.; 4 working oxen 20li.; 8 coves, 28li.; one heifer, 2li.; one calfe, 25s.; 24 sheepe, 10li.; 18 lambes, 6li.; 8 swine, 8li.; six piggs, 2li.; 3 cushings, 6s., one carpet, 4s., 4 paire sheets, 3li., 3li. 10s.; one diap cloth & napkins, 12s.; three other table cloths, 10s.; 1 dozen of napkins, 12s., 4 pillow cases, 16s., 1li. 8s.; 5 pewter platters, 1 basen & ure, 3 sawcers, 1 butter dish, one quart pot, one candle stiek, one cadle cup, 1 porringer waying 29li., 1li. 18s. 8d.; one bras candlestick, 3s., one bras pott, 26s., one Iron kittle, 6s., 1li. 15s.; one Iron pot, 6s., one bake pan, 5s., one bras skillett, 5s, 16s.; 1 bras pan, 1 pestle & Smothing Iron, 5s., one silver beaker, 45s., 2li. 10s.; one silver spoone, 10s., 1 pr. Cobirons, fire pan, tongs, 25li. 12s., 1li. 2s.; one joyne cubbard, 30s.; two sives, 2s.: one old bedsted & a barell, 5s.; 2 coverings, 2 blanketts with halfe a down bed & 2 firkins, 1li. 15s.; about 12 bush. Indian corne, 32s.; 4 bush. of rye, 20s.; 15 bushells barly, 3li.; 4 bush. of wheat, 20s.; 10 bush. oates, 20s.; one old axe, 18d.; one paile, 2s.; one frying pan, 4s.; tray, 2 milkpans, 3s.; 3 sacks, 6s.; two old trunks, 5s.; one old chest, 2s.; one table in ye hall,

10s.; 3 barrells & half barrell, 7s.; 3 occumy spoones, 9d.; a paire of bellows, 6s.; 2 chaires, 4s.; 15 trenchers, 10d.; two glasses, 2s.; two forkes, 18d.; one dung fork, 1s.; one bible, 8s.; Raigner of originall sinn, 2s.; 1 plow, 1 chaine, one yoake, one Harrow, 20s., one fanne, 10s., 1li. 10s.; the new barne, 25li.; Johns bed with 2 bolsters. 2 pillows, 3 blanketts, one Rugg, one coverlet, curtains & valence, 12li., 37li.; 3li. of sheeps woole, 40s.; wearing apparrell, 10li.; 4 paire of sheets with other linen. pewter, bras. Iron. plate, with other household goods and Implements of husbandry designed to Jacob, besides his last year's corn, 28li. 10s. 3d.; total, 710li. 15s. 6d.

Debts owing to him, from Samll. Worster, 3li. 16s.; Tho. Hardy, 10s.; old Hardy, 15s.; Jo. Rand, 24s. 8d.; Nico. Wallington, 3li.; Wm. Huttechens, 11s.; Jo. Poore, 5s.; Jo. Godfry, 3s.; Peeter Toppan for keeping cattle, 128li.; debts owing to Rich. Dole, 1li.; Capt. Gerish, 6s. 6d.; Jo. Knight, 11s.; Wm. Hlsly, 14s.; Jo. Webster, 11s.; Tristram Coffin, 12s. 9d.; Capt. White, 16s. 5d.; Ja. Ordway, 5s.; Ben. Lowle, 5s. 6d.; Nath. Clarke, 3s. 4d.; Jo. Bartlet, 5s.; Mr. Thomas, 9s.; Mrs. Cottle, 6s.; Josh. Bream, 4s.; Peter Toppan, 6s.; Hugh Marsh, 20s.; Mrs. Noyes, 8s.

Attested in Ipswich court Mar. 25, 1673 by Sussan Toppan, the executrix. *Ipswich Quarterly Court Records. vol. 5, page 206.*

#### ESTATE OF THOMAS JONES, JR. OF (GLOUCESTER?).

"Esexe in New England. In the name of God amen this 13<sup>th</sup> day of November 1672 I Thomas Joanes Jun now resident in the County aforesaid being visited with the hand of God and very weake, yet haueing my perfect Memory thanks be to allmighty God and Caling to remembrance the uncertaine estate of this transitory life, and that all flesh must yeald unto death when it shall please God to Call doe make, Constitute, ordaine and declare this my last will and Testament in maner and form following revokeing and annulling by these p'sents all my Testament or Testaments, will or wills heare to fore made or declared eyther by word or by writting, and this to be taken onely for my last will and noe other; Imps. I doe order giue and dispose the Estate now belonging unto me both reall and personall in manner and form following that is to saye first I will y<sup>t</sup> all those debts that I owe in right and Continence to any manner of

person or persons whatsoever shall be well and truly Contented and paid by my Executor hereafter named within Convenient time after my discease Item I giue unto my well beloued Brother in law Thomas Howard my land at Towne. I giue unto him also fiue pounds which my Brother Benjamin is to pay after my Mothers discease I giue unto my Brother Thomas Howard one sheep and on gunn which is at Nicholas Manins at salem; Item I giue unto my Brother Benjamin my best sute of Clothes (vez.) Briches wascoat and Coate; Item unto my will beloued Mother four pounds which shee owes unto mee Item I giue unto my Sister Memeber one sheepe; This I doe Constituet my *my* Brother Thomas Howard to be my lawfull Executor and that he shall pay all my debts which is lawfully due to any man."

Thomas (his [h mark]) Joanes.

(SEAL)

Witness: Mary (her V mark) Joanes, Remember (her X mark) Joanes.

Proved in Ipswich court Mar. 25, 1673 by the witnesses.

Inventory of the estate of Thomas Joanes, Jr., deceased Nov. 25, 1672, taken Dec. 12, 1672, by Wm. Griggs and James Hughes: His Lands at Towne, 20li.; his best sute of Cloathes, 2li.; his every day Cloathes, 5s.; Two Blanketts & 1 bedsack, 1li.; Two paire old stockings & one paire old shoose, 8s.; one Muscoot Barrell & lock, 14s.; old Coate, 6s.; Cloathes, shirt & Neckcloth, 1li.; 1 old chest and Bible, 4s.; Two sheep, 14s.; on Rasier, 1s. 6d.; in his mother's hand, 4li.; total, 30li. 12s. 6d. Debtor to Mr. Wm. Browne, Sr., 2li. 19s. 9d.; Thomas Cliford, 1li. 19s.; Wm. Griggs & James Hughes, 2li. 2s.; Benjamin Joanes, 12s. 9d.; total, 7li. 13s. 6d.

Attested Mar. 25, 1673 by the executor.

*Essex County Probate Files, Docket 15,229.*

#### ESTATE OF JOHN GAGE OF BRADFORD.

"I John Gage being by the grace of god In som Compe- tent mesure of vnderstand and daily waiting for my Chang do make this my Last wil and testament and do herby apoint my Sonns Samuuell Daniell Nathaniell Jonathon and Josiah: gage Joynt Exectors of this my will w<sup>ch</sup> is as ffoloweth— first I Comit and Comend what I am and haue Into the hands of my most Loueing and gracious god In Christ Jesus my soul Imediatly vpon my Death to be Recived Into those

heuenly mansions which my blessed saviour hath prepared for me: and my body I Desire may be Intered In a Desent manor In hope that my sauour will In his Due time Raise it Into glory ffor my temporall Estat which god hath giuen me I Dispose of it as followeth first my Debts al to be Paied and then I will and Bequeath to my beloued wife Sarah Gag one Cow and al what houshold Goods wase hir owne; During her Life and to Dispose of at hir Death: the Rest of my houshold goods as beading peantar brass Iron Earthen and wooden vessels within house I giue vnto hir During hir Natural Life and at hir Death to Returne to my Children: only I Do Reserve out of these to be now Disposed of to my Children al my wearing Clothes and my Chest ad al y<sup>t</sup> is In it and a great Kettell and a Cowel: also I giue vnto hir on third part of al the Corne That shal be mine at my Desease and I do will that my fiue Sonns aboue mentioned them ad Each of them thaire heires Execeptors adminst. ad asignes shal pay or Cause to be paied to my wife Sarah Gag twenty shillings apeice Every yeare during hir naturul Life In good marchantabel Corne the one halfe In English graine the other halfe In Indian Corne to be Diliuered by hir order In som place In this towne of Bradford or aboard a boate In merimacke Riuer at Havorhill: al y<sup>e</sup> abouesd partickulars I wil to hir vpon and with hir consent to Relinquis[h] al hir Right In the Rest of my Estate for my Sonns I wil that they Inioy and posses for them and theire heires for Euer al and Euery part and parcil of my Lands as it is alredy Laied out and alloted to them and Euery one of them my Island which is not yeate laide out to be Eaqualy Diuid amongst them my grand sonn to haue an Equall share with Each of them: all the Rest of my Estat I will that it Be Equally Divided amungst my Sonnes: In witnes that this is my Last will and Testament I set to my hand and seale."

John (his I mark) gage.

Witness: Shubaell Walker, Gilbert (his W mark) Wilford.

Proved in Ipswich court Mar. 25, 1673 by the witnesses.

Inventory of the estate of Sergt. John Gage of Bradford taken Mar. 26, 1673, by Henry Kinsbury, Thomas Kimball and Shubaell Walker: wearing apparill wooling and Linning, 6li. 14s.; 2 beads, beading, 1 beadsteade, on pair Curtines, 13li. 1s.; Bookes, 20s., and a curtlash, 2li. 2s.; peauter, brass and Tinn ware, 3li. 13s.; Iron ware, pots, friing pan, Tramils, Pothooks and fire pane, 1li. 3s.; Earthen and wood

vessels, 13s. 6d.; 3 Chests, 1 box, cupboard, 2 kneding troves, 2li. 7s.; Tubs and barills, 1li.; Chaires, Cushins, Tabela, spinning wheels, 1li. 4s.; plough Irons, chaines and Utin-cels for husbandry, 4li. 8s. 6d.; bridel, saddel, pillion, a paire of shoose, 17s.; paire of gloves, bag, 6 spoones, 5s. 6d.; agures, Chisils, hamers, pincers, aules and other small things, 9s.; about 50 pound of porke, 12s. 6d.; 2 Cowes, 9li.; horse, Coult and halfe a mare, 9li.; 6 swine, 4li.; about 350 accars Land, 350li.; about 10 accars upon a Island, 10li. Debts due the estate, 15li.; total, 435li. 10s. Debts due from the estate: to Mr. Francis wainwright of Iptchswich, 12li. 10s.; Samuell Graves of Iptchswich, 1li.; other small Debts, 2li. 8s.; to ye Docctars,——.

Attested in Ipswich court 25: 1: 1673 by the executors.  
*Essex County Probate Files, Docket 10,483.*

Nathaniell Gage renounces his right of administration upon the common right at Ipswich of his father, John Gage.

Dated Bradford, Feb. 11, 1718-19.

Bond of Daniel Gage of Bradford, for 200li., with Jacob Foster and Joseph Foster of Ipswich, sureties, Feb. 16, 1718-19, for the administration (d. b. n.) on the estate in Ipswich, of his grandfather John Gage of Bradford, formerly of Ipswich, deceased.

Witness: James Todd, Daniel Rogers.

*Essex County Probate Files, Docket 10,484.*

#### ESTATE OF GILES CROMWELL OF NEWBURY.

“In the Name of God Amen The Last will and Testament of Giles Cromwell of Newbury in the County of Essex in New England being very Aged and weake of Body but of pfect vnderstanding I Desire to Resine up my soule to God that Gaue it and my Body to the Dust when my Apointed time shall come and concerning my [E]state that God in his Goodness hath Giuen mee [I] doe Dispose of as followeth Imprimis I Giue [and] Bequeath unto my son Phillip Cromwell e——n Acres of upland Lying in the Bounds of Newbury C[om]only called Divident land 2ly I Giue unto my son Phillip Cromwells Eldest son that shall liue and Ariue unto the Age of one and twenty yeares six Acres of marsh Lying in the Bounds of Newbury called Pine Iland marsh being six Acres of the twelue acres Adjoyning to the marsh of steven Grenleife likewise I Giue and Bequeath unto my Daughter Argentine Cram the wife of Benjamin

Cram my House Lot Lying and being in Newbury containeing eight Acres more or Less as it is Bounded on the North with the Comon and southerly with the Land of Ensigne steven Greeleife and Easterly with y<sup>e</sup> High way, with all the Houseing therupon standing with all the Rights and priviledges of comonage therunto belonging as also I Giue unto my Daughter Argentine my twenty acres of marsh lying in the bounds of Newbury in that marsh called Pine lland marsh lying between the marsh of M<sup>r</sup> Edward Woodman & the marsh that was somtimes the marsh of John Roff bounded on the Easterly end with a Great Crick and on the westerly end with the Rocks. as Also the Remainder of the twelue Acres of marsh of which six acres I haue Giuen to my son Phillips eldest son all the Remainder of it I Giue and bequeath to my Daughter Argentine Cram likewise my will is that all which I haue Giuen to my Daughter Argentine after her Decease shall be equally Devided amongst her children that shall be then liueing that doth beare the Name of Cram and If any of the children shall Dy before they shall Ariue to the Age of twenty and one yeares their Part shall be Devided amongst the Rest Equally Alwaies provided that the House and Lands be not Devided but that it shall Remaine Intire to the Eldest son he paying Equall Proportions to the Rest of the children or for want of a son to the Eldest Daughter she Paying to the Rest the Equall Parts according to the valuation of it And I doe constitute and [ap]oint my son Benjamin Cram my sole executor [to] this my Last will and to Confirme all the [pr]misses aboue written to be my last will and Testament I haue Heerunto set my hand and seale this twenty seaventh of the 2<sup>d</sup> Month in the yeare of our Lord sixteen Hundred and seaventy two:"

Giles (his N mark) Cromwell  
(SEAL)

Witness: Anthony Stanyun, Benje. Swett.

Proved in Ipswich court Mar. 25, 1673 by Benjamin Sweet and Mr. Anthony Stanyen being disabled to travel to the court, made oath Mar. 20, 1672-3, before Samuel Dalton, Commissioner.

Inventory of the estate of Gills Cromlom, deceased Feb. 24, 1672, taken by Bene. Swett and Steven Grenlefe: Eight Akers of plow land with ye house & orchard and free hould, 80li.; eleven akers of devident land, 11li.; twelve Akers of march, 60li.; twenty Akers of medow, 60li.; wearinge Clothes, 18s.; a bill from Caleb Moody, 3li. 8s. 11d.

Also information of a debt due to the estate of 11li. from John Bartlet, Sr., that he gave bill for to Philip Cromlom as his father Gills Cromloms attorney & also a bill of 6li. from Edward Richison, but the sd Phillip not yett appearing about any of these concerns I know not ye true state of it.

Attested in Ipswich court Mar. 25, 1673 by Benjamin Cram.  
*Essex County Probate Files, Docket 6,583.*

ESTATE OF THOMAS WELLMAN OF LYNN.

Inventory of the estate of Thomas Wellman deceased Oct. 10, 1672, taken by Thomas (his Z mark) Kendall and Jeremiah Sweyen: his wearing Cloths, 3li. 11s.; on Bed, Curtins, and valenc, 9li.; Bed, 2li. 10s.; on Bed more, 3li.; on dusen of napkins, 1li. 4s.; fower paire of sheets and on sheete, 4li. 17s.; three tabel cloaths, nine pilabars, nine touels, 3li. 15s.; two Chists and two Boxes and three Chaires, 1li. 6s.; two Chaires, 2s.; two Bibles and other Bookes, 2li. 15s.; milck vesels, 16s.; six earthen pots, on skillet, on mortar, two Iron pots, on smothern Iron, 1li. 1s.; on paire of stelyards, 18s.; warming pann, 7s.; fower Barrells, on Churne, on Cheese tub, three sakes, 1li. 5s. 6d.; Gridiron, on paire of touns, fire shovell, on crowe of iron, 12s.; Brasse and puter, 5li. 8s. 6d.; two spets, 4s.; two paire of andirns, 1li. 10s.; on Brasse pot, on kittell, on tramell, on paire of pot hookes, 2li. 2s.; on Chest and on tabell, 10s.; wedges, axes, hammers, shaving knife, chaine and a peece of a chaine, on Iron foot, 1li. 10s.; on pilyon, 4s.; three Guns, two swords and ammanishon, 2li. 16s.; on Looome, two spinning whels, 3li. 6s.; tubes, two sives, on half bushell, 9s.; on dweling howse, 30li.; nine score ackers of upland and meddow, 200li.; Barne, 20li.; fower oxen, 20li.; five Cowes, 15li.; on mare, 3li. 10s.; two horssees, 5li.; on callfe, 1li.; Carts, yockes, plows, slead, 3li. 3s.; fifteen swine, 9li.; English Graine, 3li. 9s.; Inden Corne, 8li. 15s.; on whip sawe, on tennent sawe, on hand-sawe, oger, two chessels, 1li. 6s.; ould Barrells, troves and tubes, 1li.; three hundred of bords, and sedere stuf, 1li.; three two year oulds, 7li. 10s.; Debts, 13li. 9s. 5d.; total, 370li. 10s. 7d.

Delivered in Ipswich court Mar. 25, 1673.

An agreement dated Mar. 22, 1672-3, concerning the estate of Thomas Wellman of Lynn, deceased, intestate, that the widow shall be executrix, and the estate be divided to the eldest son Abraham, one half of the land, and the other

half to the widow and her younger son Isack, during her life, at her death to the son Isack; the barn to the widow's disposing; the new dwelling house to the widow during her life, and at her decease, or if she should marry again to her eldest son; to the eldest daughter Elizabeth Welman, the second daughter Sarah Wellman and the younger daughter Mary Wellman, 30li. each, to be paid by their mother in cattle and household goods.

Signed Elizebeth (her I mark) Wellman, Senear, Abraham Wellman, Ishak Wellman, Elisabeth (her E mark) Wellman, Juner, Mary (her V mark) Welman.

Presented in Ipswich court Mar. 25, 1673 by the widow of Thomas Wellman and allowed with this proviso, that the daughters shall receive their portions at the age of twenty one years, and if the widow marry, to give security for the daughter's portions.

*Essex County Probate Files, Docket 29,277.*

#### ESTATE OF JOHN DOW OF HAVERHILL.

Administration upon the estate of Jno. Dowe of Haverhill granted Apr. 8, 1673 to Mary Dowe, his widow. *Salisbury Quarterly Court Records, vol. 2, leaf 12.*

Inventory of the estate of John Dow of Haverhill, who died intestate, taken by George Browne and Robert Clemens: Apparell, 5li. 12s.; beding & bedstead, 10li.; Brass & iron, 4li. 5s.; Ammunition, 2li. 12s.; house and house lott, 50li.; five comon rights, 10li.; Eleven acres ox comon land, 11li.; Two parcellls of meadow (ie) East & pond meadow, 20li.; two Cowes, 9li.; three young neate cattle, 7li.; mare & colt, 5li.; Thirteene swine, 8li.; a parcell of land beneath ye little river East, 12li.; Three acres upon ye barren plaine. 3li.; a sheepe, 10s.; a hide, 14s.; Rie, pease & Indian, 3li.; chest, box & wooden ware, 3li.; an interest in an Island at Haverhill, 1li. 10s.; wheelebarrow, Sythe, fork & sickles, 12s.; bridle & saddle, 1li. 10s. Debts from ye estate: to Samuel Plumer, 4li. 10s. or thereabouts: Mr. Dolton, 5li. 12s.; Capt. Saltonstall by bill, 1li. 12s. 8d.; Martha Heath, 8li. 6s. 8d. The estate creditor: by Gilbert Wilford, 5li.; Belnap, 1li.

Attested in Salisbury court Apr. 8, 1673 by Mary Dowe, widow of John Dowe. *Essex County Probate Files, Docket 8,217.*

Concerning the estate of John Dowe of Haverhill, court 14: 8: 1673. ordered that after the debts are paid, the remain-

der be equally divided between John Dowe's widow and his son. Samll. Shepherd of Haverhill and Onesephorus Page of Salisbury bound. *Hampton Quarterly Court Records, vol. 2, leaf 22.*

Samll. Shephard in the behalf of Mary, his wife, who was widow of John Dow of Haverhill, and administratrix of his estate, presented to the Ipswich court, Sept. 29, 1685, an act of the court at Hampton in 1673, referring to the settlement of the said estate, and petitioned that a committee be appointed to divide the estate between the widow and their child. The court ordered that Mary and her son Joseph Dow choose two men to set out the division and also that Joseph choose a guardian to take care of his share. *Copy from the Ipswich Court Records.*

The division of the estate of John Dow made by Lt. George Browne and Onesephorus Mash, Sr. at the request of Mary Sheaperd and her son Joseph Dow: to the said Mary, administratrix, apparrell, 5li. 12s.; bedding and bedsteed, 10li.; brass and Iron, 4li. 5s.; ammunition, 2li. 12s.; to Commonedges, 4li.; a peece of pond meadow. 10li.; tow cowes, 9li.; 3 young, neat Cattle, 7li.; 13 swine, 8li.; a mare and colt, 5li.; 3 Acers of land upon the barran plaine, 3li.; Rie, pease and Indian corn, 3li.; an Intrust upon ye Island in Haverhill, 1li. 10s.; wheelbarrow, fork, cikell and sith, 12s.; bridle and saddle, 1li. 10s.; chest, box and wooden wear, 3li.; a Hide, 14s.

Samuell Sheaperd, present husband of Mary, the widow of John Dow of Haverhill, petitioned the court held at Ipswich, Mar. 30, 1686, to confirm the said division and it was allowed.

The division of the estate to Joseph Dow: Howsen and House lot, 50li.; 3 common rights, 16li.; a peece of meadow at ye East meadow, 10li.; a peece of land below ye little river, 12li.

Joseph Dow, son of John Dow, deceased, made choice of Onesephorus Page, his uncle, to be his guardian, which was allowed by the court.

Sept. 25, 1694, "Stephen Dow of Haverhill, the only son of Thomas Dow of haverell desireth administration of som estat in lands which was his fathers and after him was my elder brother John Dow, deceased, and alsoe the decease of Joseph the son of John Dow who decesed under age."

Petition of Samuel Dow, attorney to his father Stephen Dow, and of Ephraim Roberts, attorney to Henry Dow, shewing that John Dow, late of Haverhill, died intestate, leaving a considerable estate, which was divided in 1673, one half to Mary, the widow and administratrix and the other half to his son Joseph who died before he came of age, asking that a citation may be granted for the said administratrix to give an accounting of her administration, so that the right heirs may receive the same.

Dated Salem, Nov. 21, 1694.

Petition of Samuel Dow, son of Stephen Dow, shewing that whereas John Dow late of Haverhill, died intestate, and left only one son, Joseph, who died before he came to the age of twenty one years, and the court ordered the dividing of the estate one half to the widow and the other half to his only child, Joseph Dow, yet notwithstanding, Mary Shepard alias Dow doth keep the estate that was set out to Joseph and withholdeth it from those to whom of right it belongeth, wherefore your petitioner prays that the said Mary Shepard, and Samuel Shepard her present husband, may be cited to give an account of ye estate that so the estate set out to Joseph may be made certain unto whom it belongs. Jan. 1, 1694.

Upon this petition the citation is granted for the said Samuel and Mary Shepard to appear the first Monday in February to answer as within.

*Essex County Probate Files, Docket 8,217.*

#### ESTATE OF THOMAS LILFORD OF HAVERHILL.

Administration on the estate of Thomas Lilforth of Haverhill granted Apr. 8, 1673, to his wife Elizabeth Lilforth. *Salisbury Quarterly Court Records, vol. 2, leaf 12.*

Inventory of the estate of Thomas Lilford, taken Nov. 18, 1672, by Henry Palmer and Thomas Eatton, all of Haverhill: a dwelling house and two akers of land adjoining to it, 20li.; five akers of planting land by the former which was sometimes James Davise, Sr., 20li.; 4 akers of planting land in the plaine, 8li.; four score akers of 3 division of upland, 20li.; propriety of two commonages, 6li.; 2 akers of meadow at rose meadow, 10li.; 3 quarters of an aker at hawkes meadow, 1li. 10s.; two akers at the worlds end meadow, 4li.; two akers at mistake meadow, 6li.; one Cow and one calfe, 4li.; 5 swine, 5li.; 5 piges at 5s. a peece, 6li.

5s.; 4 sheep, 2li.; a parcel of hay and corn stalkes, 1li. 10s.; Indean corne about 30 bushell, 4li. 10s.; 3 busheles of pease and ry, 12s.; a bedstead and bedding, 4li.; two Iron potes, 15s.; friing pau and skeillet, 5s.; puter and wooden stufe, 1li. 4s.; sheetes and other linen and wearing cloathes, 3li. 10s.; yearne and hempe, 2li. 12s.; barrel of cyder, 12s.; In Iron, 4 stockebands, two round pines, boxes for wheeles, share and culter, paire bettel ringes and other Iron things, 1li. 10s.; sword and musquet, 1li.; in hopes and other small things, 1li.; 3 acres of land in ye great playn, 12li.; 32 acres 2d division, 39li. 10s.; 1 acre 1-4 hous lott, 5li.

Attested in Salisbury court Apr. 8, 1673 by Elizabeth Linford.

An addition to the inventory made by the desire of the widow Linford, administratrix of the estate of her husband; too commonidges, 6li.; 4 acors of meddow in the west meddow, 10li.

Signed Apr. 26, 1673 by Elizabeth (her E mark) Linfurth.  
Witness: Nath. Saltonstall, William White.

Petition Sept. 5, 1695, of Nicholas Browne of Haverhill and Mary his wife, shewing that Thomas Lilford formerly of Haverhill, died intestate, and administration was granted to Elizabeth, his widow, who has since deceased, and he left only two daughters, Elizabeth who married Peter Brewar and Mary who married the petitioner and there being no record of any settlement of the estate, and Peter Brewar and his wife having possession, and judging that one half of the estate belongeth unto them, there being no sons, that there may be a division and settlement according to law, or administration granted to whom of right it doth belong.

Granted that citation be made to Elizabeth to appear and show cause why administration should not be granted to Mary.

Bond of Elizabeth Brewar, alias Lilford, for 400li. with Daniel Ela and Samuel Dalton, all of Haverhill, as sureties, Sept. 25, 1695, for the administration on the estate of Thomas Lilford of Haverhill, intestate. Witness: Israel (his EI mark) Ela, John Croade.

An account of the administration of Eliza Lilford, alias Brewar, administratrix of the estate of Thomas Lilford and Elizabeth his wife, late of Haverhill, deceased, of the estate not administered upon by the widow, the real estate per inventory 117li.; the personal estate, 35li. 5s.; total,

212li. 5s. The payments made by her since accepting the trust: bond and letter of administration & recording the inventory, 10s.; keeping the relict of Thomas Lilford 10 years, 40li.; keeping her 5 years more when she was in a more declining condition, 25li.; keeping her 5 years more when she was under extreem weakness & beadrid & a heavy hand with her, 50li.; funerall charges, 2li. 10s.; stating the account, 4s.; recording the settlement, 4s.; allowing the account, 5s.; setling & dividing the estate, 5s.; order for division, 3s.; a Quietus, 4s.; the admx. for her trouble, 5li.; total, 124li. 5s.; remains to ballance, 88li.

Attested May 4, 1696 by Elizabeth Brewar, administratrix.

Ordered that the 88li. be divided one half to Elizabeth Brewar, eldest daughter of the deceased Thomas Lilford, and one half to Mary Browne the other daughter.

*Essex County Probate Files, Docket 16,800.*

The division of the estate by the order of the court May 4, 1696, made by Daniel Ely, Josiah Gage, Samll. Dalton and Robt. Swan, all of Haverhill: to Eliza. Brewer, administratrix, 4 acres of Meadow at ye West meadow, 10li.; 4 acres of Planting Land at ye Plain, 8li.; 80 acres of Third Division land, 20li.; 2 acres of meadow at Mystake, 26li.; 2 acres at Rose Meadow, 10li.; 3 acres at ye Great Plain, 12li.; 1 1-4 acre of a hous Lott. 5li.; 3 rights in ye Cow Comon, 9li.; all ye psonal Estate wch she accepts at 44li.; total. 124li. 5s.; also a dwelling house and 2 acres of land adjoining, 20li.; 5 acres of planting land adjoining to ye former sometimes James Davises land, 20li.; two acres of meadow at ye Worlds End, 4li.; total, 44li. To Mary Lilford alias Browne, 32 acres of two Division Land, 39li. 10s.; one Right in ye Cow comon, 3li.; 3 acres of meadow at Hauke Meadow, 1li. 10s.; total 44li.

Eliza Lilford, alias Brewer, administratrix of the estate of Thos. Lilford, late of Haverhill, having rendered an account of her administration on the estate, a quietus is given to her, June 30, 1696.

*Essex County Probate Records, vol. 305, pp. 164, 182.*

#### ESTATE OF MRS. PHEBE EATON OF HAVERHILL.

Administration on the estate of Phebe Eaton, widow of John Eaton, granted Apr. 8, 1673, to Steven Dowe of Haverhill. *Salisbury Quarterly Court Records. vol. 2, leaf 13.*

Inventory of the estate of the widow Eatton, taken Dec. 25, 1672, by Henry Palmer and William White; a penniston petticoat, cotton petticoat, carsee petticoat, 2 wascutes, cloth hood, 2li.; smale lining, 14s.; a blacke cap & neck cloth, 2s. 6d.; two hatts, 15s.; 2 yards woolen cloth, 9s.; 4 yards 3 quarters Cotton cloth, 15s.; a stufte gound, 1li. 10s.; 2 bags & a pillow, 6s.; a paire shooes & stokin, 6s.; pewter, looking glas & brush, 5s.; chest & boxses & seive, 6s.; an Indyan boxe, 2 earthen pots, 2s.; two tubs, a bed mate, a chaire pease, 9s.; 3 traies, 2s. 6d. In debts from Thomas eatton of haverhill, 1li. 10s.; Thomas eaten of salisbury, 1li. 10s.; Thomas whiteer, 7s.; Petter ayers, 6s. 6d.; Steven Dow, 4s.; total, 11li. 19s. 6d.

Attested in Salisbury court Apr. 8, 1673 by Stephen Dow, the administrator. *Essex County Probate Files, Docket 8,499.*

#### ESTATE OF JOSEPH HEATH OF HAVERHILL.

Administration on the estate of Joseph Heath, late deceased, granted Apr. 29, 1673, to Bartholemew Heath and Steven Dowe, both of Haverhill, until Hampton court next, when an inventory was to be presented. *Salisbury Quarterly Court Records, vol. 2, leaf 14.*

Ordered 14: 2: 1672, that the recorder, not having entered the letter of administration granted to Bartholemew Heath upon the estate of his son Joseph Heath, shall now enter it and date it from the time it was granted. The administrator was ordered to bring in an inventory to the next Hampton court.

Administration was granted to Bartholemew Heath upon the estate of his son Joseph Heath, late of Haverhill, deceased, 14: 8: 1673, at the County court at Hampton.

*Salisbury Quarterly Court Records, vol. 2, leaves 28, 30.*

Bartholemew Heath was bound Oct. 13, 1674, to administer the estate of Joseph Heath, deceased. *Hampton Quarterly Court Records, vol. 2, leaf 35.*

Inventory of the estate of Joseph Heath of Haverhill, taken Dec. 18, 1672, by Henry Palmer and James Pecker: twoe Cowes, 8li.; one 2 year old heiffer & a yearlin, 2li. 15s.; one bay horse, 5li. 10s.; twoe swine & 4 piggs, 4li. 2s.; about 20 bushells of Indian Corne unthresht, 3li.; his wareing clothes, bootes & shoes, 6li.; thre hats, linen & Ribond, 2li. 10s.; twoe saddills & Armes & a pillyone, 2li. 12s.; Cutlase

& A case of pistolls & houlsters, 2li. 10s.; A yard & quarter of Red broad Clothe, 1li. 7s.; A yd. of blew linnen, 2 severall yds. of holland & a yd. of canvis, 13s.; 21 pound of Cotten & a bed matt, 1li. 9s. 6d.; som other things yt were sente in to us since the firste takeing of this inventory, brought by steven Dow, and appraised Oct. 14, 1673, by James Pecker and John (his H mark) heathe, seaner: some hops & hemepe, about 15s.; A coppill of wedgis, A broad hoe, 2 wegis, 15s.

In money, 6s. 6d.; A barill of sider & a wooden bottell, 13s.; 2 yards of penistone, 10s.; wheat unthresht 4 bushells, 1li.; Ry, 3 bushells & halfe, 14s.; oates, 4 bushells, 10s.; mare & Coult prised by James Davis, Sr. & John heath, Sr., 5li. 10s.; 1200 of hogshed Red oke heden, 1li. 4s.; 8 lengths of barill heddings, 2s. 6d.; 26 length of hogshed hedin, 8s.; part of a bill from Samewell persone, 2li. 18s. 9d.; A payer of fetters, 5s.; A shovell Irone, 1s. 6d.; 2 axes, 3s.; ye improvemente of 3 Akers of land twoe yeres, 2li.; a sithe, 4s.; a pcell of land given him by his father According to his deed of guift wch yet is not divided & yr fore not yet prized.

Goods of his wifes before she maryed in John Dows hands, 10li.; 4 trayes, Churne & other wooden ware, 10s.; one Irone pot & pot hookes, 7s.; twoe poringers & A pewter platter, 2s. 6d.; total, 68li. 13s.

Attested in Hampton court 14: 8: 1673 by Bartho. Heath.

An account of the payments made by Bartholemew Heath as administrator of the estate of Joseph Heath: to Doctor Bennet, 1li. 14s.; mr. Rogers, 1li. 6d.; hugh march, 17s. 3d.; John Knight, 3li.; Mr. Richard Dole, 10li. 3s.; Samu-uell Plummer, 3s. 9d.; Anthony Sumersbe, 1li. 18s. 7d.; Mr. Care, 5s. 3d.; Daniell Ela, 3li. 18s. 4d.; Mr. Light, 3li. 11s. 9d.; John Dow, 1li.; Robert Swan, 5li. 13s. 6d.; John Atkinson, 5li. 16s.; Mathew Clarke, 18s. 6d.; Thomas Chanler, 19s.; Abram Heseltine, 8s.; Mr. Ward, 16s.; John Griffing, 6s. 6d.; Samu-uell gild, Senr., 16s.; theoder Atkinson for Joseph Heath, 3li. 3s.; Mr. Woodman, 1li.; Mr. Wood-bridge, 1li. 16s.; Samu-uell Gild, Junr., 6s.; Joseph Page, 6s. 6d.; Will. Sammon, 6s. 6d.; thomas barnad, 4s. 6d.; Rates Contry County and to ye towne, 8s.; Samu-uell Percen, 9s.; bartholemew heath, 3li.; John Heath his brother in Suger and other things, 1li.; Richerd huberd, 14s.; to Martha yt was wif to ye deceased Joseph Heath, 8li. 10s.; my attendance at ye first Setting of ye Court, 5 dayes and at ye ad-joynment of ye Court 3 day, to Hampton Court following and bringing down ye woman and ye Child 4 dayes, for com-

ing to ye next Hampton Court againe to dayes, for going to Recon wth men 2 days, for going about to gett receipts 3 dayes, for going to Newbery and Carreing downe 4 swine, 6s.; for keeping 5 swine ye winter after his death, 20s.; keeping 2 Horse kind one winter, 20s.; maintaining of ye woman one year, 6li.; several particulars delivered to the widdow, 7li. 7s.; one bushell & halfe of wheat spentt at his buriall, 7s. 6d.; at ye same time spentt in licker at his buriall, 10s.; diging his grave, 1s. 6d.

Attested in Salisbury court Apr. 13, 1675 by Bartholemew Heath.

Martha Page formerly wife of Joseph Heath acknowledged that she had received for herself and child, a peece of Red Cloath, 1li. 7s.; one yd. of blew linnen, 2 yds. of holland & a yd. of Canvis, 13s.; 21 pounds of Cotten wooll, 1li. 1s.; money, 6s. 6d.; 2 yds. of pennystone, 10s.; trayes and other things, 19s. 6d.; linnen rebon, westcoat, Rocote and drawers, 2li.; pillien, 10s.; total, 7li. 7s.

*Essex County Probate Files, Docket 13,020.*

#### ESTATE OF MICHAEL TANDY (OF SALISBURY?).

Administration on the estate of Michaell Tandy, deceased, granted Apr. 29, 1673, to Joseph Lancaster and he was ordered to bring in an inventory to the next Hampton court. *Salisbury Quarterly Court Records, vol. 2, leaf 16.*

Inventory of the estate of Michaell Tandy: A horse in ye hande of Jemes Freeze sold by ye sd Freze for 5li.; a sadell yt Henry Tuksbery had of Michall Tandy, 1li. 8s.; more in ye hands of Mr. Gorge Carr, Sr., 13li.

Attested in Hampton court 14: 8: 1673 by Joseph Lankaster. *Essex County Probate Files, Docket 27, 159.*

#### ESTATE OF HENRY SHORT OF NEWBURY.

"The Last will & Testament of Henry Short I Henry Short of Newbury in the Countie of Essex in Newengland Massac: being in Indifferent health and of perfect Memorie considering mine age & Infirmities & not knowing how suddenly I may bee called hence do make this my last will & testament hereby revoking all former wills whatsoever Imp<sup>rs</sup>. I giue to my dearely beloued wife Sarah, an hundred pounds to bee paid out of my stocke, within two yeares after my decease two thirds of it to be paid in English corne at price

currant & the other third p<sup>t</sup> in neat cattell under seauen years old an in sheep. Also I giue to my said wife eight pounds a yeare, yearly dureing her naturall life to be paid part in eight bushels of good marchantable wheat & the rest in good marchantable barley or barley malt at price currant, also I giue my said wife a third part of my household goods as of brass pewter beding &c. Also dureing my wiues widowhood she shall haue two cowes kept for her use by my heire wintered & somered at his charge & brought into the yard daily as his owne is, to be milked, & she shall haue liberty to keep two swyne & some fowles & also she shall haue the new parlor for her owne use withall the furniture therein with free egress & regress the liberty of wood & water, the wood to be fetcht home & cut out for her use for the fire and also to haue the use of the third part of the new sellar, and she shall haue the use of the Little Garden for her owne use & two Rowes of Apple trees next the English Grasse, and she shall also haue a horse to be at her comand & one to attend her as she hath occasion, and also free egress & regress into the Bakehouse for bakeing & washing, And all this is to quitt her clayme of any thirds to my houseing or Lands. And in case my wife shall marry againe I do hereby order that she shall giue one halfe of her hundred pounds to her children equally, and for the true performance of the payment of the Legacyes to my wife & daughter I bind ouer All my lands.

