

To 2 pair Sizard II. & 1 set of horse Teams 1/3	£ - 2.3
To a parcel of new nails 3/6. 2 meal bags & 1 wallet of -	0.6
To 1 child's Cradle 5/- 3 pieces Cotton 1/6	- - - 9.6
To 3. Wool 3/- 1 ^{lb} _{oz} spun Cotton 2/7/-	- - - 5.7/-
To 1 suit of Cloathes & 1 Hat	5/- 10/-
To a parcel of wearing apparel	3.15.
To 1 Silver Glass 5/- 1 Grinding stone 5/-	- - - 10/-
To 1 Gray Mare	5/-
To 4796 Tobacco	216/8 39, 19.4
To 593 Do	2.12/6 3.14. 17
To 6 Tobacco hagshends	- - - 10/-
To 1 Canoe	1/-
To 1 Gray Horse Saddle and Bridle	5/-
To 1 snaffle bridle 2/- 1 old Mare £1.5/-	1.6.8
To 23 Hogs £5.15. 8 sides of leather £1.12. 7.7/-	
To 1 box iron 4l. 1 Gun barrel and both 2/6	6.6

The? Mountague
her *mark* James IC Bristol
Catherina Jones Admin^r James IC Bristol
March *mark* J. Campbell

At a Court held for the County of Middlesex at Woburn on the
Tuesday the 14th day of December 1750.
This Inventory and appraisement of the Estate of Humphrey
Jones? Jones deceased was returned and ordered to be recorded.

Took

No. Birch Esq^r.

Daniel's
Inventory

In Obedience to an order of Middlesex Co
County Court at Urbanna dated on Tuesday the second
of October 1750. No the Subscribers being first sworn to
doe meet and appraise the Estate of Margaret Daniel
deceased vizt.

To 1 old negro woman named Nan . . .	£ 10 " "
To 2 draft oxen £ 6.5 - ^{young & old} 11. -	17 " 5 "
To 8 hogs £ 4. 1 bed and furniture £ 4 -	8 " "
To 1 bed & furniture £ 2.10. 12 chairs 10/-	3.5 "
To 1 pair of Hand Iron Tonges & Sheath . . .	" 15 "
To 3 old Chocks and 1 box	" 10 " 6
Total Chamber pot	" 1 "
To 1 doz. Bottles 1 earthen plate & 2 Combs . . .	" 4 " 4
To 1 grained stone and sifters	" 11 " 6
To 2 iron Pots 1q. 1 old brass bottle 7/6 . . .	" 17 " 6
To 1 shiner of flesh forks 2/. 1 frying pan 2/. . .	" 4 "
To 2 old apples & 2 new hatched 3/. iron spit 20. . .	5 " 6
To 12 plates 12/. 1 old stone mortar & pestle 1/. . .	13 "
To 3 Earthen Pans	" 1 " 3
To 1 Stone garn & 2 jugged & 1 earthen pot . . .	" 6 "
To 1 Pail 1 piggin & 1 Can	" 4 "
To 1 old Lubbard 1/. 2 Tables 5/.	" 6 "
To 2 old Basins 3/. 2 Candles & tallow 3/. . . .	" 3 " 0
To 1 old Cradle & Salt box 6. 4 earthen Cups 1/. . .	1 " 6
To 3 old books 1/. 1 base of shives & forks 5/. . .	6 "
To 1 old box iron & hardware	" 1 " 6
To 1 Open Chain and old Iron	" 6 " 6
To 3 Sols 5/. 3 Tools 2/. 1 Dish 1/6	" 8 " 6

(153.)

To Edward Dot and Saml Dot

Vivian Daniel Esq: & Co

The Langhlin

John Northam

W^m Bristol

At a Court held for the County of Middlesex at Urbanna
on Tuesday the 4th day of December 1750.

This Inventory and appraisement of the Estate of Marg^r
Daniel deceased was returned and ordered to be recorded.
Exam'd

Test. Mr. Price Esq.

I, Richard Strode, by these presents that we Richd^r
for admⁿ of Strode Inv^r Churchill gent: and William Harkney are held
Strode's Est^r and firmly bound unto Henry Thacher gent: the first Justice
in the Commission of the Peace for Middlesex County for
and in behalf and to the sole use and behoof of the Justices
of the said County and their successors in the sum of One
hundred pounds current money to be paid to the said H:
Thacher his Executors Administrators and assigns
to the which payment well and truly to be made we bind
our selves and every of us our and every of our heirs
Executors and Administrators jointly and severally &
firmly by these presents sealed with our Seals dated as
this fourth day of Dec^r 1750.

