

John Daget my Daugter Marye our chilidg to both of them to be paid after my decease and all the cost of my  
estate & goods to be brought unto my Sonnes wife Elizabeth Daget during of her natural life & after to returne to  
my son Henry Daget & my daughter Elizabeth Daget their heirs for ever and I do constitute & appoint my well  
beloved wife Elizabeth Daget & my son Henry Daget my sole executors of this my last will and  
testament concerning all other wills and testaments heretofore by me made. This Will is signed my hand & seal  
This 18<sup>th</sup> day of July 1722.

Signed Sealed & Delivered  
in the presence of us  
John Munday

Susanna <sup>her</sup> ~~husband~~

At a Court held for York County on Tuesday the 20<sup>th</sup> day of November 1722.

This Will was presented in Court by Elizabeth Daget & Henry Daget Esq; within named who made oath  
that the same was made & being further proved by the Oaths of John Munday & Susanna <sup>her</sup> husband thereto admitted  
to record.

Coff Right Dinsdale & Cope

I now all men by these presents that we Elizabeth Daget & Henry Daget Esq; John Munday  
we are held & firmly bound unto Joseph Smith, William Dinsdale & Saxon & Tulliford & Dade  
of Boston Court Justices of the County of York in the sum of two hundred pounds Sterling to the white payment  
will & truly to let unto us both our place our house Esq; and Adam jointly & severally to his daughters  
their heirs & assigns firmly by these presents witness & sealed the 20<sup>th</sup> day of November 1722.

The Condition of this obligation is such that if the above bound Elizabeth Daget & Henry Daget  
Esq; & John Munday do make or cause to be made a true & perfect inventory of all & singular  
the goods chattels & credits of the same which have or shall come to the hands possession or custody  
of them the said Henry or into the hands & possession of any other person or persons for them & his  
or ours to engage or cause to be exhibited into the County Court of York at any time ab this day or there  
required by the said & the said goods chattels & credits & all other the goods chattels & credits of the same at  
the time of his death or which at any time after shall come to the hands or possession of the said  
Henry or into the hands & possession of any other person whatsoever do well & truly account according  
to Law and further do make a true & just acco<sup>t</sup> of their attings & deings wherein hee to be  
engaged by the said & also do well & truly pay & deliver all the money contained & expended in the  
testament as farre as the said goods chattels & credits will thereunto extend according to the Law  
& the Law shall merge them Then this obligation to be void & of none effect otherwise to remain  
in full force & Virtue.

Signed Sealed & Delivered  
in the presence of . . .

Right Dinsdale

At a Court held for York County on Tuesday the 20<sup>th</sup> day of November 1722.

This bond was acknowledged by the several subscribers thereto which is admitted to record.

Coff

Right Dinsdale & Cope