"I giue unto my daughter Sarah one hundred & fifty pounds to be paid by mine heire one third part of it at the day of her marriag & the rest of it within two years after (that is) fifty pounds a yeare at two payments one third in neat Cattell & sheep the cattell not exceeding seauen yeares old and the other two thirds in good marchantable English corne, and if she do not marry before she is twenty yeares of age then she shall haue one fifty pounds & the next two years, the rest, further I giue to my said daughter one third part of my household goods, as beding brasse & pewter &c. also I giue to her my ten acres of Salt marsh land in plumb Iland: with fife pounds a yeare to be paid by mine heire dureing her naturall life in the like Species as is abousaid, to begin the first yeare after my death and in case she marry & dye in a short time leaueing a child or two then the ten acres of marsh land to be giuen to her child or children & one fifty pounds more of this portion I haue giuen to her I appoint my Son Henry Short to bee my true & Lawfull heire of my

Estate & do accordingly bequeath to him all my houses & lands with all my goods & chattells with all debts or demands of any sort whatsoever that either are or hereafter shalbe due or any wayes appertaine ||or belong|| unto mee the said Henry short, and whatsoever belongs to the new parlour. I will shall remaine to my Son Henry (viz.) (the bedstead feather-bed boulder two pillowes two blanket sheets Rugg Curtaines &c. with the Long table stooles & new presse) after his mother leaves it, by death or marriage, and also my Son shall have a third part of my household goods bedding brasse pewter &c. ||so|| that the furniture & goods in the new parlour aforesaid he my said son shall have as part of his third part of my household goods, the ||sd|| goods being equally divided between the mother & her two children. And if my Son Henry dye without Issue what I have here given him, shall fall to my daughter Sarah and her heirs. If she should also dye without Issue, then I give it to my wife, & after her decease to my Cousen Samuel Holt, provided he give to Robert Longs children & to Nathan Parker Jun<sup>r</sup> ten pounds apeece & if Samuel faile then to ||his brother|| Nicholas Holt furthermore I will that my wife & son Henry shalbee Joynt Executors of this my last will & Testament my debts & funerall being discharged And for the better performance of it I request and appoint mine approved freinds m<sup>r</sup> Joshua Moody Richard kent, Symon Tomson & Anthony Somerby to be ouerseers to the same In witness to all & singular the pmisses I have set to my hand & seale february 13: 1672

“Concerning the division of my household goods as bedding brasse pewter &c. my meaning is that the household goods above mentioned (that is in the new parlour which is given to my Son after his mothers decease) shalbe equally valued with the rest of the abovesaid household goods & divided a third to each person abovementioned & the goods abovesaid in the new parlour shalbe for my son as part of his third part notwithstanding his mother enjoys it her life time further I give the great Bible to my wife & my daughter Sarah I give the ten acres of salt marsh Abovesaid in plumb Island presently after my decease.”

Henri Short (SEAL)

Witness: Symon (his N mark) Tomson, Richard Kent, Anthony Somerby.

Proved June 19, 1673, by the witnesses before Mr. Samuel Symonds, Dep. Gov., and Maj. Gen. Denison.

Inventory of the estate of Henry Short of Newbury, de-

ceased May 5, 1673, taken May 7, 1673, by Richard Kent, Symon Tompson and Anthony Somerby: his purse & wearing apparell, 25li.; his bookes, 10li.; houseing, Barnes, orchards & lands, 1250li.; 2 mares, horse, 3 two yerling colts & 1 yerling, 20li.; 8 oxen, 44li.; 14 Cowes, 76li.; 8 steers & heifers of 3 & 4 yere old, 28li.; sheep, 90li.; twelve swyne, 10li.; malt, 22li.; wheat, barley, pease, oats & Indian corn in house, 9li. 10s.; corne on the ground, 12li. In the new parlour, a bedsted, matt, featherbed, 2 bolsters, 2 pillows, two blanckets, Rug, curtaines, vallons, 15li.; truckle bedsted, flockbed, bolster, 2 pillows, two blanckets & coverlet, 5li.; a long table, a short table, 10 stooles, 3li. 10s.; a press, chayre & a box, 3li. In old parlour, a bedsted with featherbed, 2 bolsters, matt, one pillow, 2 blanckets, Rug wth curtaines, 10li.; A waynescot chest, 3 other chests, trunk, 2 desks, 2 boxes, 3li.; 3 paire of Holland sheets, 6 pillowbears, 6li.; a diaper table cloth & a Holland tablecloth, 4 napkins & 2 pillowbears, 2li.; thirteen paire of sheets, 4 pillowbears, 3 napkins, 3 towels, 7li. 10s.; four blancketts, 1li. 10s.; A Holberd, looking Glass, basket & a flasket, 10s. In the new parlor chamber, a featherbed, bolster, 3 pillows, 2 blankets, an old coverlet, 5li.; In wooll & yarne, 1li. 10s.; a bushell, 2 chests, 3 boxes, 3 tubs, some lumber & feathers, 4li. In the Garret, skins & some lumber, 1li. In the kitchin chamber, bed & bedding, 2li. 10s.; 5 hogsheds, 6 barrells, 5 Iron hoopes, a paire of stockcards, meale trough & other lumber, 2li.; parcell of old Iron, a pike, a bed cord & other cordag, 1li. In the buttery, 12 platters, flagon, 2 pint pots, one candel cup, a double salt seller, 5 porringers, 3 basons, 2 silver spoones, a small pewter bottell, brass candlesticke, peuter cup, 2 chamber potts, skillet, brass chafeing dish, 4li. 10s.; 2 frying pans, brass mortar & pessell, stone mortar, trayes, boules & other lumber, 2li.; provisions in house, 5li.; An houre glass, 2 glass bottles, with Iron beame & scales & weights, 3li. In the kitchin, a table, cubbard, settle, 2 Joynd stooles, 3 chayres, pr. of Andirons, 2 trammels, tongues, fire shovell, 2 dozen & 4 trenchers, 2 drinking cups & lumber, 4li.; two muskets, 2 swords, &c., 3li.; 2 saddles, bridles, pillion & cloth, 3li. In the washhouse, 3 Iron potts, a brass pot & skillet, 4 brass kettles, paire of pott hooks, gridiron, Copper, bucking tub, brewing tub, 2 keelers, trammell, Iron peeel with other lumber, 9li. In dayry house, A coule, 3 barrells, 4 keilers, churme, dozen of trayes, ches press & lumber, 2li. 10s.; 2 ploughs & Irons, 4 Chaynes, 4 yoaks & bowes, A cart, wheels, Iron bands, round pins, boxes,

2 dung potts, pr. of low wheels, Iron bands, Iron tootht harrow, a collar, traces, whippetree, Iron chayne, 11li.; cross-cut saw, Beetle Rings, 6 wedges, 2 Iron bars, 2 dung forks, a dung drag, prongs & forks, hoes, Axes, Hatchets & other Tooles, 6li.; spit, dripping pans & bellows, 10s.; sixty-five pound of wooll, 4li. 10s.; new cloth, 1li. 10s.; sithes, sickles, &c., 1li.; debts due, 92li. 18s.; Grindstone, 10s.; A negro man, —; total, 1842li. 8s.; the deceased owes 68li. 2s.

Attested by the executors at the same time the will was proved.

*Essex County Probate Files, Docket 25,236.*

“Received by me Henry Sewall of Newbury heire and executor to his ffather Henry Short late deceased” 34li. 8s. in New England money, which sum I have received of “the sd Henry Short, for that four & thirty pound eight shillings which the sayd Henry Short deceased was to pay to my ffather and Brother Dummer in England and was to have beene sent severall years agoe by Mr. Richard Cutts, by order of the sd Henry Short, which faileing, I have now received it” and stand obliged to pay the said sum unto my brother Steven Dummer in England and do fully acquit the said Henry Short (his mother the relict and executrix of Henry Short deceased) for that sum payable to my father and brother from the said Steven Dummer.

Signed Aug. 6, 1673. Witness: Anthony Somerby, Sam. Sewall. *Ipswich Deeds, vol. 3, page 293.*

#### ESTATE OF THOMAS BOARDMAN, SR. OF IPSWICH.

“In the name of god Amen the seaventeenth day of December in the yeare of our Lord god one thousand six hundred and seauenty I Thomas Boreman senio<sup>r</sup> of Ipswich weake in body: but blessed be god of sound and perfect memory: Doe make this my last will and Testament as followeth freely and willingly Comending my spirit into the hande of god that gaue it; And my body to the Earth from whence I receiued it, And first for my wife my will is that all that part of the land in my farme that I now possesse, shee shall enioy and receiue and take the Benefitt thereof during her naturall life: And after her Decease to returne vnto my sonne Thomas and his heires; And likewise all my Household stufte and my Cattle I giue and bequeath vnto my Wife During her naturall life to dispose of as shee pleases. Item my will is that my Daughter Joanna at the day of her marriage,

or after as my wife shall please to dispose of it to her: shalbe for her porcon, to the value of one hundred pounds; and what shall want of such a some: my will is that my sonne Thomas shall make good to my Daughter to make vp the some as aforesaid: five and forty pounds of the said hundred pounds, my wife shall pay my daughter at the day of her mariage, or at the age ||of|| two and twenty yeares, and the remainder of the said hundred pounds my will is that my sonne Thomas shall pay my Daughter out of the land that my wife doth possesse during her naturall life: after her decease. Item I giue and bequeath vnto my sonne Daniell and his heires for euer that parcell of land thatch and marsh ground conteyning sixe acres more or lesse from the Bridge to the point of the Coue; to witt foure rods from the ordinarie highe water marke; Prouided that the said Daniell my sonne and his heires doe from time to tyme yearely allow his Brother Thomas two dayes in ye yeare to reparaire the bridge; And if at any tyme my sonne Daniell or his heires be minded to sell the said parcell of land my will is that my sonne Thomas and his heires shall haue the first legall offer of it. Item I bequeath to my daughter Mary the wife of Robert Kinsman that is to say to her Children twenty pounds ||two yeares after my wiues decease.|| Item to my Daughter Martha the wife of Thomas Loe to her Children twenty pounds two yeares after the decease of my wife; when my sonne Thomas shall possesse the whole farme. Item my will is that my sonne Daniel shall haue eight pounds within one yeare after my wiues decease for the Use of his two sonnes at the age of one and twenty yeares, and that my sonne their father shall giue in securitie to my ||wiues|| Executor to pay it them at the age aforesaid.

“Item my will is that my sonne Kinsman shall haue a foote path to goe to his land he bought of me, Item my will is that (the lands belonging to these two: my sonne Daniell and Robert Kinsman ||viz. ten acres more or lesse belonging to the said Robert, and y<sup>e</sup> sixe acres abouesd giuen to the said Daniell|| only excepted) all the rest of my land shall remaine and continue vnto my sonne Thomas and his heires to enioy it quietly and peacealy after my wiues decease, paying those legasies afore mentioned. Item my will is that my Brother Daniell shall abide with my wife while shee liues, and after her decease that he shall continue while he liues with my sonne Thomas to be mainteyned by him. Item I will that if my Daughter Joanna be not disposed of in mar-

iage while I liue, I shall leaue her to my wife and to her wisdom in her mariage to be disposed of. Finally, my will is that my wife shall be my sole Executrix to see my ||will|| performed while shee liues, and at her decease I leaue it to her wisdom to appoint whome shee please to see the pformance of my will that shall or may not then be fully executed and pformed. And I make Simon Tomson and Thomas Burnam my welbeloued ffreinds my Ouerseers to see this my last will and testament duely and truely executed and pformed. In Witnes whereof I haue heereto set my hand & seale the day and yeare abouesaid."

Thomas Borman. (SEAL)

Witness: William Hubbard, John Dane.

"Anno 1673 may the 3 Memorandum whereas in the forth lyne i haue thare expressed Consarning my wife what she shall inioy deuring hir natrall lyfe uppone good and waitie considerations I haue here addid a firther confirmation and adishon namely that my louing wife shall not only inioy cattell houssald goods and lands but that if she shall ned she may allso dispose of part of them as ned shall Require Eyther Cattell mouables or Land and heretwo I set my hand"

Thomas Borman, Senior.

Witness: John Dane, Johanah (her I B mark) Borman.

Proved June 19, 1673, by the witnesses before Mr. Samuel Symonds, Dep. Gov., and Maj. Gen. Daniell Denison.

Inventory taken May 26, 1673, by Daniell Epps, John Dane and Simon (his n mark) Thomson: the dwelling House, Barne & outhouseing with all the Lands adjoyning thereunto wch is by estimation 42 Acres & halfe, which is halfe the Lands within the river & creekes, yt was sometime Franklings & his owne grant, 280li.; ten acres of planting land on that side ye river called Buttons poynt, 70li.; Neat Cattle, 4 Oxen & two steers 4 yeare old, 30li.; 6 cowes, 4 heyfors, 3 thre yeare olds, two yearlings, 3 calves, 37li.; 23 sheep, nine lambs, 13li. 10s.; one mare and young colt & a yearling colt, 6li.; three swine, 3li.; his wearing cloathes, 12li.; beds, bowlsters, pillowes, Ruggs, blankets & bedsteads, 27li. 16s.; Linin of all sorts, 16li. 7s.; in yarne, 1li. 10s.; pewter & tin, 4li. 2s.; in brass and spoones, 3li. 16s.; in Iron ware, 3li. 4s.; in Lumber, 3li. 5s.; Bookes, 1li.; wheele & cards, 10s.; earthen ware, 10s.; corne upon the ground, 10li.; corne & mault, 7li. 18s.; coopers tooles, 5li.; caskes, keelers, trayes & wooden dishes, 1li. 13s.; meat, 1li. 10s.; guns with there furniture,

2li.; a Cart, plow, Harrow and other Oxe tacking, 5li.; a Fan, grinstone, sled, 16s.; debts due to Mrs. Borman, 5li. 19s. 6d.; total, 553li. 6s. 6d.; some small things that were forgotten, 1li. The debts owing besides the Legacies ordered by will, 30li.

Attested by the executrix to be a true inventory of her husband's estate.

*Essex County Probate Files, Docket 2,734.*

ESTATE OF ROBERT ROBERTS OF IPSWICH.\*

Obadiah Bridges' receipt, dated June 23, 1673, to Thomas Peerin, his father, in part of pay for his portion given him by the court in Ipswich in a feather bed and bolster, 5li. Witness: Elizabeth (her E B mark) Robardes. *Essex County Quarterly Court Files, vol. 20, leaf 149.*

ESTATE OF WILLIAM LORD, SR. OF SALEM.

"I William Lord of Salem in New England, Cutler, being ancient, & but weake in body, yett of perfect memorye & vnderstanding blessed be y<sup>e</sup> Lord, doe make this my last Will & Testament, this second day of March, Anno Domini, 1668. Imprimis, I giue vnto Abigal my beloued wife (when all my iust debts are paid) my whole Estate, that God hath given me in this world, that I shall be possessed of at y<sup>e</sup> time of my decease. that is to say all my houseing, and lands whatsoever, shall after my decease, if she survive me, be to the use & behoofe of my said wife, the tyme of her naturall life & all the rest of my Estate, I giue to my said wife, her heyres and assignes for euer, Except some Legacies afterward exprest And my will is that my said wife, so long as she remains a widow, and vnmarried, shall haue free liberty & full power to make sale of any part or parcell of my said houses & lands, for her necessary use, provided it be with the aduice of the Querseers of this my Will. (who are underneath Exprest or Implied,) but in case my said wife shall marry any other man, that after such tyme of marriage, shee shall haue noe power to sell any part or parcell of the aboue said houses & lands, that are then unsold. And further, my will is, that Abigal my said wife, shall haue power to dispose of all my said houseing & lands, that shall then remaine Unsold at y<sup>e</sup> tyme of her decease, provided it be amongst y<sup>e</sup> Children of

\* See *ante* vol. 1, page 422.

William Lord my kinsman, who, my will is, shall after my said wiues decease inioy y<sup>e</sup> same, according to my said wiues will & discretion, deuiding amongst them, onely my kinsmans sonne William, & daughter Abigal, shall haue each y<sup>e</sup> better portion or part.

“Item, I giue vnto M<sup>rs</sup> Felton, widdow, twenty shillings, and to M<sup>r</sup> Joseph Grafton, senior, and Richard Prince, each of them a horse or mare fold of two yeares old, to be paid them at my decease. Lastly, I doe Appoint Abigal my said wife, to be sole Executrix of this my last will & testament, & y<sup>e</sup> said Joseph Grafton & Richard Prince to be Ouerseers, to whom I Committ y<sup>e</sup> Care and ouersight of y<sup>e</sup> fullfilling this my will & in Case either of these my ||two|| frends should decease before my said wife, then she shall haue power to appoint one or more in his or their roome.”

William (his W L mark) Lord, senior.

Witness: John Rucke, Edw. Norice, John Cole.

Proved in Salem court 24: 4: 1673 by Mr. Edward Norrice and Mr. John Ruck before Worshipfull Major Daniell Denison and Mr. Tho. Danforth, Esqrs.

Inventory of the estate of Willyam Lord, sr., of Salem: Dwelling house with the ground & range of houses Adjoyning, 15li.; dwelling house near the dwelling that the widow now dwells in, 40li.; 1 dwelling house by the water sid, 35li.; fower Acres of bastard marsh, 40li.; fower meares, 12li.; 2 Cowes, 6li.; one bed with furnitue, 6li.; one table, six platters & other utensils, 3li.; on small trunke with Lining, 3li.; 2 beds & furnitue, 3li.; in the shop & two Cittells, 3li. 10s.; 1 shot, 10s.; in debts, 55li.; total, 357li.; debts due from several men to ye estate, 10li.; debts to be paid, 20li.

Attested 24: 4: 1673 by Abigaile Lord, the relict.

*Essex County Quarterly Court Files, vol. 20, leaves 42, 43.*

#### ESTATE OF JOHN GILLOW OF LYNN.

“The last will & Testement of John Gillow of Lyn, nowe beinge in perfett memorye though weake in body: this 20 of february 1672 I I bequeth my speritt onto god that gaue it and my bodey onto the dust, 2: I Bequeth onto my louinge wife all my part of howesall goods and all my Cattell with the pro-duse of all my housinge and lands and medowe for the Bringin up of my Children ontell thaye Come of adge 3 I Bequeth onto my son John all my howsings lands and medowe which is that hallfe that my mother gaue me of my fathers estate

and my son John to haue it when that he Cometh of adge: and he payinge onto my daughter mary and to my daughter Sarah thare portions: and my wife now beinge with Childe that Childe to haue a equall share with my daughters and if it be a son then to haue his portion in land: my elldest son John is to haue a dubell porshon and the Rest of my estate to be equally deuided betwene my other Children: and if aney of my Children dye befoare that thaye Come of adge then thare parts to be equalley deuided betwene the liuinge: all so if my wife Remaine a widowe ontell my son John Com of adge then she is to haue on end of my howse and the Thards of my lands duering her widow whood.

“and if the produse of my estate will not be sofishtant to bringe up my Children then thoase as are the ouerseers of my will haue libortey to sell som parte of my lands or medows for the bringin up of my Children And if aney other estate doth fall onto me by Inheritance or other wise I giue that onto my Children: my elldest son hauinge a dubell portion the other equall shares: And if my father or mother ether haue made a will or shall make a will and give thare hallfe parte of the liuinge ||as I liue in|| onto my son John: then my will is that that hallfe parte of the liuinge as my mother gaue me: that as is not spent of it in bringin up my Children shall be equally deuided betwene my other Children: this to be understode my son John is to haue the howsinge lands and medows payinge the rest of my Children thare portions but if ||that as|| my wife is with Childe if be a son he is to haue his portion in land: and medowe: All so I doe make my wife my execetriks:—Allso I doe apointe and make my frends Robart Burgis Thomas Newhall and Robart Potter to be ouerseers of this my will as wittnes my hand the daye & yeare aboute written.”

John Gillow (SEAL)

Witness: Robert (his R R mark) Burgis, Robert Potter, Thomas Newhall.

Proved in Salem court 24: 4 m: 1673 by Robert Potter and Thomas Newhall.

Inventory taken Mar. 19, 1672-3, by John Fuller and Richard Moore: Wearing aparrill, 4li. 10s.; a Fether bed and bolster and thre pillows, 3li. 10s.; Feather Bed and bolster and pillow with thre blankitts, 3li. 10s.; other beding, 1li. 15s.; sheets and other Linins, 2li.; pewtor and Tine things, 8s.; iron potts and ketles and a trammill, 1li. 16s.; bybells and other books, 1li. 5s.; tow bedsteads, a trundelbed and coppered

table, on weavers loam and slays and Harnis and warpping bars, 2li. 14s.; Chests and boxes and a little trunk, 1li.; A muskitt and sword and Amunition, 14s.; A still, 10s.; pare of stilliards and spitts, 12s.; a pair of tongs, a fier shovell, a Drauft chayn, 7s. 6d.; sett of Hopps, and clever and pin, 9s. 6d.; warming pan and a spitt, 8s.; sett of cast boxes and to ex pins, 12s.; an Iron Ringer, 5s.; one ould plowshare, 2s.; a parcell of barrills and ould Chaiers and other ould Lumber, 18s.; fowr cows and tow Calfs, 13li. 10s.; six sheep and tow lambs, 3li.; a mare and Coult, 3li.; tow Sowes and tow shoots, 2li.; one thousand of shingalls and half a hundred of boards, 14s.; pare of Scoals and wayt and thre Spones and broaken Silver Spones, 11s.; A dwelling House and Barn, 40li.; Thirty Akers or ther abouts of oupland, 120li.; six Akers of oupland and Medow Att the bridg Foot, 24li.; twenty Akers of salt march and Fresh medow, 80li.; An orchard and land it stands upon and the yard about the dwelling Hows, 30li.; total, 346li. 11s.; debts due, 4li. 7s.; debts due from the estate, 5li. 12s.

Attested 27: 4: 1673 by Sarah, the relict, who declared that one-half of the estate in house and land was her husband's and the other half her husband's father's.

*Essex County Quarterly Court Files, vol. 20, leaves 44, 45.*

#### ESTATE OF ROBERT MORGAN OF SALEM.

"I Robert Morgan beeing Sick in boady but of perfect understanding doe make my will as followeth I comend my soule into ye hands of him yt gave it & comitt my boady to ye earth in hope of a blessed resurrection at ye last day. My estate I dispose of thus I giue unto my deer wife Marget all my neat cattle sheep & moovables to be wholly hers as allso ye house I now dwell in with all the land adjoyning to it as tillage land, orchards, pasture & hay pound I give to her use during her life yet so y<sup>t</sup> if any of my children to whome I give ye propriety of ye said lands after her decease shall desier it they may have their portions layd out & liberty to build thereon for their habitation during my wives life.

"Item I give my sonne Samuell that twelve acres of land at Manchester w<sup>ch</sup> my wives father Norman gave unto her in ye great plaine & allso eight acres I had of the towne at Long hill & my old mare these I give my sonne Samuell in consideration of his paying my debts. my other horse kinde I give as before I disposed one colt to Benjamin, a mare to Robert & another to Bethia. Item I give my sonne Samuell five acres

of the land adjoyning to my house after my wives decease, w<sup>ch</sup> shall lye from the high way to ye water side next to Thomas Roots his land Item I giue my sonne Joseph fower acres of land adjoyning to Samuells from the bottome to ye top. Item I give my son Benjamin three acres of land to lye next Josephs from the bottome to ye top, yet so as to take in just so much of the west end of the house as hee was at charges to build & part of ye little orchard next the dore, w<sup>ch</sup> orchard shall bee devided between Joseph & Benjamin.

“Item I giue unto my wife & Daughter Bethia together & to the longest liver of them the rest of my now dwelling house w<sup>th</sup> ye pasture land adjoyning w<sup>ch</sup> is above the country highway, abutting upon Mr Hales lande & the rest of my lande I give unto my sonns Robert and Moses to bee divided between them equally Allso my will is that what housholde-stuff shall bee left at my wives decease shall bee given to Bethia if she shall survive her mother farther my will is that if any of my sonns to whome I have given lande shall dye before their mother, yet the lande shall descende to their heires at my wives decease Allso I make my sonne Samuell my sole executor of this my last will and Testament. And Desier my loving freinds Ensigne Corning and John Stone to bee overseers of this my last will. Wittnes my hande & seal this 14<sup>th</sup> Oct<sup>br</sup> 1672.”

Robert (his N mark) Morgain (SEAL)

Witness: William Reeces, John (his O mark) Trask.

Proved 24: 4: 1673 by the witnesses before Maj. Gen. Denison and Mr. Tho. Danforth.

Inventory taken Dec. 10, 1672, by John Galley and Thomas Pickton: twenty akers of land with the hous and orchard, 160li.; 4 kous, 12li.; 2 steers, 6li. 10s.; 1 old mare, 2li.; 1 mare and 3 coults, 6li.; 6 swine, 2li.; 8 Akers of land at Longe hill, 8li.; 3 shep, 1li. 4s.; goods in the house and plow taklen, 12li.; pork and barly, Engan corne and heay, 10li.; total, 219li. 14s. The debts due about 20li.

*Essex County Quarterly Court Files, vol. 20, leaves 50, 51.*

Petition Nov. 14, 1694, of Samuel Weed of Amesbury shewing that Robert Morgan of Beverly made his will and in it these words “if any of my Sons to whome I haue giuen land shall dye before their mother yet the land shall descend to their heirs after my wives decease,” and now the wife, and thre sons being dead without issue and the petitioner having married the only daughter of the testator, holds himself inter-



dren all his wearing Cloathes, 5li. 18s.; a doules shirt, bands & wearing lining, 1li. 6s.; total, 17li. 9s. To Sarah Hart In money, 4li. 11s.; a Chest, 5s., & a Dowlas shirt, 10s.; in Iron ware as upon Will, 2li. 5s.; debt due to estate p Elia Giles, 18s.; total, 8li. 9s. To his Father Thomas Coldum 2 Barl of Cyder, 16s.; p debts due to the estate as p the will, 2li. To his Mother Johana Coldum a Caster Hatt and two yards of Dowlus, 1li. 6s.; given in legacies as appeares upon the will, 30li.; the remainder of the Estate not particularly disposed of, 2li. 17s.; Estate is debtor to said Sarah Hart for funeral charges, 18s.; remainder of the estate undisposed, 1li. 19s.

Attested in Salem court 24: 4: 1673 by Richard Whitney.  
*Essex County Quarterly Court Files, vol. 20, leaves 52, 53.*

—ESTATE OF WILLIAM TOWNE OF TOPSFIELD.

Administration granted 24: 4: 1673 to Johana Towne on the estate of Wm. Towne, her late husband, and she was to bring in an inventory to the next Ipswich court. *Salem Quarterly Court Records, vol. 5, leaf 66.*

Petition for settlement of a small estate left the undersigned by their father, who died ten years ago leaving no will, but left his estate in the hands of their mother who was appointed administratrix and the estate remained unsettled until her death, and now they desire that the following division may be allowed: the land to be divided equally to his three sons, Edmond, Jacob and Joseph and the moveables equally to the three daughters, Rebecka, Mary, and Sarah; also the three brothers to pay all debts now due and what charges shall after arise in settlement of the estate to be equally borne by all six.

Dated Jan. 17, 1682. Signed by Mary (her mark) Towne relict of Edmond, Jacob Towne, Josep (his mark) Towne, Francis (his mark) Nurs with the consent of Rebeka, Mary (her mark) Esty formerly Mary Towne, Sarah (her mark) Bridges.

Witness: John How, John Pritchett.

Allowed by the court at Ipswich Apr. 10, 1683. *Ipswich Deeds, vol. 4, page 515.*

ESTATE OF JOHN HATHORNE OF SALEM.

Mr. John Hathorne was appointed 24: 4: 1673, administrator of the estate of his son John, who died in the service of Richard Cutts, and he was to bring in an inventory to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 67.*

## ESTATE OF JACOB BARNEY OF SALEM.

Administration on the estate of Jacob Barney, deceased, granted 24: 4: 1673, to Eliza, the widow, and to Jacob, the son, who were to bring in an inventory to the next Ipswich court. *Salem Quarterly Court Records, vol. 5, leaf 67.*

Inventory of the estate of Jacob Barney, Sr., taken June 2, 1673, by John Porter, Sr. and Richard (his R mark) Leech: 7 Acres of salt marsh, 42li.; 5 Acres of meddow cald Bishops meddow, 5li.; 250 Acres land, 360li.; 5 Acres meddow caled bunker meddow, 20li.; dwelling house, barne & cow house, 26li.; 68 Rodd in Salem, 9li.; 4 Cowes, 14li.; 4 oxen, 20li.; 2 steares 3 yeares old, a steare, 7li. 10s.; 1 gale 4 yeares old, 4li. 10s.; 1 bull 2 yeare old, 2li. 5s.; 2 heifers at 2 yeares old, 4li. 15s.; 4 yearlin, 6li.; 3 young calves, 2li.; 1 steare of 2 yeare old, 2li. 10s.; 1 Calfe, 6s. 8d.; 15 sheepe unshorne, 8li. 5s.; 1 Ram, 8s.; 23 lams, 6li. 6s. 6d.; 6 swine, 6li.; 1 mare and colt, 2li. 10s.; 1 yong mare 2 yeares old, 1li.; 1 horse, 3li.; 26 cord of wood, 3li. 10s.; 1 Servant boy for 5 yeares, 9li.; 1 Servant man -1-2 yeares, 3li.; money, 5li.; 5 yds. gentin, 1li.; 7 yds. holland, 1li. 8s.; 7 1-2 yds. of ozenbriggs, 14s.; 11 yds. browne holland, 2li. 10s.; 5 shirts, 1li.; 2 new shirts, 1li.; bands, nec cloathes, capp & handcarcheff, 6s.; 3 hatts, 1li. 10s.; 1 sute of cloathes & coate, 3li.; remnant cloath, 5s.; 1 sute clothes & coate, 2li. 15s.; 2 wastcoates & pr. drawers, 16s.; 3 old coates & pr. breeches, 6s.; 5 pr. stockins, 2 pr. shoes, 1li.; pr. gloves and a brush, 1s. 6d.; 1 new coate, 1li.; 13 yds whome made cloath, 2li. 12s.; 2 1-2 yds. carsey, 1li. 2s.; 3 1-2 yds. carsey, 1li. 2s.; 6 1-4 yds. searg, 1li. 17s. 6d.; 3 3-4 yds. searg, 1li. 2s. 6d.; remnant whome mad cloath, 2s.; remnat of carsey, 4s. 6d.; remnant wte peniston, 10s.; 4 pr. sheets, 2li. 15s.; 1 pr. holland sheets, 2li.; 1 old sheet, 4s.; 3 pillow beares, 6s.; 1 table cloath, 8s.; 5 napkins, 8s.; 1 table cloath, 2s.; 2 1-4 yds. canvas, 4s. 6d. In the new roome, fether bed, bolster, 2 pillows, 2 blanketts, rugg, 1 pr. curtains & vallents, 1 bedsteed, 9li.; 3 cheests, 1 box, 1li.; 1 pr. cortaines & vallents, 10s.; warmin pan, 6s.; bookes, 18s.; 2 tables, 1 chaire, 8s. In the old roome, 1 trundle flock bed, bolster, 2 pillows, 3 blanketts, rugg and bedsteed, 2li. 15s.; fether bed, bolster, 2 pillows, 2 blanketts, rugg, 1 pr. curtaine, vallents, 1 bedsteed, 8li.; tubb, trough, 2 pr. cards, 8s.; 3 sives, 12d.; 1-2 bushell, 1 peck, 3s.; bedding and bedsted in the chamber, 1li.; 2 kittles, 2 skilletts, 2li. 10s.; 1 pott, kittle, Iron skillett, frying pan, 1li.; 6 pewter platters, 20s.; bed pan, 10s.; 5 saucers, 1

porringer, bason, candlestick, chamber pott, 10s.; 8 spoones, 2s. 6d.; qt. pott, pint pott, porringer, 4s. 6d.; fire pann, tongs, 3 hangers, griddiron, 1li.; 2 spitts, 4s.; 2 guns, 30s.; pr. boots, 10s.; sword bandelers & belt, 6s.; 2 killers, 4s.; 6 trays, 5s.; 1 butter tubb, 1 churne, 6s.; glass bottles, 3s.; 4 chaines, 1li. 10s.; 2 sawes, 6s.; barrells, 8s.; 2 forkes, 2s. 6d.; spade, 2s. 6d.; 4 sieths, 8s.; 1 Adds, 5s.; 6 Axes, 1 bill, 7s.; 2 drawing knives, 4s. 6d.; 4 Augers, 3s.; pr. compasses, 12d.; gauge, 12d.; 2 hammers, 2s. 6d.; 4 reape hookes, 1 square, 30d.; 4 boxes and Iron hoops, coppes, 1 bolt, 1li. 4s.; 2 sheares, 2 coulthers, 2 wedges, 8s.; 3 yoakes and Irons, 8s.; grinstone, 12d.; tubbs and keelers, 1li.; hoopcs and box and a round pin, 16s.; cart & slidd, 10s.; sadle and bridles, 14s.; pillion, 4s.; cheese fats and old Lumber, 4s.; tinin ware, 4s.; Combe, 5s.; 3 pr. shooes & pressing Iron, 5s.; harrow, 7s.; 3 barrells, 6s.; 2 wedges, 12d.; 2 forkes, 2s.; 1 tennant saw, 2s.; 1 Ax & Chesell, 18d.; 2 pr. fetters, 4s.; 1 horse chaine, 4s.; 8 bush. malt, 1li. 8s.; total, 655li. 3s. 8d. 23 bush. of corne, —.

Jacob Barny, Senr. is Dr. to Samuell Johnson, 12s.; Phl. Knighte, 18s.; Andr. Elliott, 15s. 6d.; Capt. Corwin, 3li. 13s. 10d.; to ye towne of Salem, 3li.; Jos. Porter, 5s.; funeral expences, 2li. 12s.; total, 11li. 16s. 4d. Credr. to Thomas Ives, 11li. 19s. 8d.; Bill from Robinson Andr., 1li.; a band from Thos. Chub, 5s.; total, 13li. 4s. 8d.

Attested in Ipswich court Sept. 30, 1673 by Jacob Barny, administrator and Elizabeth the relict of Jacob Barny, administratrix.

Jacob Barne of Salem, the only son of Jacob Barne late deceased, and Elizabeth the widow, with John Cromwell, son-in-law of the deceased, presented an inventory to the court at Salem, and administration was granted to the son and widow and they desiring a settlement of the estate, have agreed as follows: the widow to have one end of the dwelling house and cellar, during her life, and her son Jacob to provide her with sufficient fire wood also furnish her with winter meate and summer pasture for two cows, one horse and four sheep and she shall have liberty to keep one or two calves and lambs yearly, she to pay the cost of their winter meat; she shall have choice of five apple trees and one pear tree with the privilege of a garden already fenced in; the abovementioned Jacob shall pay her three pounds five shillings per year in Indian corn and pork; if the widow see cause to remove, he to pay her five pounds ten shillings per year in corn and pork, the one half within half a year after her removal and the other

half at the end of the year, all these payments to be made at Jacob's house, he to give bond for security. Jacob Barne shall have all the lands with the houses except that small parcell in the towne of Salem which shall belong to John Cromwell together with all the moveable goods with the one half of the debts and thirty three shillings in money and what may be added to the inventory. Jacob Barne to have his father's best suit of apparel and Bible and cloth to make another suit and seven bushels of corn and thirty three shillings in money.

Whereas Jacob Barne stands engaged to provide for the widow's cattle and no provision made where she is to get them, John Cromwell doth agree to give his mother two cows, four sheep, one horse and two swine out of the present stock, her heirs to stand bound to make them good after her death.

Whereas Jacob Barne's sister died and left one son and three daughters, viz. John Grover, Hannah Grover, Sarah Grover and Abigall Grover, their said uncles Jacob Barne and John Cromwell promise to pay to the children as followeth: Jacob to pay to John Grover 5li. at the age of twenty one years and to Hannah 15li. and Abigall, 5li.; John Cromwell to pay John Grover 5li. and Sarah Grover 10li. when they come to age.

Signed 28: 4: 1673 by Jacob Barney, Elizabeth (her O mark) Barne, John Cromwell, John Grover.

Witness: Isaac Hull, Tho. Fiske.

Whereas it is within mentioned that John Grover shall have 5li. paid by each of his Uncles, it is agreed that the 5li. which Jacob Barne is engaged to pay, be paid to Abigall Grover to make her portion 10li. and John Grover, Sen. accepted of the alteration.

Witness: Isaac Hull, Tho. Fiske.

It is also agreed that Jacob Barney shall provide his mother convenient house room for her cattle, the widow to keep it in repair and also she is to have liberty of pasturing two swine with his, she to pay all damages that may be through her default.

Witness: Tho. Fiske, Isaac Hull.

Allowed by the Ipswich court Sept. 30, 1673.

*Essex County Probate Files, Docket 1,810.*

ESTATE OF ANN BURT OF LYNN.

"the eight of gineuery (1664) The Will of An Bort my Wil is that Willyam Bassit Juner should haue won of my

kowes and John bassit should haue Won Cowe and Elisha bassit should haue Won kowe and that samewell bassit should haue the steare And it is my will that theas Children ||should haue|| the proffit of theas Cattell and the prinsepell when they be eighttene yeares ould and i giue to Elizebeth basset a new feather bed A boulster and a pillow and a pillow beare A blankit and a Rouge and i giue to Sarah bassit my ould feather bed a boulster and pillow and A pillow beare A blankit and A tapsterri Couering and i giue to meriam bassit A Copper ketel, A tabel Cloth and half A doson of napkins and a ew shep, han touel and I giue to mary bassit my biggest eiorn pot a long tabel Cloth and four napkins and a han touel, a ew shep And I giue to hannah bassit tow eiorn pots and a warmin pan and a pare of shetes and a pare of pillow bears and a ew shep.