The Condition of this obligation is such that if
the aboves bound Richard Strode Administrator of all the
Goods Chattels and Credits of John Strode deceased do so
make

make or cause to be made a true and perfect Inventory
 of all and singular the Goods Chattels and Credits
 of the said deceased which have or shall come to the
 hands possession or knowledge of him Thomas Richard
 or into the hands or possession of any other woman or
 persons for him and the same so made do exhibit or
 cause to be exhibited into the County Court of Middle
 sex at such time as he shall be thereunto required by
 the said Court and the same Goods Chattels & Credits
 and all other the Goods Chattels and Credits of the said
 deceased at the time of his death which at any time
 of the said lifetime or into the hands or possession
 after shall come to the hands or possession of any
 other person or persons for him do well and truly
 administer according to Law and further do make
 a just and true Account of his Assets and Wives
 theron when thereto required by the said Court and
 all the rest and residue of the said Goods Chattels &
 Credits which shall be found remaining upon the
 said Administrator's account the same being first
 examined and allowed by the Justices of the Court
 for the time being shall deliver and pay unto such
 person or persons respectively as the said Justices or
 by their Order or Judgment shall direct pursuant to
 the Laws in that case made and provided and if
 it shall hereafter appear that any last Will &
 Testament was made by the deceased and his
 Executor or Executrix theron named do exhibit
 the same into the said Court making request to

Recd:

have it attested and approved accordingly if the said Richard
being therunto required do render and deliver up his Letter of
Administration approbation of such Testament being first had
and made in the said Court Then this obligation to be void and
of none Effect or else to remain in full force and Virtue.

Sealed and Delivered
in the Presence of

Rich^d. Stoocons Seal
John Churchill Seal
his
W^m X Leathay Seal
Mark

at a Court held for Middlesex County at Woburn on &
Tuesday the 4th day of December 1750.

This Bond was acknowledged by the Subscribers hereto &
I am committed to record.

Test. Tho. Price Esq.

Goods
Will

In the name of God amen I George Gott being weak of
Body but of perfect sense and memory thankes be to God of
for the same I doe make this my last Will and Testament
first I beseeche my soul to Almighty God that gave it me
and my Body to the Earth from whence it came & to be
buried in a decent maner I give to my son William
Gott my said that I now live on to him and his heirs
lawfully begotten of his Body but if he his mind to sell
his said it shall no intent I give all the rest of my
Estate to my son William Gott if my son William Gott
dies without heir my desire his that my said be sold
to the highest bidder and the money to be divide among
my six Children that I shall name that his to say is
Jane Luford wife of William Luford Mary Guttering
Nelly.

Nelly Burton wife of James Burton Mother to
 Francis Gost James first my desire is that son James
 Gost shall come in for no part of my land but come in
 for his part of the money my desire is that my
 son William Gost have two years schooling out of my
 Estate my desire is that my friend James Daniel be
 left Executor and have the care of son & his Estate
 till he shall come of age of twenty one As
 Witness my hand this 15th day of April 1749

William M. Bain

his

^{mark}
James F. Anderson

^{mark}
George E. Gost

At a Court held for Middlesex County at Urbanna on
 Tuesday the 1st day of January 1750.

This Will was presented in Court by James Daniel
 Executor herein named and proved by the oaths
 of the Witnesses hereunto admitted to record and the
 said James having taken the Oath of an Executor
 or Certifiate is granted him for obtaining a
 Probate in due form.

Took

Pro. Price £10.

Daniel I KNOW all men by these presents that we do
 bind J. James Daniel and Francis Sykes are hold and do
 ex:ships of firmly bound unto Henry Thacher the first Justice
 Gosts Estate in the Commission of the Peace for Middlesex
 County for and in behalf and to the sole use and
 behoof of the Justices of the said County and their
 Successors in the sum of Two hundred pounds Current
 money-

money to be paid to the said Henry Thacker his Executors administrators or assigns to the which payment well and truly to be made he bind our selves and every of us our and every of our heirs Executors and Administrators jointly and severally so firmly by these Presents sealed with our Seals unto this the first day of January anno Domini 1750.

The Condition of this obligation is such that if the above bound James Daniel Executor of the last Will and Testament of George Guest deceased do make or cause to be made a true and perfect Inventory of all and singular the Goods Chattels and Credits of the said deceased which he have or shall come to the hands Possession or knowledge of the said James Daniel or into the hands and possession of any other person or persons for him and the same so made do exhibit into the County Court of Middlesex at such time as he shall be thereto required by the said Court and the same Goods Chattels and Credits and all other the Goods Chattels and Credits of the said deceased which at any time after shall come to the hands possession or knowledge of the said James Daniel or into the hands of possession of any other person or persons for him do well and truly administer according to Law and further to make a true and just Account of his Artings and doings theron when thereto required by the said Court and shall also well and truly pay and deliver all the Legacies contained and specified in the said Testament as far as the said Goods Chattels and Credits will thereto extend and the Law shall charge Then this obligation to

be void and of none effect or else to remain in full force
and Virtue

Sealed and Delivered James Daniel 
in the presence of Francis Sykes 
Robert Elliot

At a Court held for Middlesex County at Urbanna on
Tuesday the 1st. day of January 1750.

This Bond was acknowledged by the subscribers hereunto