"And i giue to ellin bartrom A ew lam and to hanna batrom an ew lam and I giue to the wife of Willyam bartrom my black brodcloth sute and one puter basson and i giue to liddi Burrill fiue shillens or a ew lam and my will is that ther goodes should not be ewsed till the Childerren doth reseae them & that these gearls should haue the proffit of theas shep & the prinsepel when thay com to age."

An (her X mark) Bort.

Witness: Francis Burrill and William Crofts. "I doe desire my Brother Francis burrill and good man Craft would see that this my wil be fulfilled."

Allowed in Salem court 26: 4: 1673 and William Bassett appointed administrator.

Inventory of the estate of Anne Burt, taken Mar. 18, 1672-3, by William Crofts and Francis Burrill: one petecot & wastcott, 1li. 10s.; the Remene of her wooling aperill, 5li. 12s.; too fether Beds, too Boulsters, too Pillos, three Blankits, one tapeistre Coverin, 2li. 18s.; more weareing aparill, 1li. 6s.; too cortings, 8s.; one Bibil & one other Booke, 6s.; fiue peare of shets & one sheet, 3li. 11s.; a table Cloth & 8 napkins, 1li.; three pillobeares & other small things, 7s.; three shifts, 8s.; small linin, 2li. 10s. 7d.; peuter & tin, 2d.; Bras & Iron, 2li. 18s.; too yeards of Peniston, 8s.; 3 Chists, too boxes, one trunk, 1li.; too wheelles, too cheirs & other lumber, 1li.; one couw, 3li.; ten shep, 5li.; sillver, 2li. 10s.; due to her, 3li.; total, 47li. 2s. 6d.

Attested 26: 4: 1673 by William Bassett.

*Essex County Quarterly Court Files, vol. 20, leaves 48, 49.*

## ESTATE OF WILLIAM FLINT OF SALEM.

“Salem: September 5<sup>th</sup>: 1671. In the Name of our Lord God, Everlasting. Amen I William flint of Salem Being through y<sup>e</sup> good Provid[ence] of God, to mee at this tyme in some Measure of helth of Body. alsoe Sound in Memory and doe make this my last will & Testament Imp<sup>r</sup>. I doe giue & bequeath my Sole to god through Jesus Christ My Redemer. & my Bodey to Decent Buryall; in Hope & E[x]pectation of the Resurrection thereof at ye great & last day when Sole & Bodye shall bee againe United to ye Glory of ye Riches of his grace in Jesus Christ our lord As for my worldley goods w<sup>ch</sup> god in his mercey hath Giuen mee. Imp<sup>r</sup> I doe giue & Bequeath ||to my wiffe Alee Flint|| (Besides the thirds of all my houseing & land Dureing her life) all my househould-stuff Except only a bedsted bed & bedding which I haue giuen to my sonne Thomas with some few other things All my land & all ye Cattle I haue not By will Disposed of I freely leaue to her to bee disposed of According to plesure soe longe as she liues vnmarried. And that what shall Remaine thereof att her Decease shall bee equally Devided Betweene all my Children To my Sonne Edward I giue & bequeath The Halfe part of The Two ffeilds; the one some tyme Called Golthites Feild the other Sometye Called Truslers Feild or Brickkil Feild The Halfe part of all my marsh on the North Side of The Creeke or brooke at Forrest Riuer Commonly soe Called One Acree of Marsh more or less vpon ye other Side of y<sup>e</sup> Creek or Brooke of Forrest Riuer one Tenn Aker lott that Formerly was Daniell Baxters in South Feild one five aker lott that Formerly was Hen<sup>r</sup> Cooks in ye So—ye one Halfe of my Part of the Swamp land that was Exchanged [with] lin Towns men for that I bought of John Lewis one paire of Cart wheeles

“To my Sonne Thomas Flint I Giue & bequeath all my Houseing with the land Adjoyning both Garden & orchard The Halfe part of the Two Feilds ye one Some tymes Golthites Feild the other Sometyes Called Truslers feild or ye Brickkill Feild The Halfe part of all my Marsh on the northside of The Creeke or brooke of Forrest Riuer soe called Commonly all the land or swampe at Claybrooke formerly bought of George Emery all y<sup>e</sup> land within the Incloasure (made by my sonne Jon. Pickering & myselfe in ye soth feild) my part thereof which I giue to my sonne Thomas one Tenn Aker lott in ye South feild I bought of Olliuer Mannering w<sup>ch</sup> formerly was Richard Rayments To my sonn Thomas I giue & be-

queath halfe an Aker of Marsh a little Within ye South feild Gate which I bought of m<sup>r</sup> Feild The one Halfe of my Swamp land y<sup>t</sup> was Exchanged with Lin Towns men for that I bought of John Lewis To my Sonne Thomas His Choyce of fower oxen & Two Cowes out of all my Cattle To my sonne Thomas all my Wheeles & Cartes plows & Chaines & Tackling for my oxen Except one payre of wheeles I haue giuen to my sonne Edward To my sonne Thomas I giue & bequeath y<sup>e</sup> best bedsted w<sup>c</sup> stands in ye Chamber with one feather bed Two payre of sheetes one payre of Blanketts Two Ruggs one of them ye best red one Likewise I leaue itt to my wiffe to bestowe upon him whatt other househould stuff hee may haue occation for if hee marryes dureing her life. To my sonne Thomas I giue Two Iron Backs Two Iron doggs & Three hakes or hookes.

“To my Sonne Joshua Ward his sonne Joshua I giue & bequeath One Tenn aker lott in ye South Feild w<sup>ch</sup> I bought of Cap<sup>t</sup> James Smith & was formerly m<sup>r</sup> Gotts To Antony Nedam I giue a Cow of mine which he hath in Keepeing & doe aquitt him freely from all whatsoever hee owes mee vpon Accompt<sup>t</sup> betweene him & — Lastly: as for ye Debts that are due to mee from severall I doe leaue them to discharge what I owe to others & the Remainder of them I giue to my wiffe I giue Unto John Hathorne of Salem in money fforthy shillings or iff hee chooses itt Rather then the fforthy shillings in money, then, I ffreely giue him Two ackers of land in the South ffeild which I Bought of Hilliard Verin, Something neere the Swampe that was goodman Adams. Dated: 18: 1 mo: 1671½.

[no signature]

Witness: Wm. Hathorne, sr., John Hathorne, Wm. Hathorne.

Proved in Salem court 26: 4: 1672 by Maj. Wm. Hathorne and William Hathorne, jr., who declared that said Flint made oath before the witnesses that it was his last will. Alce the widow, and Edward, the eldest son were appointed administrators and the court ordered that John Pickering should have the land which was willed him by his father as is declared in Mr. John Hathorne's testimony.

Wm. Hathorne testified that on 18: 1: 1671-2, he was sent for “to go to Wm. Flynte to hear his will read about wch I had much conference before, I askt him why he gaue so litle to two of his daughters, he told me he had giuen them some-

thing already & he would giue itt to his wife who would doe well for her daughters, & y<sup>t</sup> he would doe well by Thomas his son because he had been an obedient child to him, when itt was read, he told me it was his will & yt it was written according to his mind & desired me to be a witnes to y<sup>e</sup> same." Sworn in court 27: 4: 1673.

William Hathorne, aged about twenty-seven years, deposed that he heard Goodman Flint say that he intended to give his son Pickering a parcel of land, etc. Sworn in court 27: 4: 1673.

Jno. Hathorne, aged about thirty-one years, deposed that when he wrote the will of William Flint, etc. Sworn in court 27: 4: 1673

Edmond Batter, aged about sixty-four years, deposed that he being with Will. Flint the day before his death, the latter said he wished he had put in his will about the land he wished his son Pickering to have, but when deponent went the next morning, said Flint was not in condition to be spoken with. Sworn in court 27: 4: 1673.

On the reverse of a copy of the will of William Flint: "Inq<sup>r</sup> who is plaintiff & who defendant & how much & what ye land & where it lyes & how bounded.

"Jn<sup>o</sup> Jun<sup>r</sup> & Alee Pickering Ex<sup>trs</sup> to ye Last will & Testament of Jn<sup>o</sup> Pickering Sen<sup>r</sup> late decd. plaintiffs. Edward & Thomas Flint defend<sup>ts</sup> Thomas hauing let Edward haue Two Acres of y<sup>e</sup> land in Controu<sup>rsy</sup> Lying in y<sup>e</sup> s<sup>th</sup> field in y<sup>e</sup> whole ab. 10 acres of upland & meadowe Known by ye name of Harwoods lott. bounded on ye s<sup>th</sup> & west w<sup>th</sup> y<sup>e</sup> land of Tho. Flint & Jno. Pickering: on ye north w<sup>th</sup> y<sup>e</sup> land of Alee pickering. on ye East w<sup>th</sup> ye harbour.

"y<sup>e</sup> adm<sup>rs</sup> haue been already Cited ye ordinary by m<sup>r</sup> pickering in his life time but ye Case seeming difficult to ye Judge y<sup>f</sup> is nothing acted upon as yet."

Inventory taken Apr. 22, 1673, by Edmond Batter and Hilliard Veren, sr: a dwelling hows, barnes, out housinge with y<sup>e</sup> garden, orchard & land adjoineinge contayn aboute one acker, 240li.; about Seauen ackrs of land lying in y<sup>e</sup> field caled Goldthites field, 80li.; aboute six ackers of land lying in truslers field soe caled or y<sup>e</sup> brickkil field, 70li.; aboute fiue ackers of marsh lying att or toward y<sup>e</sup> head of Forist Riuer, 50li.; one ten acker lott y<sup>t</sup> was formerly baxters lying in y<sup>e</sup> South field, 12li.; five ackers of land y<sup>t</sup> was formerly Cooks lying in y<sup>e</sup> south field, 5li.; y<sup>e</sup> swamp land

his part of itt about fower ack<sup>rs</sup> behalfe be itt more or less y<sup>e</sup> was: Exchanged with Lin men, 6li.; all y<sup>e</sup> land & swamp at clay brooke form<sup>ly</sup> bought of m<sup>r</sup> Emmory about 6 ackers, 42li.; his part of inclosier made between John pickeringe & ye deceased contayning aboute twelue ackers, 20li.; One tenn acker lott late bought of Oliuer Manneringe, in y<sup>e</sup> South field, 13li.; half an acker of Salt marsh bought of m<sup>r</sup> Field lying in y<sup>e</sup> Southfield, 5li.; one tenn acker lott late bought of James Smith lying in y<sup>e</sup> Southfield, 18li.; aboute two ackers of land bought of Hilliard Veren lying in y<sup>e</sup> South field, 2li.; aboute two ackers of land lying neare the Southfield Gate bought of Tho. James, 30li.; aboute thre ackers of land lying adjoining to y<sup>e</sup> inclosier aboute said, 3li.; aboute fiue ackers of land formerly John Bridgmans: lying in y<sup>e</sup> Southfield, 6li.; 10 Oxen, 50li.; 6 cows & a calf & a hifer, 22li. 15s.; 3 horses & a mare & colt, 12li.; 2 swine, 20s. & 6 hooks & sickls, 5s.; 12 Sheep, som lambes, 6li.; a grind ston & crank, 6li. 10s.; 3,000 foot of deale bords, 6li.; 2 carts, 10s., 2 pa<sup>r</sup> Iron bound wheels, 1 p 6li., 1 dito, 4li., 10li. 10s.; a par of drafts & a par. of wheels to them, 1li.; a dung pot & old whels, 20s., 6 iron chains, 40s.; 5 yokes & 2 par. cospes, 1li.; 2 plows & iron & an old harrow, 1li. 1s.; 2 iron crows, 2 pitchforks, 4 spades, 1li.; 2 mattacks, 3 dung forks, 2 hows, 18s.; 10 axes, 25s.; 6 wedges, 6s.; 2 cops rings & staples, 1 p plow irons a sett of boxes & old iron, 1li.; a parcel of old Scithes & old aug<sup>r</sup> & chisels & som old iron, one ads & 2 saws, 1li. 5s.; a pillion, 8s.; an old saddle & bridle, brest plate & croop, 18s. In the parlor chamber: one fetherbed & bolster & pillow, 4li. 2s.; 4 blankets, 1 Rug, 3li. 5s.; 1 p sheets, 8s.; a sute of curtins, 25s.; bedsted cord & matt, 20s.; red rug, 30s.; green rug, 20s; pr. white blankets & 2 pilos, 4li.; a cotten rug, blanket, bed matt, cord & bedsted, 2li. 10s.; wearing apparel, 7li. 10s.; 3 hatts, 16s.; 4 p shoos, 12s.; 1 p bootes, 10s.; 3 p old cards, 3s.; 2 muskits & old Swords, 1li. 12s.; a sword, 12s.; 9 3-4 yd. of kersy at 7s., 4li. 3d.; 21 p & one Sheete, 7li.; 5 yds. brod cloth, 10s.; 3-4 yds. Serdg, 43s.; 2 yd. cotten, 6s.; 2 1-4 peniston, 8d.; 4 yd. Red Serdg, 20s.; 5 yd. cotten & woolin, 12s. 6d.; 1 deers skin, 4s.; 8 shirts, 32s.; a table cloth, 16 napkins, 8 old towels, 1li. 2s.; 22 yds. of cotten & linen, 44s.; 6 pilo-beers, 6s.; 10 bands, 3 caps, 5 hankerchiefs, 16s.; 4 pine chests, 16s.; small table, 5s.; 3 old baskets & old sives & a hogsd., 1s. 6d.; salt meate in ye hows, 1li. In the kitchen chamber, cotten blankett & bag, 5s.; 4 blankets & a p sheets, bolster & pilloes, 5li.; a dust bed, bedsted, cord, 6 blankets & old pillo, 2li.

10s.; an old chest & 3 bushls. pease, 10s.; 5 bushels of pease, 12s. 6d.; 9 bushls. wheate, 36s.; 18 bush. oates, 22s. 6d.; kneeding trough, a meel cask, tub & other old caske, 9s.; 2 old sives, bole & skimer, 2s.; 1 bush. 1-2 salt, 4s.; shovel & hogsd., 3s.; nails, 4s.; cart rops, old & other lumber, 6s.; 16 bags, 48s., 24 bus. malt at 3s., 6li. 12s.; 34 bushls indian corn at 2s., 4li. 12s. 6d.; a fether bed, bolster & blankets, old rug, p sheets, old curtains & valins & bedsted with all appertenances & 2 pilloes, 7li.; truckl bed & bolster, bedsted, 4 blankets, old and new, 5li.; side cubard, 30s., warming pan, 7s.; small table, 4s.; 2 old stools, 2s.; 8 chairs, 12s.; pair of spurs, 12d.; 7 old baskets, 30d.; Scales & weights, 3s.; books, 12s.; a forme, 18d.; a p of dogs & iron back, 1li.; an old smoothing iron, glas bottles, pincers, file, knives & combe, 3s. 6d.; 4 cases with bottles, 15s.; spectackls & cases, 5s.; in the seler, tubs, barls., & lumber, 15s.; pewter, 3li. 17s.; lanthorn & tin ware, 5d.; bras, 4li.; iron pots & kittles, 32s.; a back & andirons, 55s.; hangers, pot hooks, fire shovels, tongs & 2 frying pans, 3li. 15s.; pails, trays, potts, 2li.; 16li. cotten & linen yarn, 1li. 12s.; a mortar, 2 hamers & som lumber, 5s.; a table & formes, setle & 3 or 4 chares, 2li.; p of bellows & gridiron, 2s.; cash, 10li.; 60 Cord of wood, 5li.; aboute 20 loade of dung, 1li.; 2 p sheets much worne, 10s.; 7 3-4 yds. stuff, at 12s., 15s. 6d.; an old Red child's blankett, 5s.; p of britches, 10s.; debts due to ye Estate, 79li. 14s. 3d.; total, 911li. 15s.; estate debtor about 16li. 12s. 5d.

*Essex County Quarterly Court Files, vol. 20, leaves 58-62.*

The information of John Croade of Salem, that on the 25th of October last, about ten of the clock at night, he being with his family in lawful and peaceable possession of his house situated at the corner near the meeting house in Salem, bounded to the Eastward by the land of Josiah Wolcott, north by land of Joseph Horne, west and south by the street, there came Mrs. Sarah Price, widow of Capt. John Price, Josiah Wolcott, Jeremiah Neale, Thomas Beadle and Jno. Leader, all of Salem, armed with clubs, and by force entered in and took possession of the house, turning the said Croade and his wife and others out and they do still hold it, and therefore the said John Croade petitions the court for the removal of the force and cause him to be put into possession again.

Date on reverse of paper 1694.

Citation Mar. 5, 1693-4, to Alice and Edward Flintt administrators of the estate of William Flintt, Sr., formerly of

Salem, to give an account of their administration, particularly relating to a piece of land, that Lt. John Pickering claims; he shewing that in the settlement of the said estate by the Court at Salem 26: 4: 1673, he had five acres of land in the southfeild given him which yet he hath not received but is kept out of the possession.

Citation to Alice and Edward Flint administrators on the estate of William Flint formerly of Salem, to appear at the house of Mr. Francis Ellis of Salem, Nov. 4, 1695, and render an account of their administration, in answer to the petition for the same, Sept. 30, 1695, of Margarit Gooddin and Alice Pickering.

The account of Alice and Edward Flintt, administrators of the estate of William Flintt, formerly of Salem, made Nov. 11, 1695. The Real Estate, 495li.; Personal Estate, 416li. 15s.; Debts due to the estate, 16li.; total, 927li. 15s. The following payments made by the accountants: debts paid to several persons, 16li. 13s.; the widow a third during her life, the homestead, dwelling house, outhousing and land adjoining, 240li.; ye testators part —; Ten acre lot yt was —, 13li.; halfe an acre Salt Marsh yt —, 5li.; one halfe Truslers lott, 35li.; one halfe Golthites lott, 40li.; Swamp or land at Clay brooke formerly George Emeryes, 42li.; halfe of marsh at ye north side Forrest River, 20li.; halfe ye swamp land exchanged with Linn men, 3li.; total, 434li. 13s. To ye said Thomas Flintt of the personal estate: 4 Oxen & Two Cowes, 26li.; Impliments of husbandry, 22li.; bed & furniture, 7li.; 2 casks, 2 Iron Doggs & 3 Hakes, 4li.; total, 59li. Joshua Ward one Ten acre lott which was bought of James Smith, 18li.; John Hathorne 2 acres of land in ye South field, 2li.; Anthony Needham a Cow which he had in his possession, 3li.; total, 516li. 13s. To Edward Flintt of ye real estate allowing a third to ye widow during life; halfe of Golthites field, 40li.; halfe of Truslers feild, 35li.; half ye marsh on ye north side Forrest River & one acre on ye other side, 30li.; a Ten acre lott in ye South field formerly Baxters, 12li.; five acres of land that was formerly Cooks, 5li.; halfe ye Swamp that was exchanged with Linn men, 3li.; of the personal estate, one pr. wheels, 6li. Alice Flintt, widow: 5 acres of land bought of Bridgman, 6li.; about 3 acres land joyning to ye enclosure, 3li.; about 2 acres bought of Thomas James, 3li.; personal estate left — according to ye —, 268li. 2s.; total, 927li. 15s.

This account exhibited Feb. 3, 1695-6.

*Essex County Probate Files, Docket 9,664.*

Whereas Margaret Goodwin and Alice Pickering daughters of William Flint late of Salem, praying that a citation might go forth for Alice Flint and Ensign Edward Flint administrators of the estate, to appear and give an account of their administration that an equal distribution might be made amongst the children of the said William and they appeared Sept. 30, 1695, and Edward one of the administrators said the matter was settled by a will and determined by a Court and therefore he had no account to render, but the widow Alice Flint not concurring, further time is given for the rendering of an account.

Alice Flint and Edward Flint, administrators, each presented Feb. 3, 1695-6, an account of their administration, distinct one from the other, the said Alice asking for a settlement of the estate, further time is given and the persons concerned advised to agree to a final conclusion and present the same for allowance.

The accounts and petition of the administrators having been duly considered, Feb. 10, 1695-6, the Judge declared the paper presented as the last will of the said William Flint could not be allowed and that he would proceed to a settlement of the estate, giving the parties concerned more time for an agreement, if not, to render a true account of their administration together with what had been advanced to the daughters in their father's life time, that the same might be considered in the distribution.

On Feb. 17, 1695-6 the said administratrix attested to the truth of the inventory of the estate of the deceased formerly exhibited.

*Essex County Probate Records, vol. 305, pp. 133, 134.*

An account rendered Feb. 3, 1695-6 by Alice Flint, widow of William Flint, of her administration on his estate. The real estate as formerly appraised 575li., the personal, 320li. The estate is now in the hands of her children and others as followeth: her two sons Edward and Thomas Flint have of the real estate, 555li. and of the personal about 80li.; her daughter Margarit, moveables valued at 6li. 7s.; daughter Alice, moveables valued at 2li. 10s.; daughter Hannah, moveables valued at 2li. 2s.; Miles Ward a ten acre lot of land, 18li.; Capt. Manaseth Marston 2 acres of land, 2li.; in her

hands, money, 10li. and the rest of the moveables remain except what has been spent for her maintenance.

Forasmuch as the estate hitherto has not been orderly settled by her husband by will nor yet by order of the court the widow petitioned the court for an orderly settlement of the estate.

Attested Feb. 10, 1695-6 by Alice Flint, one of the administrators.

On reverse of paper the following list, the most of which was spent in the family with her son Tho: salt one bushel & 1-2, 4s.; pease, 8 bushels, 19s.; wheat, 9 bushels, 1li. 16s.; oats, 18 bushels, 1li. 2s. 6d.; malt, 24 bushels, 3li. 12s.; Indien 37 bushels, 4li. 12s. 6d.

Petition Feb. 10, 1695-6 of Alice Flint, widow of William Flint, late of Salem, shewing that her husband died intestate, for the writing said to be his will was neither signed nor sealed, nor executor appointed neither hath it the authority of any Court for probation, and moreover, her said husband beside his two sons Edward and Thomas Flint had four daughters, Elizabeth, Margaret, Alice and Hannah, who had nothing given them in that writing said to be his will. And her husband the day before he died told her (upon hearing the said writing read to her by Mr. Batter) that she need not trouble herself for that writing or will would never stand. Now as there has been no settlement of the estate by the court, the petitioner prays for the said writing to be made null and void and for the ordering of an equal distribution of the estate that so her daughters may have their share.

Attested Feb. 10, 1695-6 by Alice Flint widow of William Flint, and also that the abovesaid Elizabeth, Margaret, Alice and Hannah are their lawful children.

The account of Alice Flint as administratrix of her husband's estate. The said estate cr., the real estate, 575li., the personal, 336li. 15s., total, 911li. 15s. The following payments have been made: bond & letter of administracon & recording the inventory, 9s.; debts due which are all paid, 16li. 13s. 5d.; to Thomas Flint for 2 1-4 years service with his father after he was 21 years of age, 40li.; allowing the acct., 5s.; setling and dividing the estate, 5s.; recording the settlement, 6s.; stating the account, 4s.; sundry charges of the admx., 2li. 7s.; the admx. for her trouble, 5li.; total, 65li. 9s. 5d.; balance of the estate remaining, 846li. 5s. 7d.

Attested Feb. 26, 1695-6 by Alice Flint, and allowed.

The balance above being 846li. 5s. 7d. is divided as follows: to the widow Alice Flint 1-3 during life and after her decease the real estate to revert to the children as the law directs, 282li. 1s. 7d.; Edward Flint the eldest son, a double portion, 161li. 4s.; to Thomas Flint, Elizabeth Flint alias Woodis, in England, Margaret Flint alias Goodwin, Alice Flint alias Pickring, Hanah Flint alias Keyzor, 80li. 12s. each.

*Essex County Probate Files, Docket 9,664.*

Edward Flint the other administrator appeared before the court Feb. 24, 1695-6, and adhering to his former allegations made of the validity of the pretended will, and not satisfied with the distribution made, appeals to the Governor and Council, and is to give security to prosecute said appeal with effect.

The above said Ensign Edward Flint withdrew the aforesaid appeal Mar. 2, 1695-6.

Thomas Flint appealed to the Governor and Council, Mar. 16, 1695-6 and gave bond of 500li. with Capt. Stephen Sewall and Ensign Edward Flint as sureties to Elizabeth Flint, alias Woodis in England, Margaret Flint alias Goodin, Alice Flint alias Pickering and Hanah Flint alias Keyzor all daughters of Wm. Flint, late of Salem, deceased, to prosecute said appeal as soon as a hearing shall be appointed.

*Essex County Probate Records, vol. 305, page 135.*

#### ESTATE OF PHINEAS FISKE OF WENHAM.

“The Last will & Testament of Phineas fiske I Being Sick & weake of Bodi yet of perfit memory Doe Comit my soull Unto the lord through my Deare Sauir & my Body to a deascent Buriall & Dispose of my Goods as ffolloweth Imprimis I Giue to ||my|| Son James fiske the one halfe of my howse & Lands & the other halfe to my other two s[ons] — & Thomas to be deuided Betwixt them by eaq[ual] portions & for my Chatle Goods I giue ||it|| to my three Sons abouesd to be equally Deuided Betwixt them ex[cept] my Greate Bible which I giue to Samuell fiske (my Nephew) & my Best pillow & pillow beere to Mara fiske: & I doe appointe my two sons John & Thomas excet<sup>s</sup> to this my will & in witnes wher vnto I haue here vnto set my hand this 6<sup>th</sup> of 1<sup>mo</sup>: 1673.”

Phineas (his F mark) fiske.

Witness: Samwel fiske, Hanah (her O mark) Walden.

Proved in Salem court 26: 4: 1673 by the witnesses.

Inventory of the estate of Phinehas Fiske of Wenham, deceased 7: 2: 1673. taken by Richard Huttin and Mark Batchelder: the homestead, 105li.: 50 Akres of Land in the woods, 62li. 10s.: 12 Akres 1-2 of medow, 25li.; Cattle, 9li. 10s.; weareing Cloathes, 3li. 3s. 6d.; one Mault mill, 12s.; one Mustard Mill, 2s. 6d.; pott & pothooks, 10s.; one Bras kettle, 8s.; one Warming pan & towe Combe, 6s. 6d.; two old Skillits, 2s. 6d.; one fryeing pan & gridiron, 5s.; scales & waits & some other lumber, 4s. 6d.; keelers & other Wooding ware, 13s.; pewter, 12s. 6d.; Cubbard & Chairs, 8s.; one pitchforke, 1li. 8s.; Table, Chest & Joynd Stoole, 16s.; one Pillowe & pillowe beere, 6s.; one Bowlster & 3 pillows more, 17s.; one chest & sawe & Rawe hide, 10s. 6d.; Curtains, 18s.; one bedstead & bed Coard, 12s.; one bowlster & bed matt, 3s. 4d.; one spit & Tramell & howe, 8s.; debts, 10s.; total, 214li. 10s. 6d.; debts due from the estate, 7li. 19s. 3d.; to John Fiske, 10s.

Allowed in court 26: 4: 1673.

*Essex County Quarterly Court Files, vol. 20, leaves 46. 47.*

#### ESTATE OF WILLIAM CHARLES OF MARBLEHEAD.

"I William Charles being sick of body, but of perfect memory and calling to remembrance the uncertain state of this my naturall life, do make, frame and constitute this my last Will and Testament in manner and forme following: viz. I recommend my soul into the hands of Christ my Redeemer, my body to the earth decently to be buried, my estate which God hath lent me I dispose off as followes, Imps. I will that my due debts which I owe to any persons may be satisfied by the Executrix of this my will; I give and bequeath to my dear wife Sarah (whom I do by these constitute Executrix) all the moovables within doors to enjoy absolutely as her owne for ever, and dispose off as shee shall see meet at her decease & I do by these presents constitute my loving Cousen James Dennis to be assistant, and joynt Executour along with my wife; The remainder of the estate I give also the whole use and benefit of it to be enjoyed by her during her naturall life, and for her comfortable maintenance I give liberty to her, taking the advice of my loving Freinds therein, M<sup>r</sup> Moses Mavericke, M<sup>r</sup> Samuell Cheever and Richd Norman, in case of want to sell, dispose or alionate any part of the estate for her needfull maintenance; After my wifes decease I give and bequeath the whole estate then left (excepting what was before excepted) and a shilling which I give to my Cousin Robert

Charles to my Cousin James Dennis his children which he hath or may have by my Cousin Mary his present wife to be equally divided amongst them as they shall be of age; Saving a small parcell of Land neer adjoining to James Dennis his house I give and bequeath to Mary Dennis, jun<sup>r</sup> to enjoy as her owne for a house-plot besides her other proportionable part, & my Gunne I give to James Dennis, jun<sup>r</sup>, and leave the rest as above; In witness of all which promises I have hereunto sett my hand and seale this thirty first of Decemb. 1672."

William (his W mark) Charles (SEAL)

Witness: John (his H mark) Peach, Joseph Dallaber.

Proved in Salem court 27: 4: 1673 by John Peach, Sr. and Joseph Daleber.

Inventory taken Feb. 10, 1672-3, by John (his + mark) Peach, sr., and Samll. Word: One bed and furnter, 5li.; 1 new sut with drawers and wastcoat belonging to them, 3li.; 1 sut more with drawers and wastcoat, 1li. 10s.: 1 Cape Cloth Coat, 1li.; 1 hatt, 3s.; 2 shirts, 7s.; 1 paier of stokins, 2s.; 2 old Chests, 8s.; 1 old table, 3s.; 1 Chaier. 2s. 6d.; 1 picher with other Earthen ware, 3s.; 2 buckitts, with other woden ware, 5s.; 3 bras kettles, 1li. 10s.; 3 Iron ketls, 12s.; 1 Iron pot, 4s., 1 Iron skillitt, 6s.; 1 fowling pes, 1li.; pot hooks, fier shovell and tongs, 5s.; 1 tramell and frieing pan, 10s.; 2 bibls and on other book, 15s.; 1 paier of boots and 1 barill, 15s.; 1 Iron pott, 10s.; 2 bbls. and 1-2 of mackrell at 35s., due from Mark Pittman, 40s.; 6 kows, 24li.; 1 dwelling hous with out houses orchard and Land adjoining, 80li.; 5 ackor Lott. 12li.; half a parsell of Salt marsh lieing betwixt him and John Peach, sr., in south field, 30li.; his part of land in the farm bought of Major Hathorn, 10li.; 2 Kows Leas in the Comons as it was first granted, 10li.; half an Hland Comonlie Cald nick Charls his Hland, with half the stage standing upon it, 40li.; half of a shallop, 15li.; total, 224li. 15s.

Attested by Sara, the widow, and James Denis, executors.

*Essex County Quarterly Court Files, vol. 20, leaves 56, 57.*

Citation Nov. 20, 1695, to James Dennis surviving executor of the will of William Charles late of Marblehead, to appear at the house of Frances Ellis in Salem and render an account of his executorship, upon the request of Thomas Trevie who married Annis Dennis a legatee in said will.

The account of what James Dennes hath paid for William

Charles and his wife deceased Jan. 15, 1672 and other charges: for 2 Coffens & to graves, Sarah Charles 18s. of it, 1li. 18s.; to Richard Norman for wine for his burial, 2li. 10s.; Mr. Moses Mavrick as by his account, 1li. 12s. 7d.; John Waldron for worck, 15s.; for wine at ant Charles burial, [14s. crossed out]; Benjiman Pameter for worck, 14s.; Mr. John Higeson, 1li. 10s.; — Morgan, 16s.; Tomas Petman, 4s.; Mr. Jonathan Corwin, 23li. 8d.; charg of proveing & Recording the will, 11s.; by going to Law about the Comons, 2li.; total, 36li. 5s. 3d. Disbursements of the estate: for building the stage new my part, 13li.; laid out on the ground worck, 3li.; seventy on pole of Stone wall & dech about the 5 acker lot, 8li. 17s. 6d.; a small *barnn* in the 5 acker lot, 3li.; making a Cart waye through a swamp in the lot, 4li.; laid out in apel treas to set in the lot, 1li. 4s.; — stone wall about the orchet, 4li. 7s. 7d.; total, 37li. 9s. 1d.

*Essex County Probate Files, Docket 5,077.*

ESTATE OF JOHN BURR OF (IPSWICH?).

Administration on the estate of Mr. John Burr, intestate, granted July 17, 1673, to Mary, the widow.

Copy of inventory taken by John Browne and Joseph Browne, was allowed upon oath of the widow, Mary: House, orchard and an acre of land, 40li.; land in England, 200li.; a bed, bedsted & furniture, 8li.; fether bed and rugg & blanketts, 2li. 5s.; a bed & 2 blanketts & a bedmat, 1li. 10s.; seaven paire of sheets, 3li. 10s.; 9 pillow beeres, a doozen of napkins & 3 table clothes, 1li. 15s.; a livery cubberd, 2 cases & a chest & small case, 1li. 5s.; 3 trunks and 2 tables, 18s.; 4 silver spoones & other plate, 2li. 10s.; 8 chaires, 18s.; wooden dishes, trayes, keelers & beere barrills, 1li. 10s.; 2 pestles & mortar & a piggin & watter paile, 9s.; a brass kettell, 2 Iron potts, 2 skilletts, 1li. 3s.; pewter and brass, 4li.; a warming pan & tin ware & earthen ware, 10s.; paire of Andirons, frying pan, spit & slice & tramell, 1li.; tubb of meate and Indian corne, 1li. 10s.; parcell of sheepe woole & other things, 10s.; woolen wheelles, a chest & 3 tubs, 15s.; axes, turning tooles & other Iron ware, 2li. 5s.; 2 bibles and other books, 1li. 5s.; halfe a grinestone, hammer & gimlett, 4s.; bridle & saddle, pistolls & holsters, rapier, belt & lance, 4li.; his own weareing clothes & linnen, 10li.; two coves and a mare, 7li. 10s.; a sow & two

piggs, 1li.; debts due to the estate, 3li.; total, 303li. 8s.; debts due from the estate, 30li.

Attested by Mary Burr, the widow.

*Ipswich Quarterly Court Records, vol. 5, page 223.*

ESTATE OF JEDEDIAH ANDREWS OF SALISBURY.

On Sept. 1, 1673, at the desire of Mary Andros, widow of Jededia Andros, administration upon his estate was granted her until the next Hampton court, by Major Pike and Mr. Samll. Dalton. *Hampton Quarterly Court Records, vol. 2, leaf 31.*

The administratrix of the estate of Jededia Andros was ordered Oct. 13, 1674, to bring in an inventory to the next Salisbury court. *Hampton Quarterly Court Records, vol. 2, leaf 48.*

Inventory of the estate of Jedediah Andrews of Salisbury deceased July 12, 1673, taken by Henery Browne and John Eaton: his house, 50li.; two parcels of Meadow, 24li.; 4 oxen, 20li.; 4 cows, 14li.; one three year old & three two yeare olds, 10li.; three yearlings, 3li. 15s.; 3 sheep, 1li. 10s.; one horse, a Mare & colt, 10li.; swine, 6li.; 2 beds and furniture in ye lower Roome, 10li.; sheets and pillow byes, 8li.; Table cloaths, Napkins & household linen, 4li.; one Bed and Beding in the chamber, 7li.; Carpet & cushions, 1li. 16s.; Brass, Pewter, an Iron pot and Iron kittle, 8li.; Books, 1li.; chain, hoopoes for wheels & other Iron Lumber, 1li. 16s.; Carpenters Tools, 2li.; gun, paire of pistols, holsters, saddle and Bridle, 3li.; his wearing cloaths, 6li.; new linon & wollen cloath, 1li. 6s.; chests, Tables, chairs and other necessary things, 2li. 10s.; mony, 2li. 16s.; Bill in Silver of Mr. Wm. Hook, 2li.; money payd for Cornet Severane, 3li.; bill of Mr. Andrew Wiggin, or wt is due, 30li.; debt of Ben. Kemball, 7li. 10s.; debt of Andrew Grely, 9s.; debt of Mr. Colcord, —; debt in my fathers hand, 9li.; debt of Rich. Smith 500 read oak hogshed staves, 1li.; debt of Mr. Tho. Broughton and Mr. Georg Broughton, uncertain; debt of Leift Hall, —.

Attested Oct. 17, 1673 by Mrs. Mary Andros, the widow of Jedediah, before Capt. Daniell Gookin, Maj. Robert Pike and Mr. Tho. Bradbury.

Debts due from the estate as is demanded: to Doctr. Flecher & barffoot, fisik and attendane, 8li.; Henry Trew for work at the hous & elsewhere, 20li.; John Pikering, 7li.; Mr.

Thomas Dam, 6li.; Thomas beard, 4li. 12s.; Wm. Follett, about 2li. 10s.; Mr. John Light, 2li.; goodman Osgood, 2li.; John Bartlett, 1li. 3s.; Mr. Car, 1li. 10s.; Ezerom Levvet, 17s.; Thomas Tricky, 17s.; Isack Buswell, sen., 10s.; John hendrix, 2li.; John hendrix for work about hay this somer, —; Wm. Buswell, 14s.; Ed. French, 10s.; Thom. Fram, 7s.; Edw. Gove, 1li. 6s.; Jno. Clough, 18s.

The horse and 3 yearlins mentioned in the inventory are since dead.

The Salisbury court 13: 2: 1675, ordered that Mrs. Mary Allin should have one third part of the house and land during her life, and the whole until the child comes to twenty one years, and out of the moveables (debts being first discharged) she shall have after the proportion of six parts of ten. John Allin her present husband to give security for the education of the child at his charge until he come of age, and the other four parts to be improved for the child.

The court chooses and approves of Maj. Robert Pike to be guardian of the child, until he be of age to choose for himself.

The account of John Allin concerning the estate of Jedia Andrews, deceased, Apr. —, 1675: paid to Doctr. Flecher, 11li.; Wm. Buswell, 14s.; Jno. Hendrick, 1li. 10s.; Edward Gove, 1li. 10s.; Jno. Ilsley, Clarke for fines, 1li. 10s.; Henry True, 1li.; Mr. Car, 19s.; Joseph Flecher, 7s.; Henry Tru for a judgment of Court, 6li. 16s. 4d.; Jno. Light, 2li.; Cornett Severence, 2li.; Caleb Moudy, 1li. 10s.; Capt. Bradbury for records in mony, 11s. 6d.; Jno. Eastman, 12s.: Jno. French, 3s.; Israell Levitt, 17s.; Tho. Frame, 7s.; Clement Farman, 7s.; Mr. Whelewright for rates, 12s.; Moses Gillman, 6li.; Phillip Grely ye attorney of Georg Person, 1li.; Wm. Osgood, Sr., 2li.; Mr. Tho. Woodbrige, 5li.; Isack Buswell, Sr., 11s. 6d.; Mr. Georg Person, 5li.; Capt. Tho. Daniell as mony, 5li. 11s. 2d.; Tho. Trickey, 17s.; Jno. Clough, Sr., 18s.; Jno. Pickrem, payd by Major Pike, 7li.; Tho. Dam, —; Tho. Beard, 4li. 12s.; Wm. Follett, 3li.; Jno. Bartlett, 1li. 3s.; Edward French, 10s.; Jno. Hendrick, 2li.; Robt. Ring, Sr., 12s.; Henry Tru, 20li. 6s.; my time and troble, —; paye to Major Pike, 3li. 5s.; total, 181li. 10s. 6d.

Attested in Ipswich court May 9, 1682 by John Allen.

The Dwelling house aprised at 50li. in the inventory was built on another man's land and I with my wife was constrained to sell it for 30li.; horse and 3 yearling since dead;

a debt of Mr. Andrew Wiggins, Cornett Severence, Mr. Georg Broughten, Leift Hall and Benj. Kemball not recovered.

Attested May 9, 1682 by John Allin.

The court ordered for a settlement of the estate of Jedediah Andrews, with the consent of John Allin as administrator, by marriage to the widow, that the child should have as his portion the two parcells of meadow rated at 24li., to be left in the hands of the administrator during the child's minority, and the rest of the estate to the woman, there being about 150li. of the first account abated by losses and payment of debts not then brought in.

Deposition of John Stockman "who am now posses't of that house & land w<sup>h</sup>: was formerly in y<sup>e</sup> possession of Jedediah Andrewes of Salisbury deceased, did purchase thee land that my house now stands on of my Uncle M<sup>r</sup>: Jno: Sanders, or M<sup>r</sup>: Rich<sup>d</sup>: Dole as Attorney to M<sup>r</sup> Sanders; and the house that was then on y<sup>e</sup> land I bought of my Brother John Allin & his wife, Shee being y<sup>e</sup> Relict of s<sup>d</sup>: Jedediah for which house I gave thirty pounds."

Acknowledged by Mr. Stockman Apr. 25, 1682, before Nath. Saltonstall.

Deposition of Andrew Grelee, Sr., "that M<sup>r</sup>. Ju<sup>o</sup>: Allin & his wife who was y<sup>e</sup> Relict of M<sup>r</sup>. Jedediah Andrewes, were necessitated to sell the house that said Andrewes had built & left behind him, it being built upon land w<sup>h</sup>: he could not by law hold but was challenged by another, at a lower rate then I accounted it to be worth; w<sup>ch</sup> house was sold to M<sup>r</sup>: Stockman as I have been often informed, & heard M<sup>r</sup>. John Stockman owne."

Acknowledged Apr. 25, 1682 before Nath. Saltonstall.

*Essex County Probate Files, Docket 642.*

#### ESTATE OF RICHARD GOLDSMITH OF WENHAM.

Administration on the estate of Richard Gouldsmith, intestate, granted Sept. 30, 1673, to Mary Gouldsmith, the widow, who brought in an inventory of the estate amounting to 15li., clear. Court ordered that the estate remain in her hands. *Ipswich Quarterly Court Records, vol. 5, page 231.*

Inventory taken 26: 3: 1673, by John Abye, Sr. and Walter Fayerfield: a hous and Land, 30li.; two cows, one mare and on colte, 11li.; thre swine, 1li. 13s.; beads, beading, beadsteds and an old chest, 5li.; a pott, Iron were and wod-

den Lumber in the hous. 2li. 17s.; total, 50li. 10s. There is also due, 4li. 5s.; 18s.; 2li. Debts from the estate: to Mr. Wilim brown, 12li. 3s. 4d.; farmor Porttor, 17li. 4s.; Captain Corwene, 3li. 7s.; Lote Cononte, 12s. 10d.; Mr. Wade, 1li. 4s.; Mr. Wainrite, 1li. 4s.; Goodman wodwar, 2li. 18s.; Mr. battor, 1li.; total, 39li. 13s. 4d.; clear estate, 16li. 14s. 8d.

Attested in Ipswich court Sept. 30, 1673 by Mary, the relict of Richard Gouldsmith. *Essex County Probate Files, Docket 11,077.*

ESTATE OF JOHN MERRILL OF NEWBURY.

“Wittnes by these p<sup>r</sup>sents y<sup>t</sup> I Jn<sup>o</sup> Merrill of Newbury in y<sup>e</sup> County of Essex in New England, being but weake in body, yet of sound and perfect memory, for divers causes and Consideracons me there Unto mooving, doe make this my Last will and testam<sup>t</sup>, and doe dispose of my Lands goods and Cattle as followeth: first I bequeath my soule into y<sup>e</sup> hands of my blessed saviour and Redemer Jesus Christ, in an assured hope of a resurextion, and my body to bee buried, when it shall please y<sup>e</sup> Lord to call mee hence: To my well beloved wife Elizabeth I give and bequeath my house barne and Orchard and all my Lands both Errable marsh meadoe grounds and Pasture Lands, Lying and being in the bounds of y<sup>e</sup> towne of Newbury aforesaid w<sup>th</sup> all y<sup>e</sup> privilidges there Vnto belonging: as Allsoe a peice of marsh meadoe ground about six Acres bee it more or Lesse liing and being w<sup>th</sup> in y<sup>e</sup> bounds of y<sup>e</sup> towne of Salsbury in y<sup>e</sup> County of Norfolke in New England: To geather with all my goods and Chattles both with in dore and without. All y<sup>e</sup> houseing Orchard meadoe ground Errable Land and Pasture Land aboue mentioned I doe give it Unto my well beloved wife during her naturall Life, at y<sup>e</sup> end whereof my will is y<sup>t</sup> my grand Child Jn<sup>o</sup>: Swett shall peaceably & quietly enioy all y<sup>e</sup> said house & barne; if preserved from danger: togeather w<sup>th</sup> all my Land before mentioned to him and his heires for Ever & if y<sup>e</sup> sd Jn<sup>o</sup> Swett die without Lawfull Heires begotten of his owne body y<sup>e</sup> sd Land is to returne vnto y<sup>e</sup> next Heire: Except my *my* wife haue neede to sell a small p<sup>r</sup>cell of Land either vppland or meadoe, then my will is that shee shall haue liberty soe to doe: Allsoe my will is y<sup>t</sup> my grand Child Jn<sup>o</sup>: Swett shall pay Vnto his two brothers and two Sisters tenn pound apeice in one year after my wifes decease in case y<sup>e</sup> Children bee of age. further my will is y<sup>t</sup> my well beloved wife Eliza-

beth shall haue y<sup>e</sup> sole dispose of my goods and Chattells as shee seeth good, and I doe Appoint my wife to be y<sup>e</sup> sole Executrix of this my last will and testam<sup>t</sup>: and I doe Appoint m<sup>r</sup> Henry Sewall and Archelaus Woodman to bee y<sup>e</sup> overseers of this my last will and testam<sup>t</sup>: In wittnes wherof I y<sup>e</sup> sd Jn<sup>o</sup> Merrill haue herevnto sett my hand and seale y<sup>e</sup> eight day of September one thousand six hundred & seaventy."

John Merrell.

Witness: Henry Sewall, Wm. Chandler.

Proved in Ipswich court Sept. 30, 1673 by the witnesses.

Inventory of the estate of John Merrill, deceased Sept. 12, 1673, taken Sept. 23, by Henry Sewall, Archelaus Woodman and Joseph Hills: his houseing and lands, with his freehold and comonages, 280li.; two Oxen, six Cows, one heifer as rented to John Swett, 40li.; one mare, 6li.; two swine, 30s.; 14 sheep, two lambs allso leased to John Swett, 7li. 14s.; one mare colt and sheep partable at a time to come, —. In the Hall, one featherbed, two feather bolsters, 4 pillows, two blankets, one Rugg, with bedstead, Curtins & vallane, 10li.; flockbed, 4 blankets and trundlbed stead, 2li. 10s.; 3 great chayers, one low chayer, table, forme and cubbord, 2li.; one low table, one pr. bellows, 1 pr. tongs, firepan, hooker, 1 pr. cobirons, An iron peelee, A bible bossed & other things, 1li. 10s. In the Lower chamber: 7 payer of sheets, 4li.; 5 pillow cases, 4 board cloths, 9 napkens, 3 towels, 57s.; Eight peeces of pewter, 1 pewter candlestick, 1 pewter cup, 1 pewter quart, 1 pewter pint, 1 porringer, 1 chamber pott, one betle, 1 salt, 6 spoones, one brass mortar, 1 brass chaffin dish, a tin pan, brass seumer, two ketles, two skillits, one warming pan, one iron skillitt, frying pan, Iron pott, spit, gridiron, one payer pothookes, one tramel, 4li. 14s.; Chest, Churne, powdring tub, bruing tub, keeler, two emptie barrels, two runlets, one kegg, one forme, 1 doz. trenchers, lanthorne, two earthen potts, one old Ax, dripping pan, 3 Cushions, 1li. 15s. In the Hall Chamber: two chests, his wearing cloathes and other lumber, 14li. 10s. In the old kitchin: tub & other lumber, 10s. In the Sellar: 4 trays, one kelar, one beer vessel, one hogshead & other lumber, 12s.; Corne in the Barne and in the feild of all sorts, 3li.; fruites of the Orchard, 1li. 10s.; total, 379li. 12s. A payer of great scales and two divinitie Books at John Swets.

Attested in Ipswich court Sept. 30, 1673 by Elizabeth Merrill, executrix of her husband's estate.

*Essex County Probate Files, Docket 18,267.*

## ESTATE OF ROBERT HOLMES OF NEWBURY.\*

Inventory of the estate of Robert Holmes of Newbury, deceased Sept. 17, 1673, taken Sept. 21, by Benjamin Lowle and Anthony Somerby: house & halfe an acre of Land in an orchard, 33li.; his weareing apparrell, 4li. 10s.; A bedstead, featherbed, bolster, Rug, old curtaines & vallens, 5li.; 5 pewter platters, 1li.; 2 porringers, 2 pewter cups, 2 keilers, painted platters, foure chayres & other small things, 1li.; 2 chests & 4 small bookes, 10s.; An iron peelee, pr. of tongs, trammell, 9s.; frying pan, a steell plate & 2 bags, 8s.; total, 45li. 17s. Debts demanded of the deceased: Capt. Paul White, 11li. 8s. 6d.; Thomas Woodbridg, 4li. 10s.; [Rich. copy] Bartlet, 16s.; Benjamin Morse. 8li. 9s. 6d. Anthony Morse, Jr., 15s.; Benjamin Rolfe, 12s.; Hugh March, 1li. 10s.; total, 25li. 11s.

Attested in Ipswich court Oct. 9, 1673 by Hester Holmes, relict of Robert Holmes, before Samuell Symonds, dep. Gov. and Maj. Gen. Daniell Denison.

Administration on the estate of Robert Holmes, intestate, granted Oct. 9, 1673 to Hester Holmes the widow. *Essex County Probate Files, Docket 13,605.*

## ESTATE OF ABRAHAM TYLER OF HAVERHILL.

"I abraham Tyler of hauerill being sick and weak of body but of good and perfect memory doe make this my last will and testament as followeth I giue to robert clement the sone of robert clements that 20 akers of 4th deuision of upland which goodman sherehood did giue me my house and house lot and al the land about my house and the remainder of that land I bought of Steuen Kent I giue to my loveing wife to be fully and solly at her desposing I doe likewise make my wife my full and sole executrese and to receaue all such debts as are due to me and to pay such debts as I owe and to take care for my buryal in witnes hereunto I haue hereunto set my hand and seale this 5th of may 1673."

abraham (his A mark) Tyler. (SEAL)

Witness: John Ward, Henry Palmer.

Hannah Tiler, widow of Abraham presented the will to the court at Hampton 14: 8: 1673 and Capt. Saltingstall was ordered to take oath of the witnesses, which was done Apr.

\* Copy, Ipswich Quarterly Court Records, vol. 5, page 235.

10, 1674 and this will returned to the court at Salisbury Apr. 14, 1674.

Inventory of the estate of Abraham Tyler, he being deceased in May, 1673, taken by Henry Palmer and William White: a house & house lott & land about it adjoining to it, 50li.; another peell of land lying by it about 6 acres, 10li.; two beds & beding belonging to it, 10li.; two pots, a posnut, frying pan, 1li.; a brasse pan & a warming pan & sum smale peuter, 1li.; slice, tonges, trammell, pothookes & other Iron, 1li.; table & other wodden Implyments, chests, boxes, 1li. 10s.; peell of flaxen yerne, 1li.; peell of cotten woole, sheeps woole, cardes, 1li.; saddle, bridle, pillin lining torne, 1li.; barrels, tubs, chaires & bottles, 1li.; muscutt, bandeleres, sword, 1li. 10s.; his cutting tooles & horne, 1li.; his wearing apparill, 4li.; two cowes, two calves, one mare, 7 swine, 20li.; total, 105li.

Attested by Hanah Tyler, the administratrix.

*Essex County Probate Files, Docket 28,426.*

#### ESTATE OF MRS. BRIDGET WINDOW OF GLOUCESTER.

Mr. Samuel Worcester and Elizabeth, his wife, testified that "within two or three dayes before the death of the Widow Window, wee heard her declare that her will, as to her disposall of w<sup>t</sup> estate she had, was that her son in Law Nicolas Wallington, who ought her forty shillings, giveing to his son John Wallington an Ewe lamb out of it should have the rest of the said forty shillings; and that her Grandchild Sarah Wallington should have her best coat; and that her son James Traves should have her bed; and that the rest of her estate should be equally divided between her son: Nicolas Wallington & James Traves." Sworn Nov. 25, 1673, before Nath. Saltonstall, commissioner.

Nicholas Wallingford and James Travis were appointed 26: 9: 1673, administrators of the estate of the widow Window, and were to fulfill the mind and will of the deceased according to testimony brought in.

Inventory taken Oct. 9, 1673, by Samuell Wosester and John Tenny: Wearing apraill, 7li. 6s. 8d.; silks and lining, 3li. 12s. 10d.; Beding, 4li. 2s. 6d.; household stuf, 7li. 5s. 1d.; dets, 3li. 14s.; total, 26li. 1s. 1d. Debts to be paid out of the estate for her funeral, 19s. 9d.; other debts, 1li. 4s. 6d.; to

Nicholas Walinton for 2 days, 4s.; witnesses, 4s.; total, 11l. 12s. 3d.

Received 23: 9: 1673.

*Essex County Quarterly Court Files, vol. 20, leaves 120, 121.*

ESTATE OF MRS. ELIZABETH MANSFIELD OF LYNN.

"Lyn the 20<sup>th</sup> of the 2<sup>mo</sup> 1667 The last will and Testament of Elizabeth Mansfeild of Lyn in the county of essex beinge weake in body but of perfect memory Imprimis I bequeath my Body to the dust and my spiritt to god that gaue it 2ly I bequeath to my Sonn Joseph Mansfeild my Bed which I usually ly upon with all appurtenances belongeinge unto it and foure paire of sheetes and all the housinge and Lands and the three Acres of Land that my husband Bought of John Deacon which lyeth in the necke By John Ramsdells and all the meadow that was my husbands. 3ly I will that my Daughter Elizabeth Tomsone haue my Broadcloath Gowne and some small Linnen and my hood and coat and to my Grandchild Elizabeth Mansfeild I giue my kearsey Gowne and Pettycoat of stuffe and to my Grandchild Deborah Mansfeild my sonn Josephs Daughter one yeard of Holland and to my Grand child John Mansfeild the first calfe that liueth of the Heiffer that is in my sonn Joseph Mansfeilds hand and to my Grandchild Joseph Mansfeild the heiffer. 4ly I bequeath to my sonn Joseph Mansfeild all the rest of my mouable goods and grasse or what soever was my husbands. 5ly I bequeath alsoe to my sonn Joseph a Greene shaged Rugg which did not Belonge to that Bed which my Husband and my seulfe did use to ly upon: And alsoe I will unto my sonn Joseph all the Grasse that doeth Grown of six Acres of marsh six mounthes after my decease which my husband did giue to my sonn Andrew Mansfeild in a Deed of Gift to him to be his owne for ever six mounthes after the decease of my husband and my seulfe. Alsoe I bequeath to my sonn Joseph all my debtes And alsoe I doe make my sonn Joseph Mansfeild my true and Lawfull executor alsoe my will is That Mr. Thomas Laughton and Capt. Thomas Marshall bee my overseers yt this my will be pformed."

Elizebeth (her E mark) Mansfeld. (SEAL)

Witness: Nathanill Kirtland, Samvell Hartt.

Proved in Salem court 26: 9: 1673 by the witnesses.

Inventory of the estate of Elizebeth Mansfelld, aged about

eighty-seven years, who died about Sept. 6, 1673, taken by Nathanill Kirtland and Henery Rhodes: Wollen Aparell, 4li.; shetes, 4li.; small Linen, 2li. 10s.; bookes, 1li. 5s.; mony, 1li. 10s.; beding, 7li. 10s.; bedsted, tabell, stolles and cheres, 2li. 10s.; a whelle and Lumber, 1li. 5s.; Pottes and ould Eyron, 2li. 12s.; Pewter, 1li.; 32 bushells of Indian Corne, 4li. 16s.; 4 Cowes, 12li.; one small beast, 2li.; 13 accors of Medow, 65li.; one Accor and a halfe of fresh medow, 3li.; seven Accors of upland, 37li. 10s.; 3 Accors & a half of upland Lying in common, 8li.; howssing, 10li.; 13 Load of hay, 10li.; flaxe and frute, 2li. 10s.; Detes, 2li.; total, 184li. 18s.

Attested by Joseph Mansfeild.

*Essex County Quarterly Court Files, vol. 20, leaves 117, 118.*

#### ESTATE OF NICHOLAS PATCH OF BEVERLY.

Administration upon the estate of Nicholas Patch, intestate, granted 26: 9: 1673, to John and Thomas Patch, sons of deceased, and the sons presenting an agreement of the division of the estate, it was allowed.

Inventory of the estate of Nicolas Patch of Beverley, deceased, and the dividing thereof between his two sons John Patch and Thomas Patch, by mutual agreement: To John Patch, four acres of meadow by the Dodge's farm, two acres by Longham and one acre adjoining Capt. Lothrop's by Samuell Corning's farm, and also four acres, the house and land with the orchard, except one acre which Thomas Patch was to have for himself and children to make use of as he or they shall see cause, but not sell it to anybody away from his brother, and for what improvement is made, John Patch should allow his brother. To Thomas Patch fourteen acres of upland and five acres of meadow, one cow and three young cattle; and the household stuff between them. Sworn in Salem court 27: 9: 1673. *Essex County Quarterly Court Files, vol. 20, leaf 124.*

#### ESTATE OF JOHN BALDWIN OF SALEM.

Inventory of the estate of John Balding, taken by Nathaniell Pickman and Francis Collinges: One dweling howes & lande, 60li.; one Cubarde, 2li. 10s.; thre bufett chaiers, 12s.; thre Twin chaiers, 7s. 6d.; one Bedstede and bedmatt, 1li. 2s.; one small table and drayer, 7s.; one wainskott chest, 8s.; one Iron pottangere, 4s.; total, 65li. 10s. 6d. Sev'n puter

platters and other small dishes, 2li. 10s.; one brass kettell and one Iron pott & one warming pan, 1li. 15s.; one Beed & furnitur, 8li. 3s.; total, 12li. 8s. Indebted to several men, 50li.

Attested in Salem court 28: 9: 1673 by Arabella the relict, and the court granted her power of administration. *Essex County Quarterly Court Files, vol. 20, leaf 121.*

ESTATE OF JOSIAH WALTON OF (MARELEHEAD?).

“We whose names are underwritten being present with Josiah Walthom when he was brought in first from Sea after his wound by the lightning, on June 23, 1673, affirme & declare that upon the Companys motion to y<sup>e</sup> s<sup>d</sup> Josiah Waltom that he would setle his estate He y<sup>e</sup> s<sup>d</sup> Josiah Waltom being of perfect memory and apprehensive of his dissolution, did declare that his Will was that his Brother Nathaniell Waltom, and his sister Martha Munjoy should have his grey horse for their owne betwixt them, and his other estate he gave it to his Mother Waltom, for her use, & benefit during her naturall life, and after her decease to be disposed off by her, and divided among his brothers Nathaniell & Samuell Walthom and his three sisters, Martha Munjoy, Elizabeth Conant and Mary Bartlett to enjoy an equall part, all alike, saving that his sister Munjoy should have the better part, and that y<sup>e</sup> land should not no out of y<sup>e</sup> name of y<sup>e</sup> Walthoms.”

Samuell Cheever, Moses Mavericke, James Dennes.

Proved 27: 9: 1673 by Moses Maverick and James Dennis, and Eliza Walton, the widow, was appointed administratrix.

Inventory of the estate of Josiah Waltown, deceased, taken Nov. 4, 1673, by Samll. Ward and James Dennes: so much paid in part of his father's dept., 21li. 4s. 10d.: what his father left him, 30li.: due him from Robert Bartlett, 20li.; from John Furbish, 6li. 13s.; from Nickolas Meritt, 1li.; from John Pedrick, 10s. 6d.; from Richard Clatterie and Joseph Doliver, 2li.; from Mr. William Brown, sr., 7li. 10s.; from Mr. Fich of Boston, 1li. 3s.; due from Mr. William Brown, jr., for his part of a fishing voyage, —; due from Captain Smith, 10s.; 1 hors, 5li.; 2 guns, 2li.; 1 Cow, 3li. 10s.; heifer, 40s.; 1 yearling, 25s.; 8 yards of linen Cloath at 3s. pr. yd., 1li. 4s.; 13 yds. of linen at 21d. pr. yd., 1li. 2s. 9d.; 2 1-2 yd. of sarg at 5s. pr. yd., 12s. 6d.; Curtins and vallins, 2li.; 1 Small rugg, 14s.; waring Cloths, 2li. 10s.; 1

quadrant and other instruments, 19s.; 1 Coper ax, 1 adz and saw, 12s.

Attested in Salem court 27: 9: 1673 by Nathaniell Walton in whose possession the goods were.

*Essex County Quarterly Court Files, vol. 20, leaves 119, 120.*

There being a nuncupative will of Josiah Walton presented, and attested by two witnesses, it was allowed, and Mrs. Elizabeth Walton, his mother, was appointed administratrix. *Salem Quarterly Court Records, vol. 5, leaf 71.*

ESTATE OF JOHN WILLIAMS, SR. OF NEWBURY.\*

["December: *copy*] 9<sup>th</sup>: 1670: [The] last will & testamentt of John Williams Senior [as] followeth: first of all I make my wife my Sole Executrix [of] all my goods Land & Cattle Excepting what I [giv]e to my Children as hereafter is expressed [m]y will is that my Sonne John shall haue halfe my fourth devission of vpland besides what hee haue had allr[ea]dy I giue [to] my Sonne Joseph my house & orchard & house Lott, & [all: *copy*] y<sup>e</sup> Commanidge that belong to it & all my duck meadow [all: *copy*] this after my wifes deceace, alsoe I giue to Josep[h] [m]y Lott at y<sup>e</sup> ffishing Rever adjoyneing to my Sonn J[o]hnes, this hee is to haue at my decease I giue to my daughter Mary all my west meadow after my wiues decease, & also a quarter parte of my fourth devission of upland this to haue at my decease I giue my daughter Liddia all my East meadow after my wiues decease & alsoe a plantting Lott next to Samuell Semmons at ye west End of the Towne to haue it after my wiues decease, & alsoe I giue her twenty acresse of my fourth devission to haue at my *my* decease I giue to my daughter Sarahs childe, Sarah Eyres twenty acresse of vpland, of my fourth devission to haue at my decease."

John Williams (SEAL)

Witness: William White, Mary (her M mark) White.

Proved Mar. 18, 1673-4 by the witnesses before Nath. Saltonstall.

Inventory of the estate of John Williams, Sr., deceased in Feb., 1673, taken Mar. 17, 1673-4 by William White and Henry Palmer: his dwelling house & houslott, 80li.; two Acresse meadow at the East meadow, 10li.; five Acresse

\* Copy, Norfolk Deeds, vol. 2, leaf 323.

meadow in the west meadow, 20li.; a persell of upland joyning to Samll. Semons houslott, 18li.; a pcell of upland called by the name of a fourth devission not it laid out, 20li.; two Cows, 8li.; one three yerling helper, 3li.; five sheepe, 2li. 10s.; three swine, 3li.; to beds & that belong to it, 10li.; his wearing cloths, 5li.; one Iron pott, Iron Skillett, 1li.; brasse kittle, warming pan, 1li.; frying pan, tongs & 'tramell, 14s.; pewter & smothing Iren, 1li. 5s.; barrels & other wooden vessels, 1li. 10s.; a *torne* & cards & a box, 10s.; chaine, bittle, wedges & ax, 1li.; tow Comb, Sikele & a chaire, 12s.; yerne & cloth at weavers, 4li. 10s.

Attested Oct. 10, 1674 by the widow Williams.

*Essex County Probate Files, Docket 30,011.*

ESTATE OF JOHN NEWMAN, SR. OF IPSWICH.

"The last will & testament of John Newman Sen<sup>r</sup> deceased Nouemb<sup>r</sup> y<sup>e</sup> 1673 Hee said hee left his wholl estate to his wife while shee liued & at her decease he gaue her leaue to dispose of Tenn pounds where she would, & what his wife left was to be returned amongst his owne Kindred."

Thomas (his + mark) Newman, Se<sup>r</sup>.

Witness: James Chute, John Wooddame, Robert Pers.

Inventory taken Dec. 30, 1673, by Robert Peirse and Frances (his × mark) Jordan: his wearing Apparrell & 2 beds & beddinge & bedsteads, 19li.; pewter & brass, Iron pott, Iron kettle & other Irons, 5li.; 2 steeres & a heyfer, 6li.; 3 Cows, 9li.; 6 ewes & 1 ram, 3li.; the house, barne & homestead, 25li.; the feild lott, 10li.; 3 aeres marsh, 3li.; a Sow & a Shoate, 1li.; total, 81li. Bills & debts, 91li. 6s. A Coslet and a mare in the wodes and 20s.

Attested in Ipswich court Mar. 31, 1674 by Alice Newman, the relict of John Newman.

Debts: Mosus Pengren, 1li.; Mr. Samewell Bushop, 18s.; Goodman Piper, 1li.; Goodman Day, 7s. 5d.; Ms. Wainrite, 1li. 5s.; cofen, 8s.; Haverd, 10s.; Goodman Brewer, 4s. 6d.; Decon Knoulten, 7s. 6d.; to Wodam cut of of his bill upon reconing, 18s.; Goodman Deneson, 3s.; goodman Sayer, weaver, 1s. 6d.; Rates and bureall, 12s. 6d.; minesturs, 6s. 6d. *Essex County Probate Files, Docket 19,416.*

Administration on the estate of John Newman, intestate, granted Mar. 31, 1674 to Alice Newman, the relict, and an inventory amounting to 172li. was allowed. Court ordered

that by consent of the brother of deceased, 38li. was to be paid to the brother and sister, two parts to the brother and one part to the sister, and the rest of the estate to the widow. *Ipswich Quarterly Court Records, vol. 5, page 240.*

## ESTATE OF ROBERT WALLIS OF IPSWICH.

Administration on the estate of Robert Wallis, intestate, granted Mar. 31, 1674, to Nicolas Wallis, his son, and an agreement of the children presented to the court, was allowed. *Ipswich Quarterly Court Records, vol. 5, page 240.*

Inventory of the estate of Robert Wallis taken Mar. 17, 1673-74: the half of the hous and land and medow at the west medows, 48li.; cattel of all sortts, 22li.; 2 sheep and eleven smal shoatts, 7li.; on half of the cart and other things as Irone plaine, 1li. 10s.; corne of all sortts, 4li. 14s.; bed and beding and too payer sheets, 5li. 10s.; his waring parel with bands & shifts, 2li. 10s.; in the selar, meatt and tubs, 1li.; brase and pewtter and Iron potts, 2li. 10s.; 2 old chest, boxe, table and dishes and small things, 1li. 5s.; total, 95li. 19s. The detts already known, 14li. 15s. 2d.; more dett at Salem, 15s.; to Goodman Graves, 6s.

Received in Ipswich court Mar. 31, 1674.

Agreement of Nicholas Wallis and Simon Stace concerning the estate of their father Robard Wallis made Apr. 2, 1674: the said Nicolas would take the whole care of providing for his mother, Simon to be free from paying anything toward her maintenance, and Nicolas should have the whole estate, and to pay within one year twenty pounds to Simon Stace, as follows, in six acres of meadow at 8li. and 12li. in a horse and mare to be appraised by two indifferent men, and the remainder in neat cattle.

Allowed in Ipswich court Mar. 31, 1674.

*Essex County Probate Files, Docket 28,869.*

## ESTATE OF EDWARD SAWYER OF ROWLEY.

Administration on the estate of Edward Sawyer, intestate, granted Mar. 31, 1674, to his two sons John and Ezekiell, it to be divided between them, the elder son to have 20li. more than the other. They were ordered to maintain their mother as long as she lives, the land to stand bound for the performance of it. *Ipswich Quarterly Court Records, vol. 5, page 240.*

"We whose Names are vnder written being with Edward Sawyer not Longe before his decease he did expresse before us what his despoising mind was conserneing his estate which was that his Estate should be equally devided betwixt his two sons John Sawyer and Ezekiell Sawyer only John his Eldest Son should haue twenty pounds more then Ezekiell. And further for the maintenance of his wife his mind was that she should be maintaineed out of the estate by them both and if they did not maintaine hir comforthably that then she should haue Liberty to Sell Land."

Witness: Thomas Tenny, Ezekiell Northend.

Proved in Ipswich court Mar. 31, 1674 by the witnesses.

Inventory taken Mar. 27, 1674, by John Pickard, Ezekiell Northend and Samuell Brocklebanke: in Apparrell woullen and Linen and one hate, 4li. 15s.; Bookes, 14s.; Boots and shoos, 10s.; the best bed and furnetture, 7li.; bed in the Chamber and the furnetture on it, 3li. 10s.; bed linen and table linen, 2li. 5s.; a cubbard, a woullen and linen wheelle, 18s.; putter, brase and tin, Iron potts and frying pan. 5li.; tongs, tramell, pot hookes, lampe and smouthing Iron, 10s.; Table, Chaires and Coushins, 15s.; Armes and amunission, 3li.; milke vessell, beare vessell, mealle sive, 2li. 5s.; flaxe yarne woull and woullen yarne and cards, 1li. 19s.; beife, porke and tallow, 2li. 13s.; malt, hops, meall and all other corne, 5li. 6s.; cider and apples, 1li.; bags and saddle, 1li. 12s.; Tan pitt, barke, tan house, tooles, hides and Leather, 40li.; husbandry toolles, cart, plough, slead, axes, boriors with other such things, 6li.; sheepe, 5li.; Neat cattell, 30li. 10s.; one horse, 4li. 10s.; swine, 4li.; house, barne, orchard and land at home and at the end of home lot with timber for adding to the barne, 40li.; Land in the Common feild, 8li.; the land called gattes land, 15li.; the marsh called Carltons marsh with the rest of ther meadow, 20li.; Gates on the Common, 12li.; debts due vnto the estate, 2li. 16s.; total, 223li. 8s.; debts due from the estate, 8li.

Attested in Ipswich court Mar. 31, 1674 by John Sawyer, son of the deceased.

Agreement made by Mary Sawyer, widow of Edward Sawyer, and her son John for her comfortable maintenance: that she should have the east end of the dwelling house, and it should be put into good repair and so maintained during her life if she remain a widow, also she should have her bed and

the furniture of it with what other necessary conveniences of the house she should choose; further she should have two cows, both of them by him to be maintained, and if these should die, to provide more that she may constantly have two cows; he to provide her with firewood, also give her 4li. yearly in corn, malt and other provisions according as her need may require. But if she should change her condition by marriage, then she should have but half the above maintenance allowed her, and in case that through age or other infirmities this provision be not sufficient then John Sawyer with the advise of two men whom his mother shall choose, shall allow out of his estate enough for her comfortable maintenance, and also what reversion there is of said estate shall be to the said John provided she may dispose of forty or fifty shillings according to her own discretion.

Signed and sealed Feb. 5, 1676.

Witness: John Pickard, John Johnson.

James Bayly and John Johnson were entrusted on the widow's behalf to see this covenant fulfilled.

Administration granted in the Ipswich court Mar. 27, 1677, and the distribution of the estate to be according to this agreement.

*Essex County Probate Files, Docket 24,838.*

#### GUARDIANSHIP OF JACOB ROWELL.

Jacob Rowell made choice of George Norton for his guardian, and the court Mar. 31, 1674, allowed it. *Ipswich Quarterly Court Records, vol. 5, page 241.*

#### ESTATE OF RICHARD CLARKE OF ROWLEY.

"I Richard Clarke Being Weake of body but of perfect understanding and memory doe make this as my last will and Testament Haueing desposed of my Childeren in marriage and not haueing much to despose yet that all Loue may be continued betwixt my Son and daughter my will is that my Son John Clarke shall haue all my Stocke in cattell horses sheepe and Swine and two thirds of all my prouission and Instruments of husbandry he paying all my debts and funnerall expences Item my will further is that my daughter Easter Hobkinson shall haue all my houshold goods (excepting the Read Ruge that is vpon my bed which I giue vnto my Son John) and the other Third part of my prouission and

instruments of husbandry my will further is that my Son John shalbe the solle Excequtor of this my last will: vnto which I set to my hand this 7<sup>th</sup> of february 1673.”

Richard Clarke.

Witness: Samuel Brocklebanke, Maxemillion Jewett, Richard Swan.

Proved in Ipswich court Mar. 31, 1674 by Capt. Samuel Brocklebank and Maximillion Jewett.

Inventory taken Feb. 22, 1673, by Maxemillion Jewett and Samuel Brocklebanke: in Apparrell, 1li. 10s.; one horse and one mare, 7li.; one Cow and a heiffer, 6li.; one steere and 2 yearings, 6li.; swine, 1li. 10s.; a Chist and frying pan, 8s.; one Read Rugg, 1li. 10s.; bedding, 5li. 2s.; table Cloath and pillowbears, 8s.; Brase, Iron and wooden Tubs, 1li. 13s.; putter, tinn, 2 spoones, one jugg and 2 earthen potts, 5s.; three Chaires and one trunell bed, 17s.; putter, 6s.; one houre glase, lanthorne and a brush, 2s.; a meall sive, a chist and other small things, 3s.; one table, 4 Chushens, one box 1li. 10s.; a paire of scalles, 2 mealle tubs, one beare barrell, one hogshhead and half but, 8s. 6d.; one Tramell, 3s.; butter tub, trays, meat barrell 4s. 6d.; Cart plough yoakes Chaine & other husbandry instruments, 1li. 15s.; a peece of woullen Cloath, 1li. 10s.; bacon and porke, 1li. 6s. 8d.; one muskett, bullets, worme and scourer, 13s.; debts due to the estate, 2li. 19s.; total, 43li. 3s. 10d. Debts due from the estate, 21li. 7s.; clear estate, 21li. 16s. 10d.

Attested in Ipswich court Mar. 31, 1674 by John Clarke, the executor.

*Essex County Probate Files, Docket 5,505.*

#### ESTATE OF THOMAS HART OF IPSWICH.

“In The Name of god Amen: The twelue Day of february one thousand six hundred seventy & three: I Thomas hart of Ipswich in the County of Essex tancer being sick in body but of good & perfect memory: god be prayed: do make & ordaine this my last will and testament in maner and forme folowing: That is to say: first I comend my soulle into y<sup>e</sup> hands of god my maker: hoping asuredly through the onely merits of Jesus Christ my Saviour to be made pertakers of life everlasting: & I comend my body to the earth where of it is made: and I giue to my Son thomas hart the land about his house bounded on the vpper side with an oake tree at y<sup>t</sup> end

next the comon : & from thence strait over to a small ashe tree : at the other end by y<sup>e</sup> land of m<sup>r</sup> Cobbets : onely the tan yard & housing & what is in them excepted also I giue him my six aker lot by muddy Riuer & my too marsh lots at plumb Iland more over I giue him one Third of my tan yard & Stocke in it when my debts are paide : Likewise I giue to my Son Samuell hart my dwelling house & home stead & barne, as also my six aker lot by Reedy marsh & all my salt marsh lying neer to the hundreds & one parsell of fresh meadow lying neer y<sup>e</sup> land of Samuell Adams : moreover I giue him the Remainder of my tan yard & Stocke in it : also all my neat cattle & Sheepe & horse Kind when my debts are paide : onely my white horse excepted which I giue to the tan yard : & one Browne bay mare of too yeers old which I giue to my grand child Thomas hart : likwis I do reserue for my loueing wife the use of my parlor for her selfe & Rome in the celler & other the romes in my house with use of the houshold goods for her nesenary use with one third of the orchyard : also my will is that my son Samuell shall provide & constantly Keepe & maintaine for my loueing wife : too cowes & foure Sheepe & the increase both of cowes & sheepe to be at my wiues dispose : but I do not Bind my Son to Keep ||her|| any m[ore] stock then these mentiond afore : & that my sone Samuell mainetaine my wife with fire wood as shee needeth all w<sup>ch</sup> my will is my wife shall injoy while shee remains a widdow : likewise my will is that my sone Samuell shall pay to my wife five pounds per anum : dureing the whole teirme of her naturall life : likewise I giue to my wife the bed in the parlor with the furneture belonging to it to be at her whole dispose : also my will is that if after my decease my wife should agayne marry & againe be a widdow That shee shall injoy all that shee did formerly when shee was my widdow if shee do desire it : likewise I do giue to my daughter Sary norton twenty Pounds : ten pound of it to be paide by my Son thomas : & y<sup>e</sup> other ten pound by my Sone Samuell both within too yeres after my decease : likewise I giue to my daughter mary thirty Pounds : to be paide by my Sone Samuell : twenty pound at her mariage if shee be maried within too yeers after my decease : & the other ten pound one yeere after : if shee be not maried within too yeeres then my sone Samuell to pay her ten pound a yeere the next three yeere folowing if mary desire it : also I giue my daughter mary a flockbed & bolster & what belongs to them : & I make my

louseing wife & my Sone Samuell Executors of this my last will & Testament & heere unto set my hand This twelue Day of february in the yeere of our lord one thousand Six hundred seventy & three."

Thomas (his + mark) hart.

Witness: John Denison, Senior, John Brewer, Sen<sup>r</sup>.

Proved in Ipswich court 31: 1: 1674 by the witnesses.

Inventory taken Mar. 21, 1673-4, by John Whipple, Sr., John Denison, Sr. and John Brewer, Sr.: one fether bed with fether bolster, bedsted and all other furnytuer, 8li.; flockbed with bolster, Ruge, pilow, a payer of blankits & two payer of shetes, 5li.; the dweling hows, barne, orchard with all privedges & homstead of about 3 accers, 150li.; seven accers & a half of land at plum iland, 15li.; ten accers of salt march in the hundreds, 24li.; twelve accers of upland in the comon feild, 36li.; two accers of fresh medo, 2li.; foure cowes, one ster, one yerling, 18li.; one mare, thre coultes, 9li.; 27 sheep, 13 lambs, 11li.; the tan yard with housing and a hors and all utensiles belonging to it, 300li.; in nu ingland mony, 5li.; waring clothes, boots, shoes & hates, 12li.; fower yds. of seirg, 1li. 4s.; trundle bed with beding, 1li. 10s.; one grat table with forme, 1li.; Remnant of ginting, 12s.; two chests, 1li.; five chayers, 8s.; seven Cushins, 10s.; two baskits, 5s.; one musquit, one birding pece, one sword, 2li.; one fowling pece barrill & powder, 16s.; cobirons, boxiron, warming pan, tonges, 17s.; thre tabl clothes, ten napeins, 2 towells, 1li.; one payer of sheets, 15s.; Linen & woollin & Cotton yerne, 2li.: two wheels, flax & hemp, sheeps wool and cotton wool, 4li. 5s.; two brase Kettels, two brase scillits, 3li.; thre iron potts, one iron Kettle with hooks, 1li. 10s.; two tramels, one payer of tonges, a slyce, 16s.; one frying pan, gridiron & a spit, 6s.; one Iron barr, two sickls, one syth, 19s.; 3 axes, 2 sawes, 3 howes, betle rings, 1li. 2s.; pewter, 2li.; tinn ware, 5s.; earthen ware, 12s.; barrells, tubes, botels, 1li.; two baskits & small scales, 3s.; books, 12s.; thre tables, 12s.; sives & trenchers, 5s.; a half bushel & a pecke, 2s.; seven bush. of wheat, two bush. of Rey, 2li. 3s.; one coverlit, 5s.; fower bush. of indian Corn, 12s.; chest, som Lether, hops, planes, aggers, a hat, 2li.; a square, chizel, goug, compases, 6s.; bridle, saddle, pillion & cloth, 1li.; Cart with wheeles, boxes, ringes & other tacling, 1li.; plow, yoakes & chaines, 1li.; bracke, clerer, forks & Raakes, 9s.; fower swine, 1li. 16s.; found due vpon

his book, 92li. 16s. 6d.; total, 729li. 13s. 6d. Debts he owed, 95li. 14s.

Attested Mar. 31, 1674 by the executor.

*Essex County Probate Files, Docket 12,613.*

ESTATE OF EDMUND MARSHALL OF IPSWICH.

Inventory of the estate of Edmund Marshall taken Sept. —, 1673: bedding, blankets an pillows, 4li. 13s.; wering close, 2li. 14s.; new cloth, 1li.; to hatts, 9s.; on pote and skillet, 13s.; toe chayrs, 3s.; one cheest, 6s.; one loome and takling, 2li. 1s.; three cows, 12li.; total, 23li. 19s.

Attested in Ipswich court Mar. 31, 1674 by James Coleman.

Benjamin Marshall being present when his father was upon his death bed, he gave his estate unto the disposing of James Collman, only giving one cow to his brother Edmand and himself and he was contented it should be so. *Essex County Probate Files, Docket 17,798.*

Administration on the estate of Edmond Marshall granted May 5, 1674, to his son-in-law James Coleman, who brought in an inventory amounting to 23li. 19s., which was allowed. *Ipswich Quarterly Court Records, vol. 5, page 246.*

ESTATE OF JOHN COLBY OF AMESBURY.

“Know all men by these presents That I John Coleby off y<sup>e</sup> Towne off Amsbury in y<sup>e</sup> County off Norfolke NE being weake & infirme off body yett through Gods goodness off perfect memory & und<sup>r</sup>standing Doe make this my last will & testam<sup>t</sup> as followeth: 1: Inprimis I commend my Soule into y<sup>e</sup> hands off X<sup>t</sup> my Redeem<sup>r</sup> & my body to y<sup>e</sup> grave decently to be buried att y<sup>e</sup> chardge off my Executrix whome I shall here after name & appoynt: In hopes off a joyfull resurrection. 2 I dispose off my worldly Goods as is hereaft<sup>r</sup> expressed: scil: My will is y<sup>t</sup> all my Just & due debts be duly payd & discharged by my Executrix: unto w<sup>ch</sup> purpose, & not otherwise but only for y<sup>e</sup> payment off any Just & due debt off mine, & y<sup>t</sup> only *only* in such case off absolute necessity as y<sup>t</sup> y<sup>e</sup> debt cannot be otherwise dischardged & satisfied I doe Invest my Executrix with full pow<sup>r</sup> to sell any part off y<sup>e</sup> land or estate in this present Instrument hereaft<sup>r</sup> by mee bequeathed unto my two sons or eldest daught<sup>r</sup>. Always provided y<sup>t</sup> itt be

not done without y<sup>e</sup> advice off those whome I shall appoynt ov<sup>r</sup>seers off this my last will & testament: Whose advice also by her is to be had in y<sup>e</sup> disposall off any oth<sup>r</sup> land or stock by way off sale & alienation in any case whatsoever 3: Alsoe my will is y<sup>t</sup> in y<sup>e</sup> first mentioned case y<sup>e</sup> Damage done thereby unto any off my sayd children shall be born & sustained by every off them three proportionably to y<sup>e</sup> value off the severall legacies or portions by mee bequeathed vnto y<sup>m</sup> in this my last will & testament viz: y<sup>t</sup> child out off whose land or estate any such sale shall be made shall have his or her damage according to the formentioned ord<sup>r</sup> & proportion made vp out off y<sup>e</sup> land portion or estate off y<sup>e</sup> other twoe by such sale not damnified or less damnified: y<sup>e</sup> child damnified alsoe bearing his or her own pticul<sup>r</sup> proportion off y<sup>e</sup> loss or damage by such sale 4: Also I give & bequeath unto ffraunces Coleby my wife my now dwelling house & y<sup>e</sup> land orchard outhousen with all fences priviledges and appertinances & town rights thereunto belonging. As also one third part off all the lands y<sup>t</sup> I now stand seized & possessed off during her life. 5 Also I give & bequeath unto John Coleby my eldest son to him & to the heirs off his body lawfully begotten for ev<sup>r</sup> one halfe of a lott off meadow in y<sup>e</sup> towne off Salisbury commonly called Groomes lott, seituate in a place commonly called the higlety piglevs lying betwixt the lotts off John Dikerson & William Boswell when he shall come to y<sup>e</sup> age off twenty one years. Att w<sup>ch</sup> time iff my son John shall & will make ov<sup>r</sup> his right, title & interest unto his lott in y<sup>e</sup> childrens land commonly soe called in y<sup>e</sup> town off Amsbury: unto my Execentrix then I doe moreov<sup>r</sup> give & bequeath unto him & his heirs as before sayd all y<sup>t</sup> land w<sup>ch</sup> I purchased of the Town of Amsbury which iff my s<sup>d</sup> son shall refuse to doe my will is y<sup>t</sup> y<sup>e</sup> s<sup>d</sup> land purchased off y<sup>e</sup> Town shall be equally divided amongst all my children to ||be|| inherited by them & y<sup>e</sup> lawfull begotten heirs off their bodyes for ev<sup>r</sup>. 6: My Will furth<sup>r</sup> is That my son John shall remaine with & helpe my wife his mother untill y<sup>t</sup> he come unto y<sup>e</sup> age off twenty one years 7 I give & bequeath unto Thomas Coleby my youngest sonn all my land in & adjoining unto y<sup>e</sup> greatt plaine being two lotts y<sup>e</sup> one purchased off Edw<sup>rd</sup> Gove more peticularly specified in the deed I had off him y<sup>e</sup> oth<sup>r</sup> being a lott w<sup>ch</sup> I had off my ffath<sup>r</sup> Coleby: & y<sup>e</sup> oth<sup>r</sup> halfe off y<sup>e</sup> s<sup>d</sup> Groomes lott, every off which premises he is to be possessed ||of|| for an inheritance unto himselfe & y<sup>e</sup> heirs off his body lawfully begotten forev<sup>r</sup> aft<sup>r</sup>

y<sup>t</sup> he shall come to y<sup>e</sup> age off twenty one years. 8: My will is y<sup>t</sup> iff any off my sons depart this life without an heir off their body lawfully begotten y<sup>t</sup> then the portions bequeathed to them shall be equally divided amongst all y<sup>e</sup> rest off my children then surviving 9: I give & bequeath unto Sarah Coleby my eldest daught<sup>r</sup> my little pasture lying by y<sup>e</sup> Powow Riv<sup>r</sup> side, w<sup>ch</sup> I purchased off my Broth<sup>r</sup> Sam<sup>l</sup> Coleby to be immediately possessed by her for an Inheritance for herselfe & y<sup>e</sup> lawfull begotten heirs off her body for ev<sup>r</sup> aft<sup>r</sup> my decease: As alsoe my now dwelling hous, land, orchard, & outhousen, with all priviledges & appertinances Thereunto belonging to herselfe & heirs as before aft<sup>r</sup> the decease off ffraunces my wife:

“10 My will is y<sup>t</sup> my wives thirds out of every parcell off land bequeathed unto my two sonn<sup>s</sup> & eldest daught<sup>r</sup> shall be excepted to remaine firme unto her prop<sup>r</sup> use & benefitt during her life 11: I give & bequeath unto my daught<sup>r</sup>s Elizabeth & ffraunces Coleby five pounds apiece to be payd unto each off y<sup>m</sup> att the day off mariage or att y<sup>e</sup> age off twenty years iff they marry not before by my son John Coleby: 12 I give & bequeath unto my daught<sup>r</sup>s Mary & Hannah Coleby unto each off them five pounds apiece to be payd unto Them by my son Thomas Coleby when he my sayd son shall come unto y<sup>e</sup> age off twenty three years. 13 Also my will is that iff any off my daught<sup>r</sup>s shall depart This life without an heir off their bodies lawfully begotten then y<sup>e</sup> portion or legacie bequeathed by mee shall be equally divided amongst the rest off my daught<sup>r</sup>s then surviving. 14: I give also & bequeath all the rest off my whole estate both moveable & immoveable, lands, chattells both personall & reall unto ffraunces my wife: Whome I make, constitute & appoynt sole executrix unto this my last will & testament. 15: ffinally I doe make & appoynt my trusty ffriends: My broth<sup>r</sup> Samuell Coleby off haverill & my Loving friend Thomas Barnerd jun<sup>r</sup> off Amsbury ov<sup>r</sup>seers off this my last will & testamentt, to see & take care y<sup>t</sup> in every pticl<sup>r</sup> itt be duly pformed. And in confirmation off y<sup>e</sup> forewritten premises to be the pticul<sup>r</sup> contents off my last will & testament I the Sayd John Coleby have hereunto subscribed my hand & seale. Dated This twenty second day off January Anno Domini: one thousand six hundred seventy three (Seventy four) 22: 1: 1673-4:

“It is alsoe declared before sealing to be y<sup>e</sup> will off this Testat<sup>r</sup> John Coleby: y<sup>t</sup> his part off his ffather Colebyes estate

belonging unto him from & by virtue off a Court ord<sup>r</sup> aft<sup>r</sup> the decease off his mother Susanna Whithredg shall be equally divided amongst all his daught<sup>r</sup>s: as Witness his hand the day & year abovesayd & seale affixed."

John Colby (SEAL)

Witness: John (his H mark) Hoyt, Sen<sup>r</sup>., Thomas Wells.

Proved in Salisbury court Apr. 14, 1674 by the witnesses.

Inventory of the estate of John Coleby of Amsbury, deceased 6: 12m: 1673-74, taken 2: 1m: 1673-74, by William Barnes and Thomas Barnerd, Sr. of Amesbury: eight sheep & a lambe, 4li.; twoc oxen at 5li. pr. & four cowes at 3li. pr., 22li.; one two year old heifer, 1li. 10s.; one yearling & a calfe, 1li.; five young swine, 1li.; ye dwelling house, outhousen, homestead & land by ye Powwow River, 30li.; a lott of land at Bugmore, 4li.; fourty acres of land in ye great plaine, 46li.; a parcell of land purchased of ye towne, 20li.; thirty five acre lott in ye woods, 20li.; lott in ye ox pasture, 5li.; a division of land in ye Lyons mouth. 5li.; a lot of meadow called Groomes lott, 20li.; a lot of meadow in ye lower higglety pigley, 20li.; beadstead, feather bed, bedding & curtaines, 8li.; trundle bedstead, flockbed & bedding thereto belonging, 3li.; a chaff bed & bedding thereto belonging, 1li.; corne in ye house, 3li.; twenty pound of wool, 1li.; his wearing cloathes, 1li. 10s.; halfe a barrell of meat, 1li. 10s.; an old chest, box & linnen therein & a bible, 2li.; his Armes, 2li. 10s.; cart, sled, plow, yoke & tackling belonging, 3li.; flax, & a tenant saw, 16s.; axes, hows, sickles & a shave, 12s.; pott, pot hookes, tramell, kettle & two skillets, 2li.; frying pan & warming pan, 8s.; pewter, smothing Iron & a sieve, 12s.; trenchers, trayes, wooden platters, dishes & spoones, 10s.; two spinning wheels, three payr of cards, 8s.; old tubs, barrels & payles &c, 1li.; a bill, 1li. 18s.; total. 234li. 4s.

Attested Apr. 14, 1674 by Frances Coleby, the executrix.

Thomas Challis with Mary his wife acknowledged Sept. 3, 1696, the receipt from her brother Thomas Colby of Amesbury of the 5li. bequeathed to the said Mary by the will of her fater, John Colby of Amesbury.

Thomas Challis, Mary (her M mark) Challis (SEAL)

Witness: Thomas Wells, William Challis.

William Osgood of Salisbury with Hannah Coolby his wife, acknowledged Sept. 1, 1722, the receipt from her brother

Thomas Collby, of the 5li. bequeathed to the said Hannah in the will of her father John Coolby, formerly of Amesbury.

hannah (her X mark) Osgood, William Osgood. (SEAL)  
 Witness: Joseph Osgood, Apphiah Osgood.

*Essex County Probate Files, Docket 5,919.*

Joseph Prichitt and Fraunces his wife acknowledged Dec. 12, 1687, the receipt from John Collby of Amesbury of the 5li. bequeathed to the said Fraunces by the will of her father John Collby, Sr. of Amesbury.

Joseph Pricte (SEAL)

Witness: Thomas Wells, Thomas (his X mark) Hoyt, Jr.

Elisabeth Collby of Amesbury acknowledged May 18, 1689, the receipt from her brother John Colby, eldest son of John Colby, of the 5li. bequeathed to her by the will of her father John Collby of Amesbury.

Elizebth (her X mark) Colby (SEAL)

Witness: John Hoyt, Sr., Mary Hoyt.

Attested Nov. 22, 1723 by the witnesses, John Hoyt and his wife Mary Hoyt before Thomas Noyes and Joseph Woodbridge, Jus. of the Peace.

*Essex County Probate Files, Docket 5,921.*

GUARDIANSHIP OF SARAH LONGHORNE OF ROWLEY.

Sarah Longhorne made choice of Daniell Wicom to be her guardian, May 5, 1674, and he was bound. *Ipswich Quarterly Court Records, vol. 5, page 242.*

Sarah Longhorn, "who was left yong and of Tender agge," having been under the charge of an executor, petitioned the court for a guardian.

Petition to the court, dated Ipswich, 4 : 3 : 1674, "Constance Crosbie Grandmother to this Orphan Sarah Longhorne understanding that Daniell Wickam is like to be perswaded to accept of Guardianship for her: I thinking that she had need of one that hath more experienc to oversee her and for other Reasons I am very unwilling & doe desire that such a thing may not be proceeded in or Granted till Thomas Longhorne of Cambridge her Uncle knowes & Gives his Consent for he takes more Care of the children than I expected he would have don: not more at psent your poor & humble servant & Handmaide."

*Essex County Quarterly Court Files, vol. 21, leaf 45.*

## ESTATE OF ISAAC BROWNE OF NEWBURY.

Administration upon the estate of Isaack Browne of Newbury granted May 21, 1674, to Rebecka Browne, his widow, who was to bring in an inventory to the next Ipswich court. *Ipswich Quarterly Court Records, vol. 5, page 253.*

Inventory of the estate of Isak Browne of Newbury taken June 8, 1674, by Wiliam Titcomb and John Emery, Jr.: a yoake of oxen, 13li.; 3 kowes, on heifer, on yerling, 3 calves, 18li.; twelve swine, 8li.; on hors, 5li.; three sheepe, on lamb, 1li. 10s.; weareing clothes, 10li.; two beds, bedsteads and beding, 16li.; Iron, brase, peuter and other houshold stufe, 6li. 13s.; lumber, 1li. 10s.; indian corn and provision, 1li. 5s.; armes, 2li.; working tooles, 3li.; cart, plowes and teame takling, 2li. 10s.; land at havrill, 80li.; howse and land, 120li.; ten acres of meadow, 50li.; about two acers of meadow after thomas browns descas, 6li.; a freehold, 20li.; corne on the ground, 5li.; total, 369li. 8s.

Attested in Ipswich court Sept. 29, 1674 by Rebecha Browne, the widow, administratrix of her husband's estate.

Debts due from Isak Browne: to Peeter Topan, 10li.; amos Stikeny, 10li. 15s.; Captain gerish, 2li.; richard dole, 7li.; richard bartlet, 3li.; John bartlet, 1li. 5s.; ensign greenleaf, 1li. 10s.; ben. lowle, 1li.; small debts. 2li.; total, 38li. 10s.

Agreement dated 29: 7: 1674, of Rebecca Browne widow of Isack Browne, concerning the disposal of his estate: "his land which hee had of his father that it was his desier that his sone thomas should have the said land my desier is the same that my sone thomas should have the land at 21 years of age paying to his four sisters ten pounds apeace at their marriage or at twenty yeers of age only I doe reserve the thirds of the said land If I see cause to take it or if my sone should not live to inioy it then his eldest sister then liveing should enioy it paiing twenty pounds apeace to the rest of her sisters: also I doe give out of the rest of the estate to my daughters five pounds apeace and shall be willing to doe more for them if it shall please god to give me ability also I doe desier my brother fransis browne and my uncel John emery may be overseers that this may be performed."

Allowed in Ipswich court Sept. 29, 1674.

*Essex County Probate Files, Docket 3,582.*

## ESTATE OF ROBERT LEACH OF MANCHESTER.

This writing is to inform the Court, that although Robert Leach late of Manchester died without perfecting his will, yet sometime before he died he declared in the presence of some neighbors as witness that his mind was "that after som legacies as follows were paid to his daughters, that is to say to his married daughters: Sara & Elizabeth, five pounds apeece, to his daughter mary ten pounds & to his two youngest daughters: Bethia & Abigaile eight pounds apeece, that then his whole remaining estate should be left with his beloved wife, Alce Leach, & his two sons Samuell & Robert Leach to be equally proportioned amongst them.

"This is farther to certifie, that although this was the last will and testament of the aforesaid Robert Leach, yett upon farther consideration, Alce Leach the widdow & her two sones Samuell & Robert Leach, have agreed within ourselves freely & Joyntly together, to make an adition to these legacies out of our owne estates, as to the two eldest daughters, Sara & Elizabeth what they received from their father, as their portions, with the legacies given them by their father, in his last will & testam<sup>t</sup>: as above written, & the adition made there vnto by their moth<sup>r</sup> Alce Leach the widdow, & their brothers Samuell & Rob<sup>t</sup> Leach is to amount to fifteene pounds apeece, to each of them they being married haveing received som portion alreddy with that then received & the legacies due by their fathers last will & testament, with the adition made by their mother, & brethren doth make up fifteene pounds apeece to Sara & Elizabeth, for the rest of the daughters, Mary, Bethiah & Abigaile what their father left them as legacies in his last will & testament & the adition made by the widdow Alce Leach their mother, & Samuell & Rob<sup>t</sup>: their brothers, comes to fifteene pounds apeece, to each of them: Mary, Bethiah, & Abigaile

"This farther to inform the Hon<sup>rd</sup> Court w<sup>t</sup> is agreed upon within o<sup>r</sup>selues, alce Leach the widdow & her two sones, Sam<sup>l</sup> & Rob<sup>t</sup> Leach, that Samuell & Robert Leach taking into consideration their mothers condition, shee being left a widdow, wee haue consulted together for her comfortable subsisting, for som way to continue her maintenance in this her condition, And that y<sup>e</sup> widdow Alce Leach with her free consent haueing resigned up her interest in that estat as left by her husband Rob<sup>t</sup>: Leach, in his last will & testament, the which her Interest shee hath, resigned up to her sones Samuell

& Robert Leach, upon condition as followeth, That Sam<sup>l</sup>: & Rob<sup>t</sup>: Leach haue taken that whole estate, as left by our father Rob<sup>t</sup>. Leach late deceased in manchester, upon the resignation of the widdow alce Leach our mother, haueing resigned up her interest in that estate soe left by our father into our hands in consideration wheareof wee the aforesd Samuell & Robert Leach, haue ingaged to paye to our mother, the widdow Alce Leach, ten pounds by the yeare in such pay as may be for her use & as shee stands in need of, & the housse left by our father where shee now liues with the stuff now belonging thereto is to remaine to her out of this estat: soe that the yearly pay ingaged by her sons to be pd her with the house & household stuff, is to remaine to her if shee continue in a widdowes condition but if shee marry then all the whole estate fals into the hands of her sons: Samuell & Robert Leach they to continue or remaine ingaged to paye, but fiue pound by the yeare to there mother Alce Leach duering her life time

“It is further to certifie that Samuell & Robert Leach doe freely consent that there mother Alce leach the widdow shall reserve to herself out of the estate afore mentioned, shee to reserve to herselfe twenty pounds, without any exception made of conditions, only that when she dyes, shee to bequeath it to her children according as she please, vnto whome to bestow it vpon as legacies from herselfe.

“To what is heare agreed upon as afore mentioned wee the pties aforesaid doe sett our hands.”

Alce (her U mark) Leach, Sam<sup>l</sup>: (his S mark) Leach, Robt. Leach.

Witness: Sam: Freind, John Elathorpe, this 29 June, 1674.

Allowed by the court 1: 5m: 1674 and the said Alce, widow and the two sons Samuell and Robert Leach appointed administrators. *Essex County Probate Records, vol. 301, pp. 51-53.*

Inventory of the estate of Robert Leach, late of Manchester, deceased, appraised by John West and Paul Thorndike: One dwelling house and barne, orchard and 4 score and five akers of upland, 230li.; eight akers of Meadow, 50li.; six oxen, 30li.; eleven Cowse and other young Cattell, 43li.; for three Jades and Swine, 14li.; for Cartwheels, plowtackling axes and a part in a sawmill, 10li.; a part in a boat, 15li.; debts in John Leaches and farmer Wests hands, 35li.; for canooes, guns, sword and other small things, 4li.; wearing Cloaths and bed-

ing and corn, 28li.; for peuter, brass and Iron and other household stuff, 5li.; total, 464li.

Attested in Salem court 1: 5m: 1674 by the widow of the deceased and John West.

*Essex County Quarterly Court Files, vol. 22, leaf 8.*

Agreement made between Samuell Leach and Robert Leach, sons of Robert Leach of Manchester to divide the estate which their father left in their possession as their own inheritance: the houseing, Barns and other small houseing which the said Samuel Leach now possesses with the land they stand upon, that is to say all the land from the Cross Fence standing at the northeast end of ye sd Samuell's orchard and so southward to the Cross Fence that now stands on the northeast side of sd. Robert Leach's barn, it being about an acre and a quarter with the house lot and orchard that was our Uncle Foots, as also two acres of salt marsh adjoining to the marsh of Jno. Siblee, and land which we bought of Henry Ley, these all to Samuell Leach.

To Robert Leach, the dwelling, outhouseing and barn which the sd. Robert Leach now possesses with the land from the Cross Fence now standing on the northeast side of sd. Robert's barn to the River downward and so between the lot of Jno. Norman and the marsh of Nicholas Vinson. A division of all moveable goods was formerly made to the satisfaction of both parties.

Also there is a considerable part of land and meadow they were both concerned in that is yet undivided and the said Samuell not being capable of making any further division appoints his trusty friends John Siblee and Thomas West his trustees to attend to the division.

Signed and sealed Oct. 7, 1691.

Samuel (his S mark) Leach, Robert (his R. mark) Leach.  
(SEAL)

Witness: Thomas West, Sarah (her nn mark) Smith. *Essex County Probate Records, vol. 309, page 216.*

#### ESTATE OF ROBERT PRINCE OF SALEM.

"the last will and testimony of robart prince maed the 24 of maye 1674 being in parfete memery and good understanding yet weecke of bodye furst I bequeene my sole unto god that gaue It and my body unto the ground there to reste untell that great daye of the resreictone I giue unto my toe

sones James and Joseph Princ all my ||houses and fences|| & land both upland and medous for to bee Equally to bee devided betwene them both when thay Come to the agee of one and twenty yeres. I giue unto my daftere Elisebath Prince forty pounds to be payed by my tow sones ||when thay Come to agee|| fiftene pounds appece and tenne pounds by my wife: and this to bee payed vnto my dafter at the age of Eighttine yeres. I giue unto henary brage three pounds to bee payed by my Excectore, my will is that my wife shall haue the hous and land untelle my sones Come unto age and bring up my Children: allso all my stocke of Cattell and movabell goods: Exceptet fouer of the great pueter platers which I giue unto my dafter. my will is If Ethere of my Children should desese before thay Come unto age then the Estate or legecy to bee devided betwene him or them that surviue. lastly I make my wife my sole Exceteure of this my will. also I apoynt and desier thomas and John Putnam to bee the ouer-seeres of this my will. my will is that If all my Children shall desese befor thay shall Come to age that then all my land shall fall to the next of blode."

[no signature]

[no signatures of witnesses]

Proved in Salem court 30: 4: 1674 by Lt. Tho. Putnam and John Putnam. *Essex County Quarterly Court Files, vol. 22, leaf 16.*

#### ESTATE OF MICHAEL PARTRIDGE OF MARBLEHEAD.

Michaell Patridg dying intestate, an inventory of his estate was brought into court 30: 4: 1674, by Mr. William Browne, sr., to whom it was given by Thomas Edwards, boat-master, and the latter was appointed administrator, he to pay the debts in proportion as the estate warrants. *Salem Quarterly Court Records, vol. 5, leaf 77.*

Mighell Partridg, Dr., to paid several men p. Tho. Edward, 4li. 7s. 1d.; one 1-3 pt. of ye Shallup, 24li. 4s.; Goodman Lord & other men for his Buriall, 14s.; total, 29li. 5s. —. Creditor, 1-3 pt. of ye shallup as she was prised, 15li.; his winter Voyag with Tho. Edwards, 11li. 6s. 9d.; some old Clothes, 2li. 15s.; total, 29li. 2s. 3d.

Allowed 7: 5m: 1672.

Acompt of ye vioag of Michaell Partridg and Thomas Hooper who were Drowned in ye Month Apriell: here at Salem: In

Merchantble fish among 4 men, in all there was 94 qntles, 84li. 12s.; their Refuse Fish, with a Barrill of Oyle, 20li. 13s.; total, 105li. 5s. To Mr. Browne & Boates hier, stage Roome and Beefe & nett, 59li. 18s.; there Remains, 45li. 7d. Diveded between 4 men Comes to 11li. 6s. 9d. a man.

To what Thomas Edwards hath ben out for Michael Partridg: paid to Samll. Nicholson for Michaell partridg, 1li. 12s. 6d.; to John Broek, 12s.; to Edw. Homan, 5s. 6d.; to Goody Coale, 11s.; to house Rent, 10s.; to Tho. Edwards, 8s. 6d.; to vinson Stutson for shoose, 5s. 6d.; to Mr. Lattimore, 2s. 4d.; total, 4li. 7s. 4d. To both their Burialls, 1li. 8s.

The appraisal of a shallop, belonging to Michaell Partridg, made June 30, 1674, by Erasmus James, William (his W mark) Neck and Christopher Necke: one pare of Shoose, in silver, 6s.; 1 pare of stockings, 3s.; 2 ould Shurts & 3 hand Chefer, 6s.; 3 old pare of Drawers, 5s.; 1 old Blanckett, 6s.; 1 pare Gloves, 2s.; 1 old Bed sack & pillow, 2s.; 1 Coate, 8s.; 1 Sute, Coate & Breaches, 1li. 4s.; 1 woollen wastcoat & Drawes, 3s.; 3 pare of old Stockings, 3s.; 2 old Caps, 1s. 6d.; 1 Bible, 3s.; 1 old hatt, 2s.; 1 old Cheest, 1s.; total, 2li. 15s. 6d.

*Essex County Quarterly Court Files, vol. 20, leaves 17-19.*

#### ESTATE OF ROBERT HOOPER OF MARBLEHEAD.

Robt. Hooper dying intestate, an inventory of his estate was brought into court 30: 4: 1674, by Mr. William Browne, sr., to whom it was given by Thomas Edwards, boatmaster, and the latter was appointed administrator, he to pay the debts in proportion as the estate warrants. *Salem Quarterly Court Records, vol. 5, leaf 77.*

Robert Hooper, Dr., to severall Menn for Debts, 3li.; his buriall, 24s.; to Mr. Wm. Browne, Senr., for 1-3 of ye Shallup, 24li. 5s.; total, 38li. 5s. Creditor, 1-3 pt. of ye Shallup as She was prised, —; his Winter Voyage with Tho. Edward, 11li. 6s.; a peell of old Clothes, 15s.; total, 27li. 1s. 9d.

Allowed 7: 5m: 1672.

Acompt of ye vioag of Michaell Partridg and Thomas Hooper who were Drowned in ye Month Apricll: here at Salem: In Merchantble fish among 4 men, in all there was 94 qntles, 84li. 12s.; their Refuse Fish, with a Barrill of Oyle, 20li. 13s.; total, 105li. 5s. To Mr. Browne & Boates hier,

stage Roome and Beefe & nett, 59li. 18s.; there Remains, 45li. 7d. Divided between 4 men Comes to 11li. 6s. 9d. a man.

Thomas Hooper Debter. to Goody Colle, 17s. 6d.; to ye Old Boat, 5li. 10s.; to Boston for Boots, 1li. 2s.; to Vinson Stutson for Shoose, 7s. 6d.; to Benjamin Parmeter, 1li. 15s. 6d.; to Mr. Brown, sr., 3li. 1s.; to Mr. Lattimore, 2s. 6d.; to house Rent, 10s.; total, 13li. 7s. To both their Burialls, 1li. 8s.

Tho. Hooper's goods appraised by Erasmus James: parcell of old Lumber, as Stockings, Drawers & wastcoats, 2s.; 1 old Shurt, 3s.; 1 pare Breeches, 6s.; 1 old Coate, 4s.; total, 15s.

*Essex County Quarterly Court Files, vol. 20, leaves 17-19.*

#### ESTATE OF THOMAS NEWHALL, SR. OF LYNN.

"The last will and testament of Thomas Newhall Senior of Lyn in the county of Essex hauinge his prefect memory and understandinge Imprimis I bequeath my Spirritt to the Lord that gaue it and my Body to the dust from whence it was taken I bequeath my twelf acres of salt marsh to my sonn Thomas Newhall and my sonn John Newhall the six acres that my sonn Thomas shall haue is three Acres in Rumley marsh neere the Island and the rest is a peell lyinge in the Towne marsh called Gaines his necke and another peell lyinge in the Towne marsh adioynnge to my Brother Farrington and the six Acres yt my sonn John shall haue lyeth in the last Diuission in Rumley marsh but if my soon John should haue noe child before he dyeth then the six Acres I giue to my sonn John to return to my sonn Thomas and his heirs for ever but if my sonn John should haue a child or children then the sd six Acres to bee att his owne disposse forever. I bequeath to my sonn Thomas Brownes his children twenty Pounds equally to be devided between them and the sixteen Pounds w<sup>ch</sup> he hath already of mine in his hands is to be part of this Twenty pounds I giue to his children. I bequeath to my sonn Richard Haven his children twenty pounds to be equally devided amongst them namly betweene Joseph Haven Richard Haven Sarah Haven Nathaniell Haven & Moses Haven this not to be paid vntill they com to the age of twenty one years, I bequeath to my tow daughters Susana Haven & Mary Browne each of them a paire of sheets and each of them too pillow beares. Alsoe I constitute & make my lawfull & sole executor and to pforme this my last will and testament

my sonn, Thomas Newhall. I doe alsoe bequeath vnto my sonn Thomas Newhall his childrenen thirty pounds and that this is my tru will and testament I haue set to my hand This first of Aprill 1668."

Thomas (his T mark) Newhall, senier.

Witness: Thomas Laughton, Robart Potter.

Proved in Salem court 1: 5m: 1674 by the witnesses.

Inventory taken 25: 4: 1674, by Oliver Purchis and Robert (his mark) Burges: An old dwelling house with an old barne & 6 Acres of Upland & 12 acres of Meddow, 95li.; 30 Acres of Land in the woods, some part meddow, 30li.; an old fether bed, 1 Bolster, 1 pillow, 1 pillowbear, 2li. 10s.; 1 Green Rugg, old, 1 Branched Coverlett, 1 old blankett, 1 old p<sup>r</sup> of Curtaines & vallenge, 2li.; 2 p<sup>r</sup> of sheets, 1 table cloth & 3 napkins, 2li.; 1 Hatt & his wearing apparrell with 2 bands, 3li.; 1 y<sup>rd</sup> & 1-2 of Red Cotton or such like, 4s. 6d.; 5 vessels of Brass, kettls, pots & skillett, 2li.; an iron Kettle & skillett, 8s.; pewter as 3 platters, 1 small flaggon, 1 Bowl & 1 Candlestick, 1 pott of a pint or more, 1li. 2s.; 1 pr. of Andirons, 1 pr. of Tongs, 1 spitt, 1 potrack, & 1 pr. of pothookes, 1li. 1s.; 1 warming pan, 6s.; 1 Bible & 4 other good bookes, 1li. 5s.; 1 press Cubbard, 2 old Chests, 1li. 10s.; 2 chayres, 12s.; 1 Box & some small matters in it, as two small black hankerchiefs, 1 black quoife, 1 Bonnett, & two small Remnants Linnen, 16s.; money, 5s. 7 1-2d.; a small parcel of land about an Acre neer ye overshut mill betweene the mil wast & y<sup>e</sup> Cawewey bridge, 3li.; estate in ye hands of John Newhall his son, 20li.; one-halfe pinte pott, 1s. 6d.; some debts due to him p weaving &c., 6li.; total, 173li. 1s. 7 1-2d.

Attested in Salem court 1: 5m: 1674 by Tho. Newhall.

*Essex County Quarterly Court Files, vol. 22, leaves 9, 10.*

#### ESTATE OF WALTER PRICE OF SALEM.

"I Walter Price of Salem being weake in body, but of perfect understanding & memory, blessed be God, do ordaine this my last will & Testament, for the setling of my outward Estate, as followeth, Imprimis, I doe order & appoint all due Debts to be paid & discharged vnto any person or persons to whom they belong, out of my proper Estate & in particular the Legacies giuen to my two Grandchildren Elizabeth Price and Anne Price. Item, I giue and bequeath to my sonne John, and confirme vnto him what was promised him vpon his Mar-

iage, viz: one third part of the Ketch Friendship, also the whole Ketch William & John, halfe the warehouse at winter Iland, & the now dwelling house of John Lambert in Salem, or the debt due to me from him. Item I giue & bequeath vnto my sonne John the dwelling house wherein Doctor Weld now liueth, with the ground belonging to it Item I giue & bequeath all the rest of my Estate, to my deare and Loveing wife, Elizabeth Price, to be possessed & enioyed by her dureing her naturall life, only shee paying out of it, a portion, what she shall thinke meet, to my sonne William Price, according as he shall behaue himselfe.

"Item my will is that my sonne John Price shall, after my decease, liue in my now dwelling house with his mother, & shall manage the Estate for her, & the Grandchildren, viz: Elizabeth Croade, John Croade & Elizabeth Price, vntill they shall be disposed of, by their said Grandmothers Consent, Item my will is that my sonne John Price, liueing with his mother & manageing the Estate, as aforesaid, dureing her naturall life, shall in Consideration thereof, possesse and inioy as his owne, the one halfe of the Estate that is left at his mothers decease, or else shall possesse & inioy the whole Estate that is then left, (excepting the household goods,) he paying out of it, the value of halfe y<sup>e</sup> said Estate, at that tyme to the aforesaid Grandchildren Viz: Elizabeth Croade, and John Croade or any else of my Children, according to the will of his mother at her decease, and also to their sister Hannah Croade Item, I giue and bequeath vnto my sonne William Price twenty shillings, and to my daughters Elizabeth Rucke and Hannah Verin twenty shillings apiece. Also to my daughter Anne Bradstreet fiue shillings Item, I doe will and appoint my beloued wife, Elizabeth Price, and my sonne John Price, to be Joynt Executours of this my last will and Testament, and I desire & designe my beloued brother Capt. William Gerrish of Newbury, and Capt. Thomas Lothrop of Beverly to be Ouerseers thereof. And in wittnesse hereof I haue hereunto Sett my hand and seale this 21 day of may, in the yeare of our Lord, 1674."

Walter Price. (SEAL)

Witness: Edw. Norrice, Benjamin Gerrish.

Proved in Salem court 1: 5m: 1674 by the witnesses and the executors were given until the next Salem court to bring in an inventory.

Inventory of the estate of Capt. Walter Price, taken June

4, 1674, by John Hathorne and John Higginson: two dwelling houses near ye meeting house & a Kitching, a stable &c. with the land, 400li.; warehouse in ye towne, 45li.; warehouse at Winter Island, 45li.; 1-4 pt. of a mill upon ye South river, 180li.; 5 achres of Land att ye planters marsh, 1-2 upland & 1-2 salt marsh, 40li.; six or seaven achres of land In ye south feild part Inclosed and pt. In ye generall feild, 45li.; house & land yt Jno. Lambert lives in, 50li.; house & land yt was formerly Jno. Baudings, 42li.; parcell of Land att Andiver taken upon Execution of Marke Graves for 30li. upon acct., valued now at 25li.; Ketch Freindship, 36 tons, 160li.; Ketch Wm. & Jno., 22 tons, 100li.; 5-8 of the ketch Begening, 24 tons, 60li.; 1-2 ketch Hope, 27 tons, 60li.; 1-2 ketch Patient Betty, 23 tons, 47li. 10s.; 1-2 ketch Crickett, 18 tons, 25li.; a Negro boy apprentice with Wm. Dounton, 25li.; a maide servant for six yeares, 8li.; a parcell of English goods & salt, 365li. 8s. 11d.; goods sent to ye southward & Eastward, 56li. 10s.; a parcell in England. In Mr. Harrod's hands, 50li.; household goods, 158li. 1s. 2d.; 5 bush. of wheat at 4s., 1li.; 15 bush. pease, 3s., 2li. 5s.; 1-2 bar. molasses, 15s.; biskett, 10s.; 1 bar. of Ireish beaf, 1li.; 6 bar. porke, 50s., 15li.; 3 bar. Beafe, 30s., 4li. 10s.; 9 gall. brandy, 4s., 1li. 16s.; 6 Qts. 1-2 fish, 3li. 18s.; 1 2-3 barl. oyle, 2li.; 4 pr. stilliards, 3li. 8s.; 5 pr. scales & weights, 15s.; 3 pr. beams & scales, 2li. 15s.; 1 old Standish & Ink box, 1li.; a half bushel, 1s. 6d.; 3 hhs. & a parcel of old hhs. & barl., 2li. 9s.; 1 old horse, 3li.; 1-2 pt. of 12 mares & Colts In ye woods, 6li.; 1 Cow, 3li.; 3 hoggs & 3 shootes, 3li. 10s.; about 5 Load of hay In ye stable, 5li.; 4 Cord of wood, 1li. 4s.; English goods, 7li. 6s. 11 1-2d.; total, 2,058li. 14s. 4d. Funerall Expenses, 60li. My fathers wareing Cloathes genrally given away. There are considerable debts due from ye estate wch. wee hope there may bee debts sufficient to pay by debts due to ye estate. Mr. John Ruck came into court and laid claim to a parcel of land contained in the foregoing inventory which was to be left to further trial.

Attested 24: 9: 1674 by Mr. John Price, one of the executors.

*Essex County Quarterly Court Files, vol. 22, leaves 11, 114.*

#### ESTATE OF HUGH ALLEY, SR. OF LYNN.

"This 2 day of the 11 month 1673 This is the last will of hugh ally Sener I giue to my son John Ally a yew shep and a lamb at mickelmas next his wife and children for to haue

the yuse of them tele the children com to age and then the children to haue the yew shep and the lamb and the increse of these shep, I giue to my grandchild John linsy at michalmase next a ewe shep and the first yewe lamb that this yewe brings his brouther Elizer linsy shall haue and the first yew lamb that Elezers ewe shep brings that sameull linsy shall haue and the increse of these shep to be cepte for them tell they be at age and then they to haue them all for thear on yuse at there desposing I giue to my grandchildren Elezar linsy childrin at mickelmas next a yewe and a lamb and the children for to haue the increse of them when they com at age I giue to martha milles and hure child martha milles a yewe shepe and a yewe lamb at micklmas next and they for to haue the increse of thes shep and for the Rest I leue to my wife for to dispose of my estat at hure death to my children as she sese most nede as witnis my hand this present month 1673."

Hugh (his A mark) Ally.

Witness: William Bassett, Ellenn (her V mark) Lambert, John Aley.

Proved in Salem court 1: 5m: 1674 by William Bassett and Ellenor Lambert, and Mary Alley, the widow, was appointed administratrix.

Inventory taken 7: 12: 1673, by William Bassett and John Lewis: One house and one Acker of land and a half, 10li.; one mare and one hors, 4li. 10s.; 3 swin, 2li.; 2 coves, 6li.; 12 shepe, 6li.; fodr, 2li.; 2 beds and beding, 6li.; gots, 1li.; bockes, 5s.; tras and bouls, 10s.; puter and Earthen ware, 10s.; Jorn and brase, 1li. 12s.; cobard and 1 chest and 2 tronks chears and stols, 1li. 10s.; English and Ingin corn, 3li.; axes and houws and old Iron, 1li. 10s.; whelles and tubs and palles, 2li. 10s.; meate, 10s.; linen yearen, 12s.; sadell and bouts and shones, 1li.; wearing clothes in linin and wolenen, 2li. 10s.; glases, 4s.; debts due to the estate, 5li. 4s. 4d.; total, 60li. 17s. 4d.

Attested 1: 5m: 1674 by Mary Alley.

*Essex County Quarterly Court Files, vol. 22, leaves 12, 13.*

#### ESTATE OF JOHN LEGG OF MARBLEHEAD.

"In the Name of God Amen The Last Will and Testament of John Legg Sino<sup>r</sup> being very weake: but in his right Sences and perfect Memory: is as followeth Imprimis I doe first Commit my Body to y<sup>e</sup> Graiue and my Soull to God y<sup>t</sup> Gaue

it I doe Giue and bequeath || & make ouer|| vnto my Wife Elizebeth all my whole estate what Euer: house and land & Goods and all things: to be at her disposing Continuing her life soe y<sup>t</sup> noe Children of ou<sup>r</sup>s shall disturbe or Mollest her in y<sup>e</sup> time of her life: after my decease: but only what she doth think Good to dispose of to her Children o<sup>r</sup> others I leaue it to her Libertie I doe further will and desire y<sup>t</sup> if my wife she should marry with any man after my decease y<sup>t</sup> y<sup>e</sup> man to whom she shall be maryed to shall not haue any thinge to doe with y<sup>e</sup> Estate at all but after my wifes decease y<sup>e</sup> whole Estate to be Equally Diuided between my three sons y<sup>t</sup> is to say samuell John and Daniell, I doe more over will and desire y<sup>t</sup> my Son Daniell being my Youngest son should haue tenn pounce more than y<sup>e</sup> other two: to be taken out of y<sup>e</sup> Estate, I doe leaue in Leaguseas to my Son Sam<sup>ns</sup> two Children fife pounds a peece and likewise to my son John: his two Children fife pound a peece this I doe: frely: being in my Right mind: haue vnto all above written Sett my hand y<sup>e</sup> 16 day of November 1672."

John (his T mark) Legg.

Witness: Samll. Ward, Edw. Humphrey.

Proved 1: 5m: 1674 by Lt. Samll. Ward and Edw. Humphrey, and Samuell, John and Daniell Legg, sons of the deceased, appointed administrators of the estate.

Inventory of the estate of John Legg, taken at Marblehead, May 25, 1674, by Samll. Ward and Erasmus James: One Dweling House and two outt houses with about 1 1-2 acres of meddow & orchard, 115li.; pastuer walled in, 3 1-2 acres, 55li.; one Lott Containing 20 acres, 36li.; part of a farm about Eight acres, 17li.; two Cowes comanedg, 9li.; one seruant Boy, 8li.; fower Cowes, two steers & one heiffer, 17li.; three swine, about 1 year old, 1li. 10s.; cashe left, 10li. 15s.; depts out, 6li. 19s. 11d.; one Fether Bed and a under Silke Grase Bed, 2li. 15s.; old Bolster, & three smale Fether pillows, 14s. 6d.; two Ruggs, 2li. 14s.; Curtain & vallains, 16s.; one Bed Steed and Cord and matt, 1li. 2s.; one pair of andirons, 1li.; one Long table, 25s. and one short table, 5s.; one paer of Bellows, 18d., and a Gridiron, 2s.; one Candlestick, 2s., and one Looking Glace, 1s.; one great Chaier, 3s. 6d., and one Bedsted Cord & matt, 24s.; one sett of Curtains and vallins and fower Curtain rods, 15s.; one warming pann, 4s., and one fryin pann, 2s.; one spitt, 3s. 6d., and one great Chist, 10s.; one iron Cettle, 8s., and one Cettle pott and Hooks, 5s.

9d.; one skillett, 3s. 6d., and one pott hanger, 5s. & a Hearth iron, 4s.; fower Putter platers and one Basson, 10s.; three porengers and one salt seller, 2s. 6d.; five spoons, 2s. 6d., and fifteen trenchers, 1s.; fower Earthen Dishes, 1s. 6d., and two Brushes, 1s. 3d.; two Earthen potts, 6d., three old Chaiers, 4s. 6d.; one putter Quart and pinte pott, 5s.; one putter Basson and porenger, 3s.; one Cann, 2s. and one Chamber pott, 3s. 6d.; one earthen pott, 1s., and one Bible and psalm book, 6s. 6d.; one pair of pott Hangers, 4s.; one Brase cettle, 7s.; one Brase skellett, 2s., and fower wooden Dishes, 1s. 9d.; one paile, 2s., and two Earthen pans, 2s.; one paer of tongs, 2s., one Churn, 4s. 6d.; one Candlestick, one Lampe, 2s., and fower Joynt stools, 8s.; one womans Hatt, 16s.; one old Fether bed, 2li.; three new pillows, 12s. 6d., two old pillows, 5s. 6d.; one Bolster, 7s.; and one Green Rugg, 17s.; one Green Rugg, 15s., one pair of white Blanketts, 20s.; one paer of old Blanketts, 12s., one Red Blankett, 6s.; six Diaper napkins and one table Clothe, 14s.; six napkins, 8s., one pair of Cotten sheets, 16s.; one pair of Cotten and Lining Sheetts, 16s.; three old sheets, 14s., one holland pillobe, 3s. 6d.; two pair of pillobes, 7s. 6d., two holland aprons, 12s.; one Green say apron, 6s., and two blue aprons, 3s. 6d.; one Lute String Scarfe, 6s. 6d., and head Clothes & Gloves, 8s. 6d.; one table Clothe, 3s., a man's Coat new Kersie, 30s.; one paier of Kersie Briches, 10s., and an old searg Coat, 2s. 6d.; one woman's Coat of moorhaier, 16s., and two old searge Coats, 8s.; one Stufe Coat, 13s., and one Brod Cloth wastcote, 12s.; one Searg wast Coate, 9s., one Red peniston Coate, 6s. 6d.; one woman's Cloke, 7s., and two Carpitts, 13s.; one old Trunke, 9s., and one new Chest, 12s.; one new Box, 5s.; total, 316li. 13s. 2d.

Attested 1: 5m: 1674 by the appraisers.

*Essex County Quarterly Court Files, vol. 22, leaves 14, 15.*

#### ESTATE OF JOHN TARBOX, SR. OF LYNN.

"This 25<sup>th</sup> of 9<sup>mo</sup> 1673 The last will and testament of John Tarbox senior of Lyn in the county of Essex beinge in his right minde and haveing his understandinge Imprimis I bequeath my soule to god as into the hands of my faithfull creator and my body to the dust from whence it was taken I bequeath my house and housinge with orchard and all my Land and meadow with a green rugg and a great Iron kettle a round Joyne Table to my sonn John Tarbox and his heires for ever after mine and my wifes decease I bequeath vnto my sonn

Samuell Tarbox and his heires twenty five pounds to be paid vnto ||him|| or his heires by my sonn John ||tarbox|| or otherwise to haue that three acres of Land yt was my wifes before I marryed her and tow acres of salt marsh in rumley marsh if my sonn John shall not pay this twenty five pounds in one yeare and a halfes time after mine and my wifes decease and it is to be vnderstood this twenty five pounds given to my sonn Samuell is not till after one year & halfe after myne and my wifes decease. I bequeath vnto my Grand child Samuell Tarbox one younge steere to bee put out for his only use and benefitt. I bequeath vnto every one of my sonn John Tarbox his childeren and my sonn Samuells childeren one ewe sheep a peece. Lastly I bequeath vnto my louinge wife all the rest of my estate to be disposed of by her what shall bec of it att her decease left equally to my sonn John tarbox and his heirs and my sonn Samuell and his heirs alsoe I leaue my wife my only executrix and my louinge freinds capt marshall & Thomas Laughton senior my overseers of this my will and heareunto I haue sett my hand."

John (his N mark) Tarbox, senior.

Witness: Thomas Laughton, Sr., Robert (his R B mark) Burges.

Proved 1: 5m: 1674 by the witnesses.

Inventory taken 29: 3: 1674, by Thomas Laughton, sr. and Robert (his R B mark) Burges: one dwellinge house and one barne with seaven Acres of upland and A orchyeard neare adjoyninge, 55li.; six acres of salt march lyinge in Rumley marsh, 30li.; three coves and a calfe, 10li. 10s.; 3 younge cattel, 7li.; 9 sheepe and six lambes, 4li. 16s.; tow swine, 3li.; one bedstead & bed & bedinge, 6li.; tow coverings, 1li. 10s.; three paire sheetes, 2li. 8s.; two shirts, 2 pillowbeares, one table cloath & a wallett, 1li. 16s.; a bed tickinge, & a old Blankett, 8s.; one peece of new cloath beinge wollen, 2li.; one carpett and a couchinge, 8s.; two coats & a paire of drawers & a paire of old Breeches, 1li. 16s.; for more old weareinge cloathes, 14s.; Three paire of old stockings and one paire of shoos & a hatt, 9s.; one sack & foure Baggs & a winnow sheet, 1li. 2s.; one peece of cloath, 8s.; one porsell of yearne & one pound flax, 16s. 6d.; two old pillows, 6s.; seaven pound of sheep woole and cotten woole yearne, 12s.; cleaven pound sheeps woole & two old Baggs, 12s.; two platters, two drinkeinge potts, three poring dishes & two bassons & a bottle, all pewter, 1li. 2s.; one brasse skillett & a brasse skinmer, 5s.;

one Brasse pot & one Iron kettle, 1li. 2s.; three Iron potts, 1li. 13s.; one warmeing pann, a fire shovell & a paire of tongs, two paire pott hookes & a pott hanger, a paire of bellows, 16s. 6d.; a fryinge pann, Iron mortar & Iron pinn & a tinn pann, 5s. 6d.; one round Table & two Joyne stooles, 12s.; three chests & a old cubberd & a box, 1li.; two spinninge wheels, 5s.; three pailles, 4s.; some earthen potts & wooden dishes & some wooden trays, 5s. 6d.; three sawes & foure axes, 1li. 4s.; six old sickles & hookes & a peell of old Iron, 12s.; two forkes and one Iron crow & a grinstone, 11s. 6d.; Two old chairs & an old stoole & cuchen, 3s. 6d.; one truel hammer & a paire of pinchers, 2s. 4d.; six old basketts, a lanthorne & six pound of flax, 7s. 8d.; one peell of lumber, 17s. 6d.; foure Barrells & a tub, 10s.; two barrells, one lather undressed flax a dungforke and shovell, 14s.; six bushill & half of Indian corne & one bush. of mault, 1li. 3s. 6d.; money, 2s. 6d.; owing for two oxen by John Tarbox, jr., and Samuell Tarbox, 12li.; owing by John Tarbox, jr., 1li. 7s.; owing by Ezckell Needham, 9s.; total, 159li. 6s. 6d. Debts owing to Capt. Marshall, 5s. 8d.; to George Coale, 6s. 8d.; to Robert Driver, jr., 2s. 6d.; to John Tarbox, jr., 10s.

Attested in Salem court 1: 5m: 1674 by the relict of the deceased and executrix of his will.

*Essex County Quarterly Court Files, vol. 22, leaves 28, 29.*

#### ESTATE OF RALPH ELLINWOOD OF BEVERLY.

“January 7<sup>th</sup> 1673 The last will and testament of Raph Ellinwood who being weecke in body but of a good memory first I Comit my body to the earth and my Soule to god that gaue it Secondly I make helen my wife my lawfull executrix and to make use of all my estate to bring up our Children in the feare of the lord. Thirdly I make my son Raph my lawfull heire after his mothers decease but when he is Come to the age of twenty one yeares he is to haue the ten akres which was formerly old Robert Moltons lot and that our son Raph is to pay to our other four sons as namely John Joseph Benjamin & david and our too daughters Mary and Elizabeth each & either of them an equall portion only Raph a doble portion acording as the estate is prised to be paide as each comes to age onely I alow my wife hir thirds dureing the terme of hir life and after hir decease equally her thirds are to be devided amongst our sons & daughters that then doe surviue.”

[no signature]

Witness: Thomas Pickton and his wife Ann.

Proved in Salem court 3: 5m: 1674 by Tho. and Ann Pickton.

Inventory of the estate of Ralf Ellinwood of Beverly, taken Jan. 30, 1673, by Henery Skerry, sr., Tho. Rootes and John Massey: The lot commonly called Molton's lot, with the building, orcharding, etc., 135li.; plowabell Land, pasture, with part of the orchard, 130li.; 2 Cowes, 7li. 10s.; 2 Heffers with Calf, 5li. 10s.; 2 Oxen, 8li. 10s.; 1 Calfe, 1li.; 1 mare & 2 mare Colts, 3li.; 15 sheepe, with theare lambs, 7li. 10s.; 4 swine & 3 pigs, 3li. 5s.; 6 Loads of haye, 6li.; A Beed part Fethers & partt Flockes with 3 Fether pillowes with a bolster & Covering 3li. 10s.; a flock bed with 3 blancitts, 1li. 10s.; 20 Bushels of Ingen Corne, 3li.; 15 Bushels of barly, 2li.; 2 bushels of peese, 8s.; 8 Fliches of Bacon, 3li. 10s.; 2 bushels of Ry, 7s.; 30li. of sheeps wooll, 1li. 10s.; 16li. of hempe, 8s.; 10li. of flax, 10s.; Chaines & Fetters & horse Trases, 16s.; Cart & wheles with a Cops & bolt with plow Iornes, 2li.; 3 Boxes For wheeles, 5s.; 6li. wedges, 2s.; axes & hoes, 8s.; 2 haeks & 1 pare of Fiar Tongs, 10s.; 2 Akers of Salt marsh Ground Laying to the Common, 1li.; 3 Iorne pots and a Scellett, 15s.; warming pan, 10s.; a brace Cettell & scellitt, 1li. 10s.; a barrell of a Gun, 3s.; 5 puter platters & an old pott & porrenger, 1li. 2s.; half a barrel of mackrell, 9s.; 10 bushels of Turnups, 10s.; 1 barrell & half of sider, 15s.; 3 spinning wheels, 10s.; 2 Chests, 15s.; 20li. of Cheese, 6s. 8d.; 8li. of Cotten yearne, 16s.; wooden dishes & boles & earthen platters, 5s.; 2 old siths & 2 Repe hooks, 4s.; a sider prees & pounding Troff, 1li.; a connew, 10s.; 4 old bibels & sume other books, 18s.; 4 pare of sheets with pillo bears and Tabell clothes, 4li.; 5 yards of home maide wollen Cloth, 2li.; mony, 3s.; a towell, 1s. 6d.; his best sute of home spun Cloth, 3li.; 2 wascots, a Cote an drawers, 1li. 5s.; his stockens, shewes, & hats, 1li.; 3 shirts & neck clothes, 1li. 10s.; 3 chaires, 5s.; total, 352li. 12s. 2d.

Attested 3: 5m: 1674 by Ellenor, the widow of the deceased.

*Essex County Quarterly Court Files, vol. 22, leaves, 6, 7.*

#### ESTATE OF ROBERT HASELTINE OF BRADFORD.

"I Robburt Haseltine of Bradford, In y<sup>e</sup> County of Essex In New England being by y<sup>e</sup> Grace of God In som Competent

Mesure of vnderstanding and Daily waighting ffor my Chaing Do make this as my Last will and Testament and do hearby apoint my welbeloued wife Anna Haseltine and my Son David Haseltine: Executrix ad Executo<sup>r</sup> Joyntly of this my will — first I Commit what I am and haue Into y<sup>e</sup> hands of my most Louing and gracious god and father In and thorough Christ Jesus my soul Imediatly upon my Death to bee Reicued Into those heauenly mancions which my blessed sauior bath preped for me and my body I Desire may be Interred In a Comly manner In hope that my savio<sup>r</sup> will In his time Raise it up Into Glory—for my temporall Estat w<sup>ch</sup> god hath giuen mee I Dispose of it as ffoloweth—first all my Debts to be paied and then I Giue and Bequeath to my beloued wife Anna Haseltine During hir naturall Life my house and all houshold utensils and barne ad Orchard and pasturs y<sup>t</sup> now be fenced in and y<sup>e</sup> broken up land which Lieth within my feild one y<sup>e</sup> East side of y<sup>e</sup> heighway y<sup>t</sup> goeth Downe from my house to y<sup>e</sup> River ||and long hill meadow ||and all my stock and all utencils for husbandry and all Corne ad provision and all Debts y<sup>t</sup> be Due from any to me: only shee y<sup>t</sup> is my beloued wife Anna haseltine to pay all my debts: and to Give to my grand Child Anna Kimbell Daughter to Caleb Kimboll ten pounds at y<sup>e</sup> Day of hir marige: and further I do giue to my beloued wife Anna Haseltine thirty pounds of y<sup>e</sup> above mentioned Estat to Dispose as shee shal see Good to my C[hi]l-deren y<sup>e</sup> Rest at her Deseace to be Eaually Divided Amongst my Children: Further I do giue unto m<sup>r</sup> Zachriah simmes now minister In this Towne of bradford ten accors of upland y<sup>t</sup> he now Liveth upon if he Continew In y<sup>e</sup> worke of y<sup>e</sup> ministry here in this place ten years whereof five or more is alre- dy gon: but if he shd not Continew so Longe then I do will ad bequeath it y<sup>t</sup> is y<sup>e</sup> aboue mentioned ten accars of Land to y<sup>e</sup> Towne to be kept for y<sup>e</sup> use of y<sup>e</sup> ministry; and farther I do give vnto y<sup>e</sup> Town one accar of Land Leying nere vnto y<sup>e</sup> meting house: further I do giue to my sonn David haseltine twenty-five accors of Land w<sup>th</sup> a house upone it and seauenty five accars more Joyning to y<sup>e</sup> south End of m<sup>r</sup> simmes Land or Land now Impoued by m<sup>r</sup> simmes and six accars more being one y<sup>e</sup> west side and towards y<sup>e</sup> upper End of his seuenty five accors and ten accors of meadow being In a meadow Caled y<sup>e</sup> far meadow and being at y<sup>e</sup> Est End of my ||meadow|| theare and so Runing upwords on booth sids of the brooke till it Comes at a point of upland y<sup>t</sup> Comes nere y<sup>e</sup>

brooke on y<sup>e</sup> south side: and what is wanting there of ten accares to be made up in a parcell of meadow being on y<sup>e</sup> south side of y<sup>e</sup> brooke a Littel Distant from it: farther I do giue to my sonn Abraham haseltine Eyghty accars of Land: with an allowance for a heighway: for my sonn David to his seenty five accars: this Land Joyning on y<sup>e</sup> west side my sonn David and alredy Laid out and bounded: and Eyght accors of meadow at my meadow Caled y<sup>e</sup> far meadow one y<sup>e</sup> north sid of y<sup>e</sup> brooke and what is wanting there to be made up in a parcell of meadow Liing on y<sup>e</sup> south side of y<sup>e</sup> brooke a Litel Distant from y<sup>t</sup> brooke: and further I do giue to my Sonns Robbart haseltine and Gershom haseltine a parcell of Lande not yeat Laied out to them one peice Joyning upon y<sup>e</sup> head of my sonne Abrahams Land the other peice Joyning to my homsteid one the south side of y<sup>e</sup> heighway both peices Containing about on hundread accars with y<sup>e</sup> Remaindor of my meadow at y<sup>e</sup> far meadow this to be Eaqually Divided betwene them both when thay come at Age and what thay want to make each of them Eaquall with my sonn abraham it is to be made up with Land one y<sup>e</sup> west side of y<sup>e</sup> heighway y<sup>t</sup> goeth through my feild from my house to y<sup>e</sup> River and if there be not Enough then to be made up at my wius Descase: before y<sup>e</sup> Rest be Divided amongst my Chdren: my beloued wife to haue y<sup>e</sup> Improument of al ad any part of thire Land and meadow During thaire minority:

“Ad farther I do giue to my Daughter Anna ad my Daughter Dillivenc a parcell of upland of about on hundread accares Runing a Cross Dead hill with a peice of meadow Called Dead hill meadow the Land & meadow to be Equally Divided betwene them only my Daughter Anna to haue ten po[u]nds in it more then my Daughter Dilliuence: ad farther I Do giue to my Daughter Marcy A parcell of Land of thirty five accars being westerly from my homsteed which is alredy Laied out and bounded. In witnes that this is my will and Testament I haue set to my hand ad seale this twenty fift of Otober on thousand six hunderd seenty three:”

Robart Haseltine.

Witness: Shu. walker.

Proved in Ipswich court Sept. 29, 1674 by Mr. Shuball Walker and David Hazeltine.

Inventory of the estate of Robart Haseltine of Bradford, deceased Aug. 27, 1674, taken Sept. 19, 1674, by William

White and Shubaell Walker: wearing apparill, 3li. 11s.; Beading and beads, 10li. 10s.; 2 beadsteads, 14s.; Tabels, cupbord, box, chairs, chest, forme, Tubs and barills, 2li. 10s.; pewter, brase and Iron ware, 5li.; houshold Implements, 10s.; table lining and Cushins, 1li. 8s.; horse furniture, 15s.; Impelments for husbandry, 1li. 10s.; Corne, 12li.; Neate Cattel, 29li.; horses, 12li.; sheepe, 3li. 10s.; swine, 10li.; shepe woole, hemp, flax and hopes, 1li. 10s.; house, barne, homestead, and a peice of Meadow belonging to it, 154li.; a parcill of wildornes land and Meadow, 240li.; total, 488li. 8s.

Attested in Ipswich court Sept. 29, 1674 by the executor to be a true inventory of his father's estate; but the house, land & meadow that was given to David and Abraham which they were possessed of in his life time was not put into this inventory.

*Essex County Probate Files, Docket 12,686.*

#### ESTATE OF EZEKIEL ROGERS OF IPSWICH.

Administration on the estate of Mr. Ezekiel Rogers, intestate, granted Sept. 29, 1674, to Margret Rogers, the widow, and there was an inventory brought in. *Ipswich Quarterly Court Records, vol. 5, page 257.*

Inventory of the estate of Ezekell Rogers late of Ipswich, taken July 29, 1674, by John Appleton and John Whipple: his waring clothes linen & woolin, 5li. 16s.; in the parler, one bedsted, fether beed, Curtins and valants, one bolster, two pilows, 7li. 8s.; a syd Cubburd, 1li.; one table & a earpit, 8s.; two Chayers & 6 stooles, 17s.; one boxe, a small trunck & au old trunck, 10s.; one looking glas, som whight earthen ware, 10s.; fower Cushins, a slikston, two or thre small things, 19s. 6d.; a payer of small Cobirons & a payer of tonges, 5s. 6d.; sixe payer of Cours sheetes, 2li. 10s.; cours table Linou, 8s.; cours pilowbers, 8s.; one payer of sheetes, duz. napkins, 16s.; half duz. napkins, two towels, 10s.; two payer of pilowberes, 4s.; two Cubburd Clothes, one table cloth, 14s.; pewter, 1li. 7s.; warming pane, 4s.; in the hall, thre ehayer, a Cradle 8s.; a small table & small scales & a wayt, 8s.; in the litle roome, halfheded bedsted & a trundeled bedstead, 8s.; a beed teck, two sives, Iron pot, 17s.; pailles, pigines & earthen wares, 6s.; spones & trenchers, 1s.; in the siller, chern, barrels, tubes, 8s.; ten gall. molasses, 12s.; in the Chamber, five

bush. of oats, 10s.; ships wool, 6s.; betle & wedges, 6s.; bridls, saddle, 12s.; thre cows & a calf, 9li.; thre horses, 11li.; one mare, one yere old colt, one colt, 3li.; thre shep & ther Lambes, 1li. 10s.; fower small swine, 2li.; two axes, 4s.; wheelbarow, 2s. & bordes, 5s.; the dweling hows, barne with the homsted, 120li.; in Nuingland mony, 4li. 10s.; an old cart & a sled, 1li. 10s.; total, 182li. 16s.; books, 4li.; in Re-vertion in England about 10li. per year & ther is 50li. taken upon it; ther is oughing in depts, 184li.

Attested in Ipswich court Sept. 29, 1674 by Mrs. Margret Rogers, the widow. *Essex County Probate Files, Docket 23,988.*

#### ESTATE OF THOMAS MEERE OF SALEM.

Administration on the estate of Thomas Meere, intestate, granted Sept. 29, 1674, to his brother John Meere, deceased, who was ordered to bring in an inventory to the next Salem court. Mr. Thomas Gardner and John Clifford bound for said John Meere. *Ipswich Quarterly Court Records, vol. 5, page 258.*

Copy of the inventory of the estate of Thomas Meere, deceased, taken 11: 7: 1674, by Hillyard Verren, sr., and Thomas Cromwell: Coate & breeches of new black Kersie, 2li. 10s.; a worne corse coat sad couller, 10s.; an old searge sute, 10s.; an old coate & cassack and drawers white cotten, 10s.; 3 pr. cover linen, drawers, 1 red cotten drawers & an old red sack, 8s.; 4 pr. worne stockings, worsted & yerne, 10s.; 1 pr. new & 1 pr. older shoes, 8s.; a linen cassake & course pillowbeere, 4s.; 9 shirts, 35s.; 3 carbits, 3s.; 3 bands, 3s.; 2 pr. sleeves & a peece of carbett, 7s.; a hat, 3s. 6d.; a cloake, 26s.; a pr. of old sheets & peece of old covering, 10s.; a small gun, 10s.; a perywig, 16s.; a capp & two hancerchiefs, 2s.; an old fether bolster, 6s.; 2 bookes, 2s.; an old chest, 3s.; a gould ring, 1li. 6s.; 17 yards corse black cersie at 4s. per yd., 3li. 8s.; 1 1-4 yd. of lite coullerd corse cloth, 4s.; 1 1-2 yd. less 1-16 of red cersie, 6s.; 1 pr. whit Jersie stockings & 1 pr. leggs, 4s.; 1 pr. old sleeves, 6d.; an old bible and two or 3 bookes, 5s.; 2 pr. small compasses & about 12 bras rings, 2s.; bill due to the estate, 3li. 6s.; a pr. of sheeres, 2s.; some whalbone, 12d.; total, 22li. 10s. Estate owed Samuell Steevens, 6li. 19s.

Attested 24: 9: 1674 by John Meere, administrator. *Essex County Quarterly Court Files, vol. 22, leaf 117.*

## ESTATE OF ABRAHAM WHITTIER, SR. OF MANCHESTER.

Court understanding that Abraham Whitehaire, deceased, left his will in writing but named no executor, administration upon said estate was granted Sept. 29, 1674, to Edward Whithaire, his son, who was ordered to bring in an inventory. *Ipswich Quarterly Court Records, vol. 5, page 258.*

“y<sup>e</sup> 6 of 6<sup>m<sup>o</sup></sup> 74 beeing desired by John West of y<sup>e</sup> Creek to goe with him to Mr. Gidnis whear Abraham Whithaer lay sike heueing his memory and understanding willed as followeth hee gaue to his sonn Edward halfe of all his Land after his deseese and did enioyne him not to sell: it: and his wife should haue the other halfe of the Land and ye houes and allso the moueables deuring her Life for the bringing up of the children which hee had by her, and at her death the halfe the Land and the houes that now belongeth to the widow shall be equeally deuided betwixt the children which hee had by this Last wief and the tooe children which I had by my first wife I giue to them fise shilings a pees for ther Leggesi also that halfe of the Land and houes which I Leaued with my wief for her Life is not to be sould to any body if my sonn Edward will by it.”

Witness: Georg Keysar, John West.

Proved in Salem court 26: 9: 1674 by the witnesses.

Edward, son of deceased, having been appointed administrator at the last Ipswich court, and whereas said Abraham in his life time made use of 5li. that properly belonged to his son John, court decreed that said John should be paid out of the estate at the age of twenty-one years, 5li. more than his proportion, upon the division of the estate. Edward also brought in an inventory which was allowed.

The estate of Abraham Whitter is debtor: pd. to Mr. Gidney, sr., 1li. 17s.; to Jno. Ropes, 5s.; to Doctr Wells, 10s. 6d.; bords & nales, 5s.; Goodman Lord, 4s.; total, 3li. 1s. 6d. My father is Dr. to Mr. Wm. Browne, sr., 3li. 9s. 8d.; cost at court, 17s. 6d.

Inventory of the estate of Aberham Whiteyear, sr., late deceased in Manchester, taken 22: 6: 1674, by Thomas West and Samuell Leach: twenty-fue acres of land & meadowe, 50li.; a dewlling hows, 6li.; 3 cattell, 9li.; swyne & a young mare, 2li. 10s.; Beding & howshowld stufe, 7li.; heaye, 2li.; total, 76li. 10s.

Attested 26: 9: 1674 by Edward Whitier, administrator.

Petition of John Whityer to the court Dec. —, 1681, for the appointment of an administrator for his father's estate, his brother Edward the administrator appointed by the court 26: 9: 1674 having died before John was twenty one years of age.

*Essex County Quarterly Court Files, vol. 22, leaves 119-121.*

#### ESTATE OF ROBERT STARKWEATHER OF IPSWICH.

Administration on the estate of Robert Starkweather, intestate, granted Nov. 4, 1674, to Jennett Starkweather, his widow, and an inventory of about 20li. having been brought in and there being eight children, court ordered 5s. to each child and the remainder to the widow. *Ipswich Quarterly Court Records, vol. 5, page 259.*

Inventory taken Nov. —, 1674, by Edward Brag, Sargen Perkins and Nathaniel Treadwell: the House, barne and fencing to it, 12li.; corne, 13li.; Hemp, 2li. 10s.; thre lods of Haye, 1li. 8s.; swine, 2li. 5s.; thre sheepe, 1li.; A cheest and the linin in it, 3li.; all his wearing cloose, 4li. 17s. 8d.; a pere of shoose, 4s.; Beed and all the things belong to it, 7li.; Beed and all the things to it, 3li.; sword and belt, 1li.; Brass and pewter, 15s.; all other Housal stoff, 3li. 13s.; two bushells of Hempseed, 8s.; His tooles about his tread, 12s.; Hachett, 10s.; Beedcords, 12s.; plow and A sise, 14s.; two yockes and Beetell rings, 5s. 6d.; a sadell, 6s.; total, 59li. 2d. Debts that he owed: to Mr. Kimbole of Boston, 1li. 9d.; Mr. Wainwright, 1li. 5s. 7 1-2d.; Edward Brag, 28li. 5s.; Thomas Knolton, sener, 8s.; Benedick Polsefor, 10s.; Edward Brag, 1li. 7s.; Sargen Perkins, 5s.; Mr. Ellsen of Charlstoune, 3li.; Isack Purkinse, 12s.; goodman Broges, 11s.; Jems Kinge, 14s.; Mr. Goodhou, 8s.; Nathaniell Pipor, 3s.; Robord Perse, —; Thomas Knolten, juner, —; Sargen Clarck, —.

Attested in Ipswich court 4: 9br: 1674 by Jennett Starkweather, administratrix of her husband's estate. *Essex County Probate Files, Docket 26, 252.*

#### GUARDIANSHIP OF HESTER WITT.

Hester Witt came into court 24: 9: 1674, and made choice of Samuell Stocker for her guardian, and it was allowed. *Salem Quarterly Court Records, vol. 5, leaf 81.*

## ESTATE OF LOT CONANT OF SALEM.

“The last will and testament of Lot Conant dated the 24 of the 7<sup>th</sup> month 1674. I Lot Conant aged about fiftie yeers, being sicke and weake, yet of pftet understanding doe hereby declare my last will and testament wherein in the first place, I do bequeth my soule unto god that gaue it, and my body to the graue in hope of a blessed resurrection: and for my outward estate and goods, I doe bequeath and giue vnto my fiue sonns to each of them fifty pound and vnto my sonn Nathaniell the shop and tools ouer & aboute the rest, and vnto my fiue daughters twenty pound to each of them, and this estate I leaue to lye whole unbroken till they come to full age, or to marriage estate, and in the meantime, the whole to rest in the hands of my wife, and for the bringing up of the children, and furthermore my will is that my wife be executrix and that the land be not at all disposed off from the children, and that my wife haue the dwelling house and orchard for her lifetime also that my kinswoman Leech haue a cow or heifer at her being married or going from my wife And for help vnto my wife in this matter, I do intret and desire m<sup>r</sup> John Hale, Captaine Lathrop and my brother Exercise Conant to be assisting; hereunto I haue subscribed my hand this 24 of the 7 month 1674.”

Lot Conant.

Witness: Roger Conant, Exercise Conant.

Proved in Salem court 26: 9: 1674 by the witnesses.

Inventory taken Sept. 29, 1674, by William Dodge, sr., and John Raimont: three oxen at 4li. p., 12li.; 10 Cows at 3li. 10s., 35li.; 5 heifers at 2li., 10li.; 2 calves at 15s., 1li. 10s.; 20 sheep, 7li.; swine, great & smale, 10li.; a horse, 5li.; 2 beasts kild & salted for house, 5li.; land 60 akers not improved, 150li.; land improved, 19 akers, 104li. 10s.; meadow land 12 akers, 61li.; more land 9 akers, 40li.; a dwelling house and orchard containing about 4 akers wth an old dwelling house of his fathers, 160li.; more land 5 akers & 6 akers being purchased but not yet paid, 40li.; an old barn & cattel housing, 5li.; a shop where Nath. Conant workes, 5li.; a third part of a river hous, 2li.; an eight part of a ketch, 20li.; land lying at Marblehead by darbi fort, 2 1-2 akers, 5li.; a house at Marblehead, 5li.; Corn, Indian and English, 127 bush., 13li.; hay and fodder, 32 load, 20li.; a Cart a putt & a sledd, 2li.; plow takeling and chains, 2li.; axes, hoes & sithes, 1li.; a bedsteed, bed, bolster & furniture, 7li.; a livery

cubbord & cloth, 2li.; sheets, 7 pare, 8li.; pillobies 3 pare at 4s. p., 12s.; a fine pare of pillobies, 8s.; 2 chests and boxes, 2li.; a table and 6 stooles, 1li. 10s.; 2 lether chairs, 10s.; a peece of sarge, 3li.; 2 chairs, 6s.; a fether bed, rug & blankets, 5li.; a bedsteed, down bed & furniture, 4li.; a trumell bed & furniture, 2li.; waring apparrell, 8li.; a carpett, 1li.; Curten cloth, 2li.; cusshion cloth, 6s.; spinning wheeles, 10s.; sheeps woll & yarn, 1li.; cotten woll, 1li. 14s.; flax and lining yarne, 1li.; peuter & peeces, 1li. 10s.; erthen ware, 10s.; a copper, 2 skilletts & warmingpan, 2li.; 2 Iron potts & 2 kittells, 2li.; 2 muskets & 3 swords, 2li.; pothooks, anirons, & spittes, 2li.; total, 782li. 16s.

Attested 26: 9: 1674 by the widow, executrix of the estate.  
*Essex County Quarterly Court Files, vol. 22, leaves 115, 116.*

ESTATE OF WALTER BASTON (OF MARBLEHEAD?).

Administration on the estate of Walter Bouston, intestate, granted 27: 9: 1674, to his widow, who brought in an inventory amounting to 11li. 5s. 7d. Court ordered that the estate remain in her hands for her necessary use until the court take further oder.

Inventory of the estate of Walter Borson (also Boston), taken by John Legge and Robart Bartlett: one Canvis Bed fild with Cattailles, 10s.; one pare of old Blankets, 16s.; one Rugg, 10s.; Three small pillows, 6s.; three small pillobers, 5s.; one pare Sheets, 10s.; one Bed Cord, 1s.; Curtains and Vallens, 13s.; Curtains Rodds, 5s.; one spitt, 2s.; Two pot hangers, 3s. 6d.; fier shovell tongs and Gridiron, 3s.; Two small pots and two Cruks, 13s.; one warming pann, 2s.; one Neck Cloth, 1s. 6d.; one Band & an old Cap, 1s. 6d.; Two old Shurts, 5s.; Three puter porringers, 3s.; one Bason, 1s.; one plate, 1s. 3d.; one pare of Cissars, 4d.; one Raisor, 1s. 6d.; one Dusson of small wooden Dishes, 2s.; six wooden platters, 3s.; four small erthen platters, 1s.; one Glass, 6d.; 2 old hatchets, 1s. 6d.; one spaid, 1s.; one small Gun, 10s.; one Lock, 1s.; one Hammer, 6d.; Two Baskets, 1s. 6d.; Two Chests, 8s.; one Booke, 1s. 6d.; one Spining wheele, 2s.; 8 erthen pots, 1s.; Two Jars, 1s.; Three old Chears, 2s.; one Cradell, 1s. 6d.; 3 old plains, 8s.; one whelbarrow, 3s.; one Go Cart, 4s. 6d.; one Trundell Bedsteed, 3s.; one old hoe, 1s.; one old Addz, 6d.; one Bedsteed, 10s.; Six Small Swine, 2li.; one Coate, 12s.; total, 11li. 5s. 7d.

*Essex County Quarterly Court Files, vol. 22, leaf 118.*

## ESTATE OF JOHN MARSH OF SALEM.

“The last will and testament of John Marsh That I John Marsh of Salem. though. weake in body yet of perfect memory and vnderstandinge, doe thus dispose of my outward estate. Imprimis I giue vnto Susanna my wife my dwelling house with the orchard and all the land therevnto belonging for the tearme of her natural life and at her decease to be disposed by her to which of my children. she shal think fit Item I giue vnto my wife all my moueable goods only to pay out of the same such legacyes as I shal dispose of to some of my children. Item. I giue vnto Zachary my Son. a part of my farme (viz) to haue on the south. end 25 poole downward the whole breadth of my farme Item I giue vnto my two sons Samuel and Jacob the remaynder of my farme to be equally devided betweene them: of which Diuision my son Samuel is to haue the choyce Item I giue vnto my son Ezei-kiel five pounds to be payd by my Executors at the end of the tearme of thre yeares after my decease Item I giue vnto my son Benjamin ten pounds to be payd by my executors when he shall attayne to the age of on & twenty yeares Item I giue vnto my Daughter Bethiah: thre pounds to be payd vnto her by my executors at the end of thre yeares after my decease. Item. my wil is that in case eyther of my Sons Samuel or Jacob should depart this life vnmarrayed or childles then the land that I haue giuen them shal be devided betweene the surviver and my son Zachary and in case they both depart as is aboue sayd. the whole farme to fal to my Son Zachary Item. I appoynt my wife Susanna executrix of this my last wil and testament & Samuel my son to be ioyned with her Adiutor and my Louinge ffreinds Anthony Buxton & Nathaniel Felton ouerseers. Dated. 28<sup>th</sup> of march. 1674.”

John Marsh (SEAL)

Witness: Nathaniel Felton, Anthony Buxton.

Proved in Salem court 26: 9: 1674 by the witnesses.

Inventory taken Nov. 23, 1674: his dwelling house and orchard wth the land therevnto belonginge, 60li.; 50 acres of Vacant land, 40li.; 2 Cowes & 2 heifers, 10li.; a horse, 1li. 15s.; 10 sheepe & lambes, 4li.; a featherbed & boulster, 2 pillows, 3 sheets, 2 blankets & an old coverlet, 5li.; An old bed 3 blankets & an old Rug, 2li.; 2 chests & an old table, 16s.; 1 kette, 1 iron pot and a skillet, 1li. 5s.; 2 old platters & a tanker, 5s.; old bookes, 9s.; 2 wheels & 2 payre of cards,

10s.; a musket and sword, 1li.; 2 hakes, 2 iron wedges, a fry-  
 inge pan, 6s.; shoemakers tooles and a tow Combe, 10s.; In  
 wool, 34 lb., 1li. 5s. 6d.; A churne, 2 payles, wooden dishes  
 & other vtensels, 15s.; His wearinge Apparel, 3li. —s.; In  
 mony, 13s.; total, 135li. 4s. 6d. Debter to Captayne George  
 Corwine, 2li. 3-4d.; to Samll. Smal, 1li. 5s.; total, 3li. 5s.  
 1-4d.

Attested 26: 9: 1674 by the executrix.

*Essex County Quarterly Court Files, vol. 22, leaves 122, 123.*

ESTATE OF THOMAS GARDNER OF SALEM.

“Weighing the vncertainety of mans life, I doe therefore in  
 the time of my health, make this my last will as followeth:  
 first I leaue vnto my wife Damaris, all that estate shee brought  
 with her according to ower agreement: likewise I giue vnto  
 her eight pounds, by the year during life, to be pd her by  
 my six sonns out of that estate I shall leaue with them, which  
 eight pounds I giue on this condition, that shee shall giue vp  
 to them her right to the third pt of my housing & lands during  
 her life 2 I giue to my daughter Sara Balch: fifteene  
 pounds. 3 I giue to my daughter Seeth Grafton fifteene  
 pounds. 4 I giue to my daughter Mirian Hills two daugh-  
 ters, miriam Hill, & Susana Hill to each of them five pounds,  
 to be pd to them, when they shall accomplish the age of  
 eighteene yeares, or at theire mariage 5 I giue vnto my  
 sons George & John Gardner that pt of my Salt meddow,  
 lying on the west side of Cap<sup>t</sup>. George Corwin’s meddow,  
 which I value at twenty pounds. 6 I giue vnto my sonns  
 Samuell & Joseph Gardner, the other pt of my Salt meddow  
 lying on the east side of Cap<sup>t</sup>: Corwin’s meddow, w<sup>ch</sup>: I doe  
 likewise value at twenty pounds

“my will is further that my houseing, with the rest of my  
 lands & goods, & estate with the medow before mentioned,  
 shall be deuided into seauen equall pts: yf don with agree-  
 ment or elce, the meddow before mentioned, only excepted  
 shall be sould (& with the meddow as I haue valued it)  
 shalbe deuided in to seauen equall pts: which I doe giue to  
 my six sons as followeth: first I giue to my son thomas two  
 pts of y<sup>e</sup> seauen, he paying to his mother in law forty six  
 shillings by the yeare, during her life: (2<sup>ly</sup>;) I giue to my  
 son George Gardner one pt of the seauen, he paying to his  
 mother in law 23<sup>s</sup> by the yeare duering her life: 3<sup>ly</sup> I giue

to my son Richard Gardner one pt of the seauen he paying to his mother in law, 23<sup>s</sup> by the yeare, duering her life: 4<sup>ly</sup> I giue to my son John Gardner one pt of y<sup>e</sup> seauen, he paying to his mother in law 23<sup>s</sup> by the yeare during her life. 5<sup>ly</sup> I giue to my son Samuell Gardner, one pt of the seauen, he paying to his mother in law 23<sup>s</sup> by the yeare duering her life. 6<sup>ly</sup> I giue to my son Joseph Gardner one pt of y<sup>e</sup> seauen, he paying to his mother in law 23<sup>s</sup> by the yeare during her life. I doe appoynt my sons George & Samuell Gardner, to be the executors of this my will & doe desire my loueing freinds, m<sup>r</sup> Joseph Grafton ||Sen|| & Deacon Horne to bee my ouer seers to see this my will pformed"

Thomas Gardner  
the 7: 10: 68

Witness: Robert Pease, Samuell Golthrite.

Proved Mar. 29, 1675 by the witnesses before Edward Ting, Esq. and Maj. Hathorne, Esq. and Hilliard Veren, clerk of the court at Salem.

*Copy, Essex County Probate Records, vol. 301, page 62.*

The will of Mr. Thomas Gardner was brought into court by his son, Mr. Samuell Gardner, one of the executors, Mar. 29, 1675, and allowed. *Salem Quarterly Court Records, vol. 5, leaf 83.*

Inventory of the estate of Mr. Thomas Gardner, taken 4: 11m: 1674 by Hilliard Veren, Sr. and John Pickering: an old dwelling house with about 10 acres of land adjoining, with ye orchard, fences & appurtenances, 30li.; ten acres of ground in the northfield, 27li.; about 100 acres of upland & meddow, 100li.; about 20 acres of land lying in the woods, 3li.; about 2 3-4 acres of salt marsh lying above ye mill, 40li.; feather bed, bolster, 2 pillowes, flock bolster, with ye blanketts, Rugg, curtaines, bedsteed with a covered, 7li. 10s.; truckle bedsteed, fether bed, pillowes, blankets & covered, 3li. 5s.; feather bed, Rugg, feather bolster, flock bolsters & pillowes belonging thereunto, 4li.; 7 pr. of sheetes, 3li. 15s.; 12 tow-ells, 6s.; 11 napkins, 9s.; 1 pr. of holand pillowbeeres, 6s.; 4 yds. of breams, 6s.; 1 pr. dowlas pillowbeeres, 5s.; 2 pr. cource pillow beers, 7s.; table cloath, 4s.; 3 shirts, 20s.; wearing apparrell, 8li.; pewter & 2 latten peeces, 35s.; silver spoons, 12s.; brass kettle & skilletts, 40s.; 2 Iron potts & pothookes & trevett, 11s.; 1 pr. andirons, 10s.; haukes, slice & tonges, 8s.; 2 spitts, 8s.; a sid cubbord, 35s.; a square table,

4s.; a wenscott chaire, 5s.; chaire with a bord bottom, 3s. 6d.; 6 old chaires, 4s.; a litle square table, 4s.; a chest, 4s.; 2 joyne stooles, 4s.; a forne, 2s.; table & carpet, 11s.; in lumber, 2s. 6d.; 2 old barrells of guns, 5s.; in money, 35s.; cow, 3li.; Debts due to ye estate from severall men, 30li.; total, 274li. 16s. The estate is Dr. about 6li.

Attested 29: 1: 1675 by Mr. Samuel Gardener, one of the executors before Ed. Ting, Esq., Maj. Wm. Hathorne, Esq. and Hilliard Veren. *Essex County Probate Files, Docket* 10,667.

#### GUARDIANSHIP OF ROGER HASKELL OF (SALEM?)\*

Roger and Josiah Hascall, sons of Roger Hascall, deceased, came into the court Mar. 30, 1675, and made choice of their uncle Wm. Hasscall as their guardian.

The court Mar. 30, 1675, appointed said Wm. Hascall as guardian to Samuel and Sarah Hascall, the other two children of his brother, and he was bound for the payment of the estate to the four children of his brother when they come of age.

*Ipswich Quarterly Court Records, vol. 5, page 262.*

#### ESTATE OF JONATHAN GAGE OF BRADFORD.

Jonathan Gage being deceased and having left a paper calling it his will, but those he left as executors refusing to meddle with the estate, court Mar. 30, 1675, ordered Mr. Francis Wainwright to administer upon said estate, to sell the land and pay the bills; also to be helpful to the widow so far as he can and give account to the court within a year or as soon as he can with convenience, in order that court may order the remaining estate. *Ipswich Quarterly Court Records, vol. 5, page 262.*

Inventory of the estate of Jonathan Gage deceased Mar. 15, 1674-5, taken Mar. 22, 1674-5 by Henry Kingsbury and Sher. Walker: wearing apparill Linnin and wolen, 3li. 15s. 6d.; bead and beading, 3li.; bookes, 6s.; Chests and boxes, 8s.; Iron, brass, peuter, Earthen and wooden ware, 3li. 8d.; sword and belt, 12s.; Utencils for husbandry, 2li. 1s. 6d.; Cattel and swine, 15li. 6s.; bridle, saddle, pillian, 13s.; provisions, 17s.; Eyght Acres of broken up land and orchard,

\* See also Records and Files of the Quarterly Courts of Essex County, Mass., vol. 6 (1917), page 46.

29li.; housing, 3li. 10s.; Rough Land 52 acres, 52li.; total, 114li. 9s. 8d. Debts due from the estate: 20s. per year to old widdow gage by order of Sergant John gage during her life; debts as he was executor to his father which is not yet known certainly, but thought to be 3li.; his own proper debts not yet known but thought to be 4li. and most of them to the merchants.

Attested in Ipswich court Mar. 30, 1675 by Hester Gage, relict of Jonathan Gage. *Essex County Probate Files, Docket 10,486.*

Whereas Mr. Francis Wainwright had power granted to him to administer upon the estate of Jonathan Gage at Ipswich court, in Mar. 1675, and had paid part of the debts, as per account brought in, the remaining part being mostly in land, is willing the widow should make the best of the estate, and resigned his administratorship. Court Mar. 28, 1676, granted administration to Hester Gage, the widow. *Ipswich Quarterly Court Records, vol. 5, page 279.*

#### ESTATE OF JOSEPH REDDING OF IPSWICH.\*

"I Joseph Redding of Ipswich being sensible of the infirmities [of age: *copy*] now growing upon mee, & not knowing how soon the Lord may [call me: *copy*] out of this present world, After the Commending my soule into [the hands of: *copy*] my mercifull Sauour & Redeemer, and my body to decent b[uriall, in hope: *copy*] of a blessed Resurrection unto life, do in case of death, [thus dispose of the: *copy*] temporall estate w<sup>ch</sup> God hath graciously given vnto [me Inprimis I give all my: *copy*] whole estate both Lands and Chatteles to Agne[s my beloved wife dureing the: *copy*] time of her naturall life: After her decease I g[ive the same to the: *copy*] children of my daughter Hunt, such as ar now living, a[nd any that may be: *copy*] borne of her afterward to be equally divided amongst them [as they come to: *copy*] age, the sons at y<sup>e</sup> Age of one & twenty years, the daughters, [at the time of: *copy*] their marriage; If any of them should dy befor that time my [will is, that: *copy*] the [rest: *copy*] shall have th[ere] share equally divided amongst them: I [apoynt Agnes: *copy*] my wife the sole executrix of this my last will herby disanull[ing all other: *copy*] Wills. And if my wife shall dy before ||all|| the sayd children [be of age I:

\* Copy, Ipswich Quarterly Court Records, vol. 5, page 265.

*copy*] ordavn my daughter Hunt to be my sole Executrix for the ti[me following: *copy*] In witnes hereof, I have hereunto set my hand and seale [this fifteenth: *copy*] of December Ano 1673."

Joseph. (his I mark) [torn]

Witness: William Hubbard, Mary Hubbard.

Proved in Ipswich court Mar. 30, 1675 by the witnesses.

Inventory taken Mar. 8, 1674 by Jonathan Wade and John Dane: The howse and howsing, homlot &c., 90li.; 6 akers areable land at laboring vayne, 45li.; 4 akers marsh at labor in vayne next fits, 30li.; 1 aker 1-2 marsh and thatch next the creke, 9li.; 6 akers and 3 akers marsh at plum Iland, 18li.; 1 aker 1-2 pasture at hart break hill, 9li.; 9 neat Cattell and a small one, 38li. 10s.; 4 swine, 2li. 10s.; 30 shepe, 12li.; in bills, bonds and small debts and redy money, 47li. 14s.; 44 bush. barly, 8li. 16s.; 4 bush. wheat, 1li.; 10 bush. Indian Corne, 1li. 10s.; wooll and yarne, 1li. 6s.; bacon, 10s.; brasse and peuter, 5li.; Iron ware and cart, 4li.; 1 fan, 14s.; beding, lining and wearing aparell, Chaires, Cushons, books, &c., 25li.; whels, Chests, tubs, bedsteds, &c., 3li.; Earthen ware and small ware, 14s.; total, 353li. 4s.; funerall Charges to be deducted, 2li. 4s.

Attested in Ipswich court Mar. 30, 1675 by the widow, the executrix.

Goodman John Palmer, Sergt. at Rowly promised to his son at marriage to Goodman Hunt's daughter, one third of his land at Rowly and this third to be made half at his and his wifes decease. Betty Hunt to have her legacy and what ever Goodman Hunt and his wife shall add; also, he is to have a farm of one hundred acres at Merimack, upland and meadow.

Samuell Hunt, Senr. agrees to pay or cause to be paid to Elizabeth Hunt, his only daughter, the legacy left her by will from her grandfather, if she marry to her content. Samuell Hunt, Elizabeth Hunt.

Witness: Jno. Dane, Ezekiel Northend.

The legatees mentioned in the will of Joseph Reading that lived to age were four, Saml. Will., Joseph and Elizabeth. The clear estate per inventory 351li., divided by 4, 87li. 15s.; 201li. of it land, 150li. of it moveables, and about 10li. money.

The complaint of Francis Palmer of Rowley, Mar. 29, 1693, showing that Joseph Reding late of Ipswich, in his will gave his whole estate to Agnes his wife during her life and at her death to be equally divided amongst the children of his daughter, the wife of Samucll Hunt, at age or marriage, and made his wife Agnes sole executrix, but if she died before they came of age he made his daughter sole executrix for the time following she being the mother of the said children whose names were Samucll, William, Joseph, Elizabeth and Peeter Hunt. Peter died before the age of twenty one years, and according to the will his share was to be divided to the other four, one being Elizabeth whom your complainant married and had two children by. Before their marriage Samucll her father promised what he would give his daughter, some estate he had received, which the said Samucll saith now his daughter is dead, is part of Joseph Reding's legacy to his daughter but is inconsiderable to what he promised when he engaged his father Palmer to give him half of his lands in Rowley. The complainant is a fourth person interested by said will in the 351li. of estate and now kept out of it by his wife's father and mother, Samuel and Elizabeth Hunt and the other legatees, whether it is done by the said Samucll and Elizabeth, executrix, or the legatees their sons William and Joseph the possessors of the land he cannot tell but desiring his due share petitions that the executrix may be summoned to give an account why he is kept out of his share of the estate more than the rest of the legatees. If summons is granted the complainant shall be ready to give bond for 10li. to respond to all charges. *Essex County Probate Files, Docket 23,418.*

Elizabeth Huntt of Ipswich, executrix of the will of her father Joseph Riddings of Ipswich, with the advice of her husband made a division of her father's estate that was left at the decease of her mother, according to the will as follows: to the satisfaction of her eldest son Samuel Huntt, to her only daughter Elizabeth Palmer her share due her by the will at marriage, which according to the desire of her husband and her father in law, was all in household goods, pewter, brass, etc. which belonged to her grandfather and grandmother: to her other two children William and Joseph Huntt the land belonging to their grandfather. Dated Mar. 28, 1693.

Acknowledged May 5, 1693 by Elizabeth Huntt wife of Samuel Huntt of Ipswich before John Hathorne, Jus. Peace.

Samuell Huntt of Concord acknowledged Mar. 26, 1690, the receipt of the legacy given him by his grandfather Reddings. Mary (her R mark) Huntt.

*Ipswich Deeds, vol. 5, page 598.*

ESTATE OF GEORGE SMITH OF IPSWICH.

“In The name of god Amen: The Thirteene day of Aprill one thousand Six hundred & Seventy foure: I George Smith, of Ipswich in the County of Esex, being sick in body but of good & perfect memory (god be praysed) doe make & ordaine this my last will & testament in maner & forme following That is to say: I comend my soull into y<sup>e</sup> hands of god my maker hopeing asuredly through the onely meritts of Jesus christ my saviour to be made pertakers of life everlasting: & I comend my body to the earth where of it is made:: I giue to my Sone Samuell Smith my Dwelling house & my too oxen: But the rest of my estate namely: my house lot with the priveledge of comonidge with the barne & other out houses being on it: & my Six aker lot & my marsh at Plumbe Iland with all my stocke both neat Cattlle & sheepe & Swine & horses likewise all my houshold goods with all my other tacklinge of husbandry & what ever else though not here expressed w<sup>ch</sup> is my estate When my Debts are paide I giue to my Sons Thomas & Samuell Smith to be equally Devided between them both: uppon these condisons folowing: Inprimis: That my loueing wife shall haue the bed in the parlor with the furneture belonging to it to be at her owne dispose: & that my wife shall haue the parlor to her self for her owne use & the use of the Ciller & the other Romes in the house & of the houshold goods for her nesary use: & that my wife shall haue the choise of one of my coves & too sheepe for her owne use, & my too sones shall be at equall charge to maintaine them for her both winter & Sumer & put in other cattlle in There roome if they miscary: & That they also find my wife firewood fit for her use & keepe her one hogg continually: when one is Kiled to bring up another for her use all w<sup>ch</sup> shee shall enjoy while shee remayns a widdow & my will is y<sup>t</sup> my Sonns shall Pay my wife forty Shillings apeice per anum & that my wife shall haue The comand of a horse for her use while shee remaynes a widdow: likewise my will is that my daughter Sary newman shall haue my mare

if shee desire it if not Then my Sones both betweene them to giue her the worth of her: ||& fiue pound more within foure yere after my deceas|| & I giue to my daughter Rebeca ten pound to be paid her by my Son Samuell: & I giue to my Daughter Elizabeth ten pound Six pound of it to be paid by my son Samuell & foure by my sone Thomas & if either of them ||or both|| marry within one yere after my decease then to haue the one halfe of it paid them & the other halfe within one yere after y<sup>t</sup> if they are not then to haue all paid to them within too yeres after my decease if they desire it: & I giue my daughter Johana: the bed & what belongs to it w<sup>h</sup> she lyes on: & twelue pounds to be paid her at twenty yeres of her age: by my Son Thomas Smith: & my will is That my Son Samuell shall pay to my son Thomas fiue pound towards the building of his house: & also my sone Thomas shall haue free liberty to dwell in my house till his owne be finished fit to liue in: & I make my Sones Thomas & Samuell the Executors of this my last will & Testament and hereunto set my hand This thirteene Day of Aprill in the yere of our Lord one thousand Six hundred & seventy foure."

George Smith.

Witness: John Brewer, Senr., Walter Roper.

Proved in Ipswich court Mar. 30, 1675 by the witnesses.

Inventory of the estate of George Smith, deceased Dec. 15, 1674, taken Dec. 29, 1674 by Daniell Epps and John Whipple: the dwelling hous, barne and out housing together with ye fences the ground about them with ye Comonage, 110li.; A six acre lot within ye comon feild, 36li.; A marsh Lott at Plumb Island, 10li.; Two Oxen, 11li.; five cowes, a steere & a calfe, 19li.; a mare, 1li. 10s.; 2 colts, 2li.; a horse. 2li. 10s.; 12 sheepe, 4li. 5s.; swine, 1li. 15s.; his wearing cloaths linene & woolin, 7li. 10s.; The hie bedstead in ye parlor with ye bed and all furniture belonging to it, 8li.; a trundle bedstead with ye beding to it, 2li. 10s.; Cubbard, Chests and box, 2li.; chayres, 15s.; Table linine, 10s.; Cushins, 8s.; bookes, 6s.; warming pan, 10s.; 2 payre of sheers, 5s.; 2 cowe bells, 1s. 6d.; 2 Joyne stooles, 5s.; yarne, 12s.; 2 wheelles, 6s.; sheeps woole, 6li., cotten woole, 5li., 11s.; 2li. cotton woole, 4s.; Tubs & keelers, 9s.; payles & pigin, 7s.; Tables, 6s. 8d.; barrels, 7s.; 4 trayes and a tub, 7s.; Pewter, 1li. 10s.; tine ware, 5s.; Earthen ware, 9s.; 2 pressing Irons, 4s.; lamps, 3s.; fire slice, tongs and bellows, 10s.; Two Iron pots & skillit, 1li. 5s.; brass, 1li.; spoones, trenchers & dishes, 3s. 8d.; Two

muskets, two swords with apert, 3li.; frying pan, hand saw with other small things, 6s.; Saddle, bridle & pilyon, 18s.; a small bedstead & beding in ye chamber, 1li.; Indian Corne 30 bushells, 4li. 10s.; fifteen bushels of barley, 3li.; collar & horse harnis, 4s.; cart ropes, 10s.; bees and bee hives, 8s.; porke & beefe, 3li.; six load of hay, 3li.; about two bushells of wheat & bushell and halfe of rye, 15s.; Two Canows & tackling, 2li.; flax and hemp, 3s.; two hundred of boards, 12s.; fork tins 4 payre, 6s.; beetle & 5 wedges, 10s.; croscut saw & 3 axes, 1li.; spad & shovel, 4s.; 5 howes, 10s.; Iron foot, 2s.; chees pres, 2s.; plow and the Irons to it, 12s.; Cart with furniture belonging to it, tumbrell, wheells and chayne, 4li. 5s.; sled, brake & clearer, 8s.; fann, 8s.; bagg, 2s.; 600 of board nayles, 6s.; total, 262li. 10d.

Attested in Ipswich court Mar. 30, 1675 by Thomas Smith.  
*Essex County Probate Files, Docket 25,524.*

#### ESTATE OF RICHARD BISHOP OF SALEM.

Administration on the estate of Richard Bishop was granted Mar. 30, 1675, to his son Thomas Bishop and his son-in-law John Durlan, by Maj. Wm. Hathorne and Edward Ting, Esq., and said Bishop and Durland were ordered to settle the estate at the next Salem court. Mary, the relict, and John Durland brought in an inventory. *Salem Quarterly Court Records, vol. 5, leaf 83.*

An imperfect will of Richard Bishop, deceased, being presented July 20, 1675, and all parties concerned being not present, the case was referred to the next Salem court. *Salem Quarterly Court Records, vol. 5, leaf 87.*

Whereas there was administration granted, Mar. 30, 1675, by the Worshipful Major Wm. Hathorne and Edward Tyng, Esqrs., to Tho. Bishop and John Durland, of the estate of Richard Bishop, deceased, court 21: 10: 1675, confirmed the action and further ordered that the twenty-two acres in the north field and half an acre of meadow that is undisposed of, be divided between three of the children, viz., John, Nathaniel and the wife of John Durland, only to John, the eldest, a double portion. *Salem Quarterly Court Records, vol. 5, leaf 92.*

Inventory of the estate of Richard Bishop, taken Mar. 8, 1674-5, by Nathaniel Felton and Richard Croade: His dwelling house & out housing with the garden plott, Orchard &

the Land thereunto adjoining besides what is John Durlans, 60li.; his upland in the north Field being adjudged to be about Two & Twenty acres good & bad as it lyes be it more or less, 35li.; one halfe acre of salt marsh in the north Field, 5li.; one Cow, 3li. 10s.; Two Small Swine, 16s.; one Feather Bed & Bolster, 3li. 13s.; an old Feather Bed & Two pillowes belonging to it, 2li.; Two Small Feather pillowes, 2s.; Two old Coverletts, 7s.; an old white rugg, 12s.; an old Blankett pretty thicke, 7s.; Two old blanketts very much worne, 6s.; one new sheete of cotton and Lynnen, 12s.; 3 old Sheetes about halfe worne cotten & linnen, 12s.; 3 pillowbears, 6s.; his woollen Apparrell, hatts & shoes, 3li. 10s.; his Lynnen, 1li. 5s.; an old Bagg & Two old Sythes, 3s.; five pounds & halfe of Combed Flax, 5s.; five pound of cotton Wooll, 4s. 2d.; Two pound of Lynnen yarne, 4s.; one old gunn, 12s.; one greate Brass Kettle, 1li.; Two Iron potts, 13s.; one Iron Kettle, 5s.; one Fryeing pan, 6s.; one bell mettle skillett, 5s.; an old warming pan, 2s. 6d.; an old brass pan & 2 old Kettles, 5s.; one Syth in the Shed, 2s. 6d.; a parcel of old Iron & decayd Toolles, 5s.; an ax, a Cow Bell & an Iron Foote, 7s. 6d.; one harrow, Two pitchforks, one mucke Forke, one spade, an old Iron chaine & 2 crookes, 1li.; one cross cutt saw & an Iron Lamp, 4s. 6d.; Two chests in the Lodging roome, 10s.; Two old chests in the Leanto, 6s.; a Small Table at Henry Coleburnes, 4s. 6d.; a small Cubbard in the Fore roome, 6s.; his bookes, 7s.; in pewter new & old, 15s.; Lattin ware, 7s.; earthen ware painted, 1s. 6d.; Thirty Three pounds of hemp shipt at 5d. p. li., 13s. 9d.; Thirteen bundles of hemp at 3d. p. bundle, 3s. 3d.; old barrells, stooles, Tubbs, chaires & such kind of lumber & wooden ware in ye sevrall places about ye howses, 1li. 10s.; Two earthen potts, 18d.; seven bushells & 3 pecks of Indian corne, 1li. 2s. 3d.; Two Fitches of baccon cont. 38li. at 6d. p. li., 19s.; fouer bushells & halfe of pease, 18s.; in old England money with a 5s. p. of gold, 2li. 2s.; in new England money, 1li. 4s.; due by Goody Cole in money by bill, 3li.; due by Richard Croade in money, 1li. 12s. 6d.; due by Francis Skerry, 5s.; in money recd for hay, 15s.; in money lent to be made good, 8s.; due by Josias Southwicke, 1li.; due by Samuel Ebborne, 8s.; one pewter Beacar, 1s.; a percell of pallasadoes, 10s.; a Grindstone, 5s.; total, 143li. 19s. 11d. Due from Edward Winter of what he was to pay for wintering his cow, 2s.; due for a calf sold, 8s. Debts due from the estate, disbursed about his funeral, for

wine, 9s.; sugar, 2s.; cloves, 1s.; ye Coffin, 10s.; ye grave, 5s.; for a messenger to go for Thomas Bishop, 3s. 6d.; for a woman to help wash his clothes, 1s. 9d.; in money to Doctor Wells, 3s.; due to ye Cow keeper, 3s. 9d.; due for ye Cunstables rate for ye year '74, 3s. 6d.; due to Richard Croade for hire of his horse & cart & for harrowing, 5s.; for Tyme spent about ye Inventory, 3s.; due to Nathaniel Felton for his Tyme about the Inventory, 3s.; due to Mr. William Browne, sr., 1li. 5s. 5d.; For ye widdowes care and paines in looking after Two cowes & Two Swine near about fower moneths left to ye discretion of the Judicious Court for what they shall please to allow her.

Attested Mar. 29, 1675 by Mary, the widow, and John Durlan one of the administrators.

Richard Bishop's agreement, dated 12: 5: 1660, upon marriage with Marie Gault: "Wheras Richard Bishop and Marie Goult Intend by the preuission of god in some short tyme to Joyne together in marriage and for the mutuall good of them both we agree vnto theise Artickles & Couenants hereafter exprest Viz. Impr. the said Richard Bishop doth Covenant to and with the said Marie Goult that in Case god soe please he leaue the said Marie a widow then she shall during her naturall life haue and enioy the dwelling house of the said Richard Bishop wth garden and Orchard and the remaynder of the 2 acre lott the said house standeth vpon with a lott of upland opossit to the said house ouer the River wth all timber and Fyre wood wch she may nessessaralie use for & during her life tyme but not to gyue nor make sale of any of it: as alsoe one halfe acre of salt marsh lying upon the North riuer ouer against the house of the said Bishop the said Richard Bishop doth Covenant to and wth the said Marie Goult that if the said Richard Bishop doe dye before the said Marie & then leave her a widow that the said Richard Bishop shall grant halfe the estate he dyes possessed of Vnto the said Marie viz of his Cattell, Corne hay houshould goods and money as her owne proper goods for euer. 3. It is agreed mutuall betwixt the said pties that the house wherin the said Marie Goult at present lyueth in shall be sould by henerie Skerie senior and Jefferi Massey for the paymt of the debts William Goult left unpaid at the tyme of his death. 4 the said Marie Goult doth promis & grant to and with the said Richard Bishop that he the said Bishop shall haue the best bed she now hath w<sup>h</sup>all the Furniture therevnto belonginge."

Witness: Jefferi Massey and Heneri Skerry.

Letter of attorney, dated May 22, 1675, given by John Bishop, of South Hampton, Long Island, to his brother John Dorlan of Salem, fisherman, in the settlement of the estate of his father Richard Bishop. Witness: Samuel Williams and Hilliard Veren, sr.

Mary Bishop, aged about sixty-four years, deposed that she often heard her husband Richard Bishop say during the time that she lived with him, that after her decease he desired his son Thomas Bishop to enjoy his dwelling house, orchard and ground in Salem, about two acres, only he would reserve half an acre of it to dispose of as he should afterward wish, also that his said son should have all his upland, half an acre of salt marsh in the North field, all of which the said son should not dispose of but should leave it for his son Richard after him. Often pressing her husband to say what he would give to his sons at Long Island, he replied that he would give them nothing, that they had been very unkind to him, and would never come near him nor send him anything though they were very well able and had no need of anything of his. Deponent also heard her husband say the day before he died that his son Thomas should have all that he had for reasons he had at several times given, and that he would give his grandchild Mary Durlan half an acre of land in his home lot after the decease of deponent. Sworn, 29: 1: 1675, before Wm. Hathorne, assistant.

Richard Croade, aged about forty-six years, deposed that being in the chamber with Goodman Bishop the night before he died, the latter asked for Goodman Robbins and deponent to witness how he disposed of his estate. He gave his son Thomas all except what John Durland had purchased and his grandchild Mary Durland should have a half acre at the upper end of the lot because he said she might marry a tradesman or a seaman and would want a piece of ground to set a house upon. Also that he would have his grandson Richard inherit from Thomas on account of his name, etc. "And being askt by Goodman Robbins if he did not remember what he had said to him who should have his upland & his halfe acre of salt marsh in the north field, Goodman Bishop replied that that was a ly whoever told him so the salt marsh was his owne he had bought it with his money & the upland was his owne & he might sell it if he would & he did not know but he might liue to spend it, and being pressed about it telling him that his Land would be neuer the Farther from him, if he

liued he might make another will when he would, his Answer was he did not loue to tell of things so long before hand . . . & for his son Nathaniel if he had not bin a churle he might haue sent him something for he said he killed Twenty Fatt hoggs in a yeaere & had Thirty bushells of wheat in a yeaere, but never sent him so much as a bushell of wheat nor a side of porke why Answer was made him that if he gave them nothing they might receive childrens portions; he replyd that if the Court should alter this there was an end of that & so he said he was almost spent & desired the company to depart." Sworn, 29: 1: 1675, by Croade and his wife, before Wm. Hathorne, assistant.

Thomas Robbins, aged about fifty-five years, deposed. Sworn, 29: 1: 1675, before Wm. Hathorne, assistant.

John Bligh, aged about thirty-six years, deposed that the night before his father Bishop died, etc.

*Essex County Quarterly Court Files, vol. 24, leaves 63-68.*

#### ESTATE OF JOHN HEATH, SR. OF HAVERHILL.

"Dec: 28<sup>th</sup> 1674: The Last will & Testamentt of John Heath Senio<sup>r</sup> ||of Haverhill|| videlisitt as followeth, my will is that all my Just debtes & charges I have bin att sence I haue bin in my Cousen John Heaths house to be paid out of my Estate; & alsoe any other Just debtes that I owe to any man, my will is I doe giue fourty shillings to y<sup>e</sup> church of Haverhill for the churches use to be paid after my decease, I doe alsoe giue fourty Shillings for the use of the Collidge at Cambridge to be paid after my decease Item I giue fourty Shillings towards the procuring of a minester for the church of Haverhill after m<sup>r</sup>: wards decease this to be paid to the church after my decease Item I giue five pounds to my Couzen matha which was my couzen Joseph Heaths wife, which is now the wife of Joseph Page. Item I giue to my Couzen John Heaths Son, Bartholmew a two yerling Colte Item I giue to my Couzen Joseph Heath ten pounds if hee liue to com to age of twenty one yere if hee dy before then to be geven to the next of my Couzens

"Item I giue to Josias Heaths son Josias, a little colt of about a yere old Item I giue to Sias Heath five acres of Land in the plaine & one acre & halfe more in the plaine at Haverhill, Item I giue to my Couzen John Heath my East meadow Contayneing aboute Six acres all the rest of my out lands & meadows I leaue to my Brother Bartholl: Heath for

hee to dispose as hee shall see Cause Item I giue a little calfe to my Couzen Sarah John Heaths wife I giue to Sias Heath my Coate & a paire of drawers the rest of my cloths & beding I giue to my Couzen John Heath, my will is my Brother Bartholomew to bee my Executor, to all this aboue written I Sett to my hand & Seale."

John (his [ ] mark) Heath, Se<sup>r</sup>. (SEAL)

Witness: Thomas (his I mark) Davis, William White, Samuel Gilde.

Proved Apr. 10, 1675 by Thomas Davis and Wm. White before Nath. Saltonstall, Com<sup>r</sup>.

Inventory of the estate of John Heath, Sr. of Haverhill, deceased Jan. 17, 1674, taken Feb. 2, 1674 by Thomas (his O mark) Davis and William White: Samuell Sheapard is indebted for house & land it remaine behinde aboute, 21li.; Joseph Peasly for land in the lower plaine about 23li.; in Bartholl. Heaths hands his owne Brother, 14li.; a mare Sias Heath had of ye sd. John Heath behinde about, 1li. 10s.; Samuell Watts, 6s. 3d.; Robertt Clements about 1li.; land in the lower plaine 6 aceres & halfe, 26li.; Six acress of meadow in the East meadow, 24li.; a gray mare, 2li. 10s.; a coult 2 yer & vantage, 2li. 10s.; a little yerling colt, 1li. 6s. 8d.; two coves, 8li.; calfe, 12s.; his wearing apparell & beding, 5li.; tubs, traies, potts, sadle & other implements, 4li.; millitary matters, 2li.; mony, 7s.

*Essex County Probate Files, Docket 13,019.*

#### ESTATE OF JOHN BOND OF HAVERHILL.

"The Last will & Testament of John Bond of Haverhill made October the 31<sup>th</sup>: 1674: In order to the disposall & settlement of that estate which the Lord of his goodnesse hath lent mee, I John Bond of Haverhill, being weake in body, & expecting my change & dissolution; but being of good & perfect memory, doe hereby declare this that shall be hereafter declared to be my Will, & duely to be observed after my Decease. That is to say, 1<sup>st</sup>: I will & order that all my Lawfull debts shall be truly & honestly paid, & my body decently interred, there to waite for its Resurrection unto Glory through the faith & hope which I haue in Jesus Christ my Saviour. 2<sup>d</sup><sup>ly</sup>: I give and bequeath unto Hester Bond, my beloved wife, the full half of all my houseings, orchards, pastures, arable lands, & meadows; and of each distinct par-

cell; and the half of that house that is yet to be finished; dureing her naturall life; which shall after her decease returne into the hands of my Son Joseph. 3<sup>dly</sup>: I give unto my said wife as a free gift one of my Cowes, called Blossome, or any one of the Cowes which shall be living after my death; shee being to make her owne free choice; & to have roome if she please to keepe the same in any houseing that shall to that end be erected on my land. 4<sup>thly</sup>: I give unto my said Wife, dureing her naturall life the full improvement and use of all my household stuff, which at her death shall be at her disposall, provided only that what is left at her death of the household goods shall by my said wife be given to one or both of my Daughters, named Mary and Abigall, as my wife shall see meet. 5<sup>thly</sup>: I give also to my s<sup>d</sup>: wife one Sow, shee making her choice of what I leave; and I give her also two of the spring piggs or shotts; which shee shall choose of them.

“6<sup>thly</sup>: I give unto my two Daughters Mary, & Abigaill Six pounds a peece to be paid in corne & neat cattle within two yeares after my decease. 7<sup>thly</sup>: I give to my Daughter Hester Chase twenty shillings: 8<sup>thly</sup>: I give to my Son Joseph all the other part of my estate as houseing, land, meadows, & liveing stock, not particularly disposed of by this my last Will; he paying all debts that are due from mee; out of that his owne half in the first place, without meddling or disposing of any of w<sup>t</sup> is above mentioned & left with his Mother. 9<sup>thly</sup>: I will that my executor shall out of my estate which is disposed of to himself; & out of w<sup>t</sup> other estate I now, or at my decease shall have w<sup>c</sup> is not particularly disposed of, provide sufficient provision for my said wife for one full yeare next after my decease, & shall also make good what ever I have absolutely given by this my Will to my s<sup>d</sup>: wife and three Daughters; out of what estate I leave in his hands at my decease, according to the true intent of the articles abovewritten 10<sup>thly</sup>: I doe hereby constitute and appoint my Son Joseph to be my sole executor of this my last will, & testament; and to pay all my debts and to make good all the legacies which I have hereby given; and in case my said Son shall refuse the place as executor, and to doe as I have herein ordered; then my Will is that my present wife Hester Bond shall be my sole Executrix, and have the whole of my estate putt into her hands, she paying all my debts, and legacies, & upon my said Son Josephs refusall of Executorship, I will

that my said Wife shall give my said Son the sum: of ten pound; and then what I had formerly given and left to my said wife, & Son of houseing, lands, & meadows shall be the one half of it at my wife<sup>s</sup>: absolute disposall at her death, provided shee give the other half, before or at her death to my said two daughters Mary & Abigail. 11<sup>thly</sup>: I absolutely & freely give unto my wife, a booke in folio, which I have of M<sup>r</sup> Perkins his workes. 12<sup>thly</sup>: I will that my Son Joseph refusing to be my Executor, shall have noe father interest in my estate then the ten pound which my wife, takeing the place which he refuseth, is hereby ordered to pay to him my s<sup>d</sup>: Son. In wisse unto, and for confirmation of the twelve foregoeing articles to be my last Will and Testament, which in the name of Christ my Redeemer I beseech my Executor, or Executrix to observe; according to y<sup>e</sup> true intent of them; I the said John Bond doe hereunto sett my hand, & seale this one & thirtieth of October 16 hundred seaventy & foure."

John Bond (SEAL)

Witness: Nath. Saltonstall, John (his † mark) Williams.

Proved in Salisbury court Apr. 13, 1675 by Capt. Nath Saltonstall and John Williams.

Inventory taken Dec. 17, 1674 by Robert Clement and John Griffing: A houes & A freme, barne & orchard, 40li.; 50 Acurs of land within fenes, 150li.; 8 Acurs of medow at duck medow, 16li.; 2 oxen, 11li.; 3 Cowes, 11li.; 3 3 yere olde hefers, 7li. 10s.; mare, 3li.; 8 swine, 2li. 14s.; Iorn worck for husbandry, 1li. 12s.; Inian corne, thrashed & unthrashed, 3li. 12s.; whete, 6 bushills, 1li. 10s.; A cheese pres and other wodin were, 14s.; beefe & porccke in the seller, 4li. 10s.; hoopess, 2li. 5s.; wering aparill wollin & Lining, 6li.; the standing bed, beding and other furniture, 12li.; puter, bras & Iorn housall stuf, 5li. 3s.; bedstedes, coburges & other wodin were in the howse, 2li. 5s.; pine bordes, 4li.; in Amanishan, as picke, sorde & belt and buf cote, 1li. 10s.; A bill of sam. Lad, 3li. 4s.; bill due from Danll. Lad, jun, 40li.

Attested 13: 2: 1675 by Joseph Bond, executor.

*Essex County Probate Files, Docket 2,788.*

#### ESTATE OF WILLIAM SARGENT, SR. OF AMESBURY.

"In the name of God Amen the 24 day of Marche: 1670-71 I William Sargent of y<sup>e</sup> town of Emsbery in y<sup>e</sup> County of

Norfolk Massechusets in Newengland: Seaman: being in pritty good health of body, & of sound, & pfect memorie (praise bee giuen to god for y<sup>e</sup> same) & knowing y<sup>e</sup> vncertainty of this life on earth, & being desierous to settle things in order doe make this my last will & Testam<sup>t</sup> in manner, & forme following: That is to say. First & principally I comend my soule to Allmighty God my Creator assuredly beleuiung y<sup>t</sup> I shall receiue full pardon & free remission of all my sinns & be saved by y<sup>e</sup> p<sup>c</sup>ious death & meritts of my blessed Savio<sup>r</sup> & Redeemer Christ Jesus, & my body to y<sup>e</sup> earth from whence it was taken to bee buried in such decent & Christian manner as to my Executo<sup>rs</sup>, hereafter named shalbe thought meet & convenient: And as touching such worldly estate as y<sup>e</sup> lord in mercy hath lent mee my will & meaning is y<sup>e</sup> same shalbee employed & bestowed as hereafter by this my will is expressed, And first I doe revoke, renounce frustrate & make voyd all wills by mee formerly made & declare & appoint this my last will & Testam<sup>t</sup> Item I giue & bequeath: to my grandchild William Challis five pound: & to my grand children: Elizabeth, Lidia: Mary: & Phillip watson Challis to eache of them twenty shillings: Item I giue & bequeath vnto my Grand children: Dorethie, & Elizabeth Colby: to each of them twenty shillings: Item I giue vnto my grandchild William Sargent thirty shilling Itt I giue & bequeath vnto my Daughter Elizabeth y<sup>e</sup> wyfe of Sam<sup>l</sup> Colby five pound: Item I giue all y<sup>e</sup> remaynder of my estate (these my legasies: & my funerall Charges being first payd) vnto my daughter Sarah both howsing & lands: chattells & other moneables w<sup>t</sup>soever; alwayes pvided that if she die, w<sup>th</sup>out children: that then y<sup>e</sup> howsing & lands to bee equally divided: vnto my fower Childeren herafter named i. e.: my sons Thomas & William: & my daughters: Mary and Elizabeth: Item I do constitute ordaine & appoint my sone Thomas Sargent, & my daughter Sarah Sargent, Executo<sup>rs</sup> vnto this my will & Testam<sup>t</sup>: & doe make my loueing brother in law m<sup>r</sup> Tho: Bradbury: & my Esteemed friend Majo<sup>r</sup> Robert Pike, my overseers, to take care that this my will may bee pformed according to y<sup>e</sup> true intent & meaning therof: And to this my last Will & Testam<sup>t</sup>: I doe herevnto sett my hand & seale y<sup>e</sup> day & yeare aboue named.”

William Sargent. (SEAL)

Witness: Tho. Bradbury, Mary (her MB mark) Bradbury, John Bradbury.

Proved in Salisbury court Apr. 13, 1675 by Tho. Bradbury and Jno. Bradbury to be the last will of Wm. Sargent, Sen.

Inventory\* [of the estate of Willi. Sargent, Senr: *copy*] taken by Thomas Sargent and John Weed:

[housing & lands about ye: *copy*] house [& oarchyard on both sides ye Contrey way: *copy*] 85li.; [Halfe ye lott in ye tide: *copy*] meadows. 16li.; [A higledee pigledee lot in ye salt marsh: *copy*], 25 li.; [A lot lying in a place: *copy*] commonly called ye Lyons mouth, 5li. [10s.; A lot in ye great Swamp: *copy*], 2li.; [A lott in a place commonly called: *copy*] Bugmore, 4li.; [a payer of Oxen: *copy*], 12li. 10s.; [Two Cowes & a Calfe, 7li. 6.; mare & a two year old horse, 3li. 10s.; Two 3 year old heiffers, 6li. 10s.; eighteen sheep & Lambs: *copy*], 6li.; [five Swine: *copy*], 2li. 15s.; [A cheyn & wedges, tenant saw &: *copy*], severall other Iron things, 2li. 5s.; [2 Iron potts, 2 tramells: *copy*], spit, dripin pan, [frying pan, 2 kettles: *copy*], warming pan & [other Iron things: *copy*], 2li. 10s.; [4 peuter platters wth: *copy*] other peuter things & Tin, 1li.; [Earthen ware & wooden platers: *copy*] & dishes & trayes, 3s.; [hogshead barreles, tubs: *copy*], Celers wth other wooden things, 12s.; [table, Cubard & seats: *copy*] belonging to ye house, 1li. 5s.; [bed, bedstead, 2 sheets: *copy*], 4 blankets, rug & curtin, 7li.; [bed, bedstead & curtains: *copy*], truckle bed & beaden [3li.; 3 chests, bible, sheep shears &: *copy*] other [small: *copy*] things, 15s.; [woollen yarne: *copy*], 5s.; [lace, Incle & cot: *copy*] ten yarne, 1li. 10s.; total, 196li.

[Inventory taken as it was given in by Tho. Sargent 8: 2m: 1675 by us. John Weed.

The following came to our knowledge after the apprizement: one sheet, Tow yarn 5 pound, one payle, two ston juggs. smoothing Iron, Carpett, firkin of soap, one blankett, one pillow.

Attested in Salisbury court Apr. 13, 1675 by Tho. Sargent. *copy*]

*Essex County Probate Files, Docket 24,708.*

Sarah Sargent (her SS mark) of Eamsbery, maiden, was, by her father, William Sargent of Eamsbery, lately deceased, appointed executrix of his will with her brother Tho: Sargent, which will was proved in court at Salisbury April 13, 1675, and she now appoints her said brother to act for her as said executrix, April 14, 1675. Witness: Tho. Bradbury and

\* Copy Norfolk Records, vol. 3, part 2, pp. 6, 7.

John Bradbury. Acknowledged May 10, 1675, before Robert Pike, commissioner. *Norfolk Deeds, vol. 3, leaf 11.*

ESTATE OF EDWARD FRENCH, SR. OF SALISBURY.\*

"In the name of God And by his Assistance; I Edward French of Salisbury in the Countie of Norfolke minding the many warnings of my Mortalitie, by reason of my great Age and other infirmities, together with the Sudden changes, frequently befalling, sundry of the precous Seruants of God, and others, both old and young, weak and strong, According to diuine institucon, doe therefore comit my Soule, Body and Spirit, both in life and in death, into the Euerlasting Armes, of God All sufficient, my most heauenly father; And to Jesus Christ, my Alone Sauour, And Euer blessed Redeemer; thorough the power and presence, of his Eternall Spirit: My body to the Earth, from whence its Originall was taken, decently to be interred, by my Executrix or Executors hereafter Expressed: in hope of A happie and ioyfull resurrecon, in the great day of the Man Christ Jesus, the Judge of All both Quick and dead, to whom be glory for Euer Amen And for such good things of this world, As in my pilgrimage here, it hath pleased God of his rich mercie to comit to my care and stewardship: After my iust debts and funerall Expences discharged, I Giue And dispose (as much as in mee lieth) in maner As hereafter Expressed. First I Giue and bequeath unto my Grandchild, Joseph French the Eldest Son of my Son Joseph French All that my Six score Acres of upland, lying and being Aboue the Mill; by the Mill Riuer, being my part of All that diuision, Aboue the mill be it more or less; together with my parcell or lotment of marsh or meadow ground by the Beach, Called my Sweepage: the Sayd upland and marsh or meadow ground I Giue to my Sayd Grandchild And the Heirs of his body that shall lawfully be begotten, their Heirs and Assignes foreuer; at his Age of twentie fowre years Compleate; or at such other time before, after he shall come to the Age of one and twentie years, as his sayd father, or mother (in case of his father's death) shall iudge meet and necessary, And it is my Will and Mind that my Son Joseph and his wife shall haue the Sole use of the Sayd upland from the time of my decease untill my Sayd Grandchild shall Ariue to the Age of twentie fowre years As Aforesayd. And in case my Sayd Grandchild Joseph French shall die without Issue of his body As Aforesayd, then my will is, that the

\**Norfolk Records, vol. 3, part 2, pp. 1, 2.*

sayd upland And marsh or meadow ground, shall be, And remayne the inheritance of Symond French the Second Son of my Sayd Son Joseph French, And to the Heirs of his body, lawfully begotten, And for want of Such Issue of his body to his brother Edward And the Heirs of his body, their Heirs And Assignes for Euer. Secondly to Symond French, the Second Son of my Sayd Son Joseph French I Giue And bequeath, that part of my five hundred Acres of land, that remainys in my handes, As Allso that part, of my twelve Acres of upland remainyng in my hands, I Allsoe Giue and bequeath unto him the Sayd Symon French, that peece of my land, called the Long peece, to him and the Heires of his body lawfully to be begotten, And for want of such Heirs, the Same to be and remayne, to his brother Edward French, And to the Heirs of his body lawfully to be begotten, their Heirs And Assignes for Euer. And it is my will that my Son Joseph French shall possess and Improue the two parcels of land first menconed untill his Sayd Son Symon shall come to the Age of twentie fowre years, vnless he shall find cause and think meet to possess him before the time prefixed, the which he hereby hath libertie to doe: And for the other fore mentioned parcel to him the Sayd Symon French bequeathed; my Will is, that my Executrix for the present And After her decease my Sayd Son Joseph French shall inioy the Same, for, and during their liues, And After them, to be and remayn to the Sayd Symon French his Heirs and successors As Aforesayd.

“Thirdly to John French, the Eldest Son, of my Son John French I Giue And bequeath my thirtie Acres of Upland in Hall Farm, with the meadow ground belonging [to it: *copy*] Allso my fowre Acres of meadow, in the cow-comon, with my peece of Salt marsh called my first [higley: *copy*] pigley, when he shall come to the Age of twenti fowre years Compleate, till which time my Will is that the sayd upland, with all the profits therof shallbe in his fathers hands And to his Sole use, unless his Sayd father shall See good Soner to Confeer it upon him, And that the meadow And marsh, shall remayn in the hands of my wife, or to her use and dispose for her life, And After her in the hands of my Sayd Son John French, and to his use As before Expressed for the upland till his Sayd Son John shall come to the Age of twenti fowre years, from which time, the Sayd upland, meadow And marsh, shallbe and remayn, the inheritance of him the Sayd John French my Grandchild And the Heirs of his body lawfully

to be begotten; their Heirs And Assignes for Euer. Fourthly to Samuel French the Eldest Son of my Son Samuel, I Giue And bequeath All that my land lying between my orchard, And the street; As Allso All my land lying betwixt the long pece and Joseph Flechers land, to the end of the orchard, And So Along by the rayles to his fathers land, All the Sayd land to be the inheritance of him the Sayd Samuel at his Age of twentie fowre years; unless it happen to he in his fathers hands After my wiues decease, to whom and whose dispose I Giue it during her life And After her to my Sayd Son Somuel till his Sayd Son Samuel come to the full Age Aforesayd. Fiftly. Unto the Son of my Son John, now newly borne I Giue and bequeath, that part of my fivie hundred Acres of land, which his father doth now possese or inioy, To Have And To Hold when he shall come to the Age of twentie fowre years compleate, to him And to the Heirs of his body lawfully begotten, their Heirs And Assignes for Euer: And it is my Will that the Sayd land, with All the profits therof shall be And remayn to the use of my Sayd Son John till his child come to the Age Aforesayd, unless he See meet to conferr it upon his Sayd child before: Sixtly: to Edward the Son of my Son Joseph I Giue Eight Pounds: to my daughter Philbrick three pounds || and to her two Sons three pounds A peece that is John white and Will: Philbrick||: to An, the daughter of my Son Joseph French three pounds: to Mary: Hannah and Sarah the daughters, of my Son John French three pounds A peece: to Abigail and Hannah the daughters of my Son Samuell French three pounds Apeece, the sayd daughters of my Sayd Sons to be payd by their respectiue parents out of the Estate of mine put into their hands to that End when they shall come to the Age of twentie years or before, as their parents shall see good After they come to Eighteen years of Age Apeece compleate: my daughter Phillbrick to be payd by my Executrix within twelue months After my decease: And the Eight pounds to Edward to be payd by his father out of my Estate in his hands, As Aforesayd at his Age of twentie fowre years or before at his fathers pleasure:

“And if Any of the legatees dye before they receiue the legacies hereby giuen them, the Suruiuours to haue it Equally Aporconed Among them. My stinted Comons I Giue three to my son Joseph: three to my Son John and two to my Son Samuel, And to the Heirs of their bodies respectiue, their Heirs And Assignes for Euer, Allso my unstinted Comons I

Giue to my foresayd three Sons, And the Heirs of their bodies, their Heirs And Assignes for Euer. Lastly I hereby reuoke And disanull All former or other Wills by mee, at Any time made, respecting the premises Aforesayd, And doe Nominate Ordayn And Apoint An my Beloued wife to be the Sole Executrix of this my last Will And Testament in Witness wherof; I the first Aboue named Edward French haue hereunto put my hand and Seale the tenth day of the Second Month called April One Thousand Six hundred Seautie And three, with this Added that All my housing, yards, orchards, back-sides, Upland, marsh or meadow ground, now in my own hands and occupacon not formerly in this my Will disposed of I Giue unto my wife during her naturall life And After her decease to my Son Samuel and the heirs of his body lawfully to be begotten, their heirs and Assignes for Euer. Excepting the long peece menconed in the Second Article . . . the meadow in the Addition menconed is only my fresh meadow containing fowre Acres more or less."

Edward French (SEAL)

Witness: William Buswel, Isaac Busel, Moses (his O mark) Gill, Joseph Hills.

Proved in Salisbury court Apr. 13, 1675 by William Buswell and Isaac Buswell, jun<sup>r</sup>.

Inventory of the estate of Edward French, Sr., lately deceased ye 27th of Dec., 1674, taken [by Samll. (his f mark) Felloes: *copy*] and W[illiam] Buswel: the houseing, Barne roome, planting land and pasturing and orchard rounde ye houseing, 60li.; seventeene ackers of upland and three ackers more aded to it lyeing next it, 30li.; ye upland above ye mill lyeing next to Goodman Mudgeit, 60li.; upland lyeing at Mr. Halls Farme and a small persell of middow lyeing a tow it, 15li.; 4 acker lot in ye great middow yt was Mr. Halls, 16li.; ye higlede piglede in ye salte marshes lyeing next tow goodman Allin, 12li.; Sweepeig lot lyeing at ye beach lyeing next tow goodman Browne, 18li.; ye Cow Common lot lyeing by Mr. Halls farme side buting up on ye great Cricke, 10li.; tow oxen, 10li.; five Cowes, 17li.; tow three yeare oulds, 6li.; 5 younge Cattell and one sheepe, 10li.; his wareing Cloathes linen and wollen, 10li.; his Armer, 1li.; Bedsteds and beds with all furnitur belongeing tow them, 20li.; three Chests, truncke, and boxe and what is in them, 30li.; tenn Cushins, 1li.; Bras Cettles and scilits, warmeing pan and Iron pots,

3li. 10s.; peauter, 1li. 10s.; tables, Cheares, barils and other housold lumber, 8li.; in ould Iron, 2li. 10s.; Cart and wheles, 10s.; Corne and meate and other provitions, 12li.; presing Irone and 2 pare shears, 5s.; debts, 43li. 19s.; more by a bill, 60li.; more debts, [20li. *copy*] 10s.

Attested in Salisbury court Apr. 13, 1675 by Anne French, executrix.

Whereas Edward French in his will bequeathed to Samuel French the eldest son of Samuel, all his land lying between his orchard and the street, also all his land lying betwixt the long peice and Joseph Fletcher's land to the end of the orchard and so along by the rails to his father's land, to be his at the age of twenty four years, and the said Samuel having deceased, Joseph Eaton who married Mary French, Edward French, Sr., Edward French, Jr., Sarah French, Hannah Filbrook, Wm. Filbrook, Anna French alias Long, legatees in the said will petition the court Sept. 27, 1694, that the abovesaid two parcels of land may be equally divided among them the survivors, according to the said will.

Power of attorney given Oct. 29, 1694, to Mr. Joseph Eaton of Salsbury, who by the right of his wife, is one of the legatees mentioned in the will of Edward French, to act for Serg. Thomas Philbrick, Hanah Philbrick, William Philbrick, Anna Long, widow, daughter of Joseph French, Edward French, Sr., Edward French, Jr., Hannah French and Sarah French, in the division of the land left to Samuel French now deceased. Witness: Peter Weare, Edward Williams.

New Hampshier, Serj. Thomas Philbrike, Hanah Philbrike & William Philbrike acknowledged the above Oct. 29, 1694 before Nathll. Weare of the Counsell. Acknowledged by An Long, widow, Edward French, Sr., Edward French, Jr. and Hana French, Oct. 30, 1694 before Robert Pike, Jus. of Peace.

Witness: Elesabeth (her C mark) Pirrkins, James Browne.

The agreement of the children and grandchildren of Edward French Sr., in settlement of the estate left in the hands of Samuell French, Sr. for his son Samuell French, Jr., both deceased, to divide the land in nineteen equal parts as follows: the first lot next ye highway butting upon Joseph Fletcher's land about four rod, and two rod and half upon the lane, to Hanah French alias Wintworth; the second lot in the same peice, four rod upon the Lane and six rod next to Fletcher's

fence to Ensigne John White, legatee; and lots about the same quantity as the last mentioned to Easter French, Edward French, John French, Joanna French, Simon French, Hanah French alias Nelson and Nathll. French; a part of both pieces, land butting upon the lane about two rod and back to a marked white oak tree and from the oak tree to the stone wall at Simon French's land, two rod broad at the Log piece to John French, Jr.; four rod wide next to Simon's stone wall and two & half next to Fletcher's land, to Sarah French; lots of the same dimensions as above, to Mary French alias Eaton, Hanah Philbrick, Henry French, Ann French alias Mudgit, Joseph French, Abigail French and William Philbrick; about six rod butting upon Simon French's stone wall bounded by Joseph Eaton's land and butting upon Fletcher's land almost two rods to Edward French, Sr.

Signed and sealed Sept. 30, 1697 by Joseph Eaton as attorney and in behalf of Hanah French alias Wintworth, Thomas Philbrick and Hanah his wife, William Philbrick, Ann French alias Mudgitt, Edward French, Sr., Edward French, Jr., Sarah French and Mary French, wife of said Joseph French, John French, James Jackman as guardian & in behalf of Johana French, Symond French, Thomas Nelson in behalf of his wife Hanah, John French guardian and in behalf of Nathll. French, Richard Jackman guardian and in behalf of John French, Henry French and Abigail (her A mark) French.

Witness: Cutting Noyes, Richard Knight, John Croade.

*Essex County Probate Files, Docket 10,141.*

## ADDENDA

## ESTATE OF MRS. ELIZABETH GOODALE OF NEWBURY.\*

Inventory† of the estate of Mrs. Elizabeth Goodalle, widow, of Newbery late of Yarmouth in old England, taken Mar. 27, 1647, by Edward Rawson, Henry Short and Richard Knight: in mony, Gold & Silver, 7li. 13s. 9d.; 5 gold Rings, 2li. 18s.; 2 silver beakers, 3li. 10s.; a guilt bowle, 1li. 10s.; a little broke silver bowle, 16s.; 12 silver spoones, 4li.; a double silver salt wth a Civer, 2li. 5s.; total, 22li. 12s. 9d. In hir wearing Apparell: a watered Silk grogrin gowne, 4li.; a Cloth gowne, 2li.; a silk mohaire petticoate, 1li.; a turky mohaire peticoate, 1li. 10s.; a cloake, hood & safegard, 2li.; 2 old black gownes, 2li. 1s.; a figured grogrin hood & chamlett Cloake, 1li. 5s.; a stitche taffaty kertle & a chamlet kertle, 16s.; a shagg petticoat, 15s.; 2 old waskoats & 4 old peticoats, 1li. 10s.; a greene say Apron, 6s. 8d.; a muffe, 5s.; a night wascoate, 1s. 6d.; 2 pr. of shoes & stockings, 12s.; 4 Clothes, 1li. 10s.; 2 holland Aprons, 12 small handchrehrfs, old shifts, 15s.; 12 old quoives, 12 neckeloths, 12 Cross 11s.; 2 pr. of gloves, 1 ell of lace, 1 pr. of bowes, 8s.; a grt. Truncke, 13s. 4d.; a boxe wth some pinns, peeces of taffaty Fillitin & other smale things, 15s.; a looking glasse, 5s.; 2 Hatts, 1li.; total, 22li. 19s. 6d. Severall books, 1li. 6s. 8d.; 3 botle glasses, peece of Canvas, pinns, other triviall things & 2 boxes, 9s.; old peece of sarsnett, 1s.; old sattyn doublett & figured sattin Jackett, 1li.; 2 casements & 3 panes of glasse, 10s.; chest, 3 cheese clouts & other triviall things, 12s.; a little deske & other triviall things, 5s.; in another boxe, peece of figured sattin wth some remnants, 14s.; an old peece of [s]ay, 1s. 6d.; 3 yds of kersy, 15s.; lace, Inckle, [binding: copy] fustion wth other smale things, 1li.; a boxe, peece of [bl. copy] [st]uffe, threed & other smale things, 13s. 4d.; peece of blake taffaty, 18s.; total, 8li. 5s.; 5 pr. of sheets, 2li.; 12 napkings, 6s.; 2 holl. pillowbyes, 2 cloth pillowbyes, 2 pr. of [Courser: copy], 17s. 6d.; table cloth & old [Shift: copy], 4s.; 3 prs. of holland [Sheets: copy], 3li.; 2 pr. of sheets wth a [towell: copy], 1li. 10s.; diapr tablecloth & [large: copy]

\* See *ante*, vol. 1, page 65.

† Copy, Essex County Quarterly Court Files, vol. 30, leaf 121.

towel, 1li. 2s.; lardg Damaske [Napkin: *copy*] & a diapr napkin, 4s.; diaper tablecloth, 12 diaper napkins wth a lardg damaske napkin, 17s.; 1 pr. of fine holland pillowbyes [& pr. of: *copy*] other pillowbyes, 1li. 4s.; 1 pr. of sheets, 6s.; [1 paire: *copy*] of canvas [sheets: *copy*], 6s.: [3: *copy*] old Canvas [sheets: *copy*], 8s. 8d.; [4: *copy*] kerchefts, 9s. 6d.; table cloth & [cupboard: *copy*] cloth, [& long: *copy*] Towill, 8s.; chese clout & 6 towells, 8s.; pr. of smale canvas [sheets: *copy*] & table cloth, 8s. 6d.; 2 Rawhides & a [bundle of Ferret: *copy*] ribbon, 1li. 1s. 6d.; napkin, long binder & a bundle of old Ruffes, 2s. 6d.; a milded towell, some canvas sheets, 9s. 6d.; 2 course pillows [pillowbeers: *copy*], 2s. 6d.; pr. of body, 2s. 6d.; 2 Towells, one bage, 1s.; five holland [apron: *copy*] & 3 course Aprons, 16s.; one napkin [1 holld: *copy*] hecherchrf & an old wascoat, 2s. 6d.; Truncke, 5s.; total, 17li. 2s. 2d.; a tapistry covered, 4li.; 2 liury cuppboard cloths, 1li. 10s.; pr. of green curtaines & valliants of [say: *copy*], 1li. 15s.; downe bed & feather boulster, 5li.; greene Rugge, 12s. 4d.; 3 pr. of blancketts, 1li. 2s. 6d.; fether bed, 2 feather bouldsters, 5li. 4s.; litle feather bed & boulster, 2li.; 2 Coverleeds, 1li.; 4 cushions & 2 stoolles, 14s.; truncke, 2s. 6d.; 5 pillowes, 1li.; 5 greene Curtains, 3 curtaine Rods, 1li.; pr. of striped curtains wth a carpett & ould cloth, 1li.; 5 greene old curtains, 16s.; 2 turky cushions, 10s.; green Carpett, 10s.; half a greene say valliants, 4s.; 3 yds. of green prisillian, 10s.; 7 yds. of stufte, 1li. 11s. 6d.; peice of canvas, 4s.; 2 bouldsters, 1li. 4s.; total, 31li. 10s. 10d. Brass & peuter: 15 peuter platters, 2 plates, 7 porringers, 1 chamber pot, 9 butter dishes, 2 basons, 2 candstickes, 2 brasse Candstickes, flagon, 3li. 8s.; 1 brasse pr. of Andirons, 1li. 5s.; 1 pr. of bellows, pr. of tongs, slice, fire panne & chafer, 15s.; 1 bason & ewer, 10s.; 1 grt brasse potte & Civer, 1li. 10s.; 1 lese brasse pott, 13s.; 12 old Caskes, 8s.; fryin panne & pr. of candlestickes, 4s. 6d.; warming panne, 5s.; Iron cansticke, churn, dark lantherne wth other Iron geere, 1li. 10s.; 4 plates, 6 sasrs, 1 double salt, 1 Cawdlecuppe, 1 [pt pot: *copy*], 1-2 pint pott, 2 oll water Cupps, [1 Churne: *copy*] & grt pott, 1 brass candlesticke & a blew Jugge, 13s. 4d.; one Iron pott, 1 pr. of Iron hangers, 1 spitt, 1 dripping panne, 1 smoothing Iron, 12s.; 3 ketles, 1 bakine panne, 1 brasse chafing dish, 2 brasse ladles, 1 skimer, 2 brasse skellets, 16s.; a Jugg tipt wth silver, 5s.; a parcell of yarne, 8s.; earthen platters & wooden dishes, 2s.; total, 13li. 5s. [2d. *copy*]; in severall

debts [oweing: *copy*] to hir, 31li. 12s. 5d. *Suffolk County Probate Files, Docket 2,624.*

ESTATE OF THOMAS JAMES OF SALEM.\*

Alexander Lillington came into court, and by papers it appearing to court that he is the husband of Sarah, daughter of Thomas James, deceased, who is the only surviving child and rightful heir of said James, court July 20, 1675, ordered that what estate of said Thomas was or is in the hands of Jeremiah Meachum, administrator, or elsewhere in this country, be delivered up to said Alexander forthwith. *Salem Quarterly Court Records, vol. 5, leaf 87.*

Letter addressed "For ou<sup>r</sup> hon<sup>rd</sup> friends The Majestrates of Salem These In New England."

"Hon<sup>rd</sup> And Christian freinds

"Herewith goes A member of this Collony Alexander Lillington, whose occasions call him to yo<sup>r</sup> Jurisdiction, to looke after an estate, real and psonall, in right of his wife; Sarah the daughter of Thomas James, formerly an Inhabitant in yo<sup>r</sup> Countrey but some yeares since departed this life, in these parts whoe left Ishue, besides his said daughter, two sons, John and Joseph, both which being since dead, the said estate, (in Law and equity) belongs to the said Sarah, as the onely suruiuo<sup>r</sup>. As for such estate, which the said descendents were possessed of, in this Collony, the said Lillington is invested therewith, by virtue of an Administration granted to him by this Court. A Testimoniall whereof (attested by ou<sup>r</sup> Register, with the seale of the Collony Affixed thereunto) hee carrys with him to shew yo<sup>r</sup> Court of Salem. Yett he beeing dubious, that those whoe are in possession of the said estate there will proue litigious. And if swayed by a wordly interest may weary him with law sutes, unlesse hee will comply with their selfish, and couetous desires, in regard hee is altogether a straunger in yo<sup>r</sup> parts and so his Creditt, not likely to furnish him with money (which Solomon saith answeres all things) to wage law. Wherefor hee desires letters from us to yo<sup>r</sup> Worp<sup>s</sup> as depending for help and assistance wholly on yo<sup>r</sup> Justice. Such a reasonable request by noe meanes could wee deny him, though wee know (by the fame y<sup>t</sup> is spread) yo<sup>r</sup> readinesse to distribute to all, according to equity. Howeer though wee are assured that so it is, and that wee speake to those who professe to liue, a life to come.

\* See *ante*, page 46.

Yett (as stewards of God) in the bearers behalf, wee thinck expedient to desire yo<sup>r</sup> worp<sup>s</sup> to make yo<sup>r</sup> wisdome and iustice operative to counter check any Subtilty or deceit that may bee suggested by his opposers. Yo<sup>r</sup> station alloweth yo<sup>r</sup> greate aduantage yo<sup>u</sup> are the first figures that stand for more in publique concerns then all that follow after. We hope therefore yo<sup>u</sup> will shew yo<sup>r</sup>selues worthy patriots, and iustly defend him against all cunning fraud, but especially that he may not bee put of with delays. The doeing whereof as it will bee of greate concerne to him, so wee shall take it as a fau<sup>r</sup> to ou<sup>r</sup>selues, and if it layeth within ou<sup>r</sup> beinge bee ready on all occasions to retaliate Thus committing yo<sup>u</sup> to the protection of the omniscient power; with hearty commendations tendered wee take leiu<sup>e</sup> to subscribe ou<sup>r</sup>selues

“S<sup>r</sup>s Yo<sup>r</sup> friends & seruants

“Tho. Cullen, John Jenkins, Dep<sup>ty</sup> Gov<sup>r</sup>

“John Nixon, John Hearvey.

“From y<sup>e</sup> Court of Albemarle  
the 12<sup>th</sup> March 1674-5.”

Caleb Lambe, aged about thirty-six years, deposed that being in the county of Albermarle in the Province of Carolina in 1674-5, he was present at the sitting of the court when he received his appointment as administrator of Thomas James' estate. John Pelton, aged about thirty years, testified to the same. Sworn, May 20, 1674, before Daniel Denison.

Francis Godfrey certified, at Albermarle, Oct. 10, 1674, that he married Allexander Lillington and Sarah James, daughter of Thomas James according to the act of the country on Sept. 16, 1669. Wit: Thomas Harris, clerk of the court.

Letter of administration to Allexander Lillington and his wife Sarah, of the estate of John James and Joseph James, dated Albemarle county, in the Province of Carolina, Mar. 16, 1674, and signed by John Jenkins, Dep. Gov., with the county seal affixed. *Essex County Quarterly Court Files*, vol. 23, leaves 106-108.

#### ESTATE OF SAMUEL LEACH.\*

The administrators of Samuell Leach have made their return July 20, 1675, of the sale of the house and land as far as is will go to pay the cerditors. *Salem Quarterly Court Records*, vol. 5, leaf 88.

\* See *ante*, page 310.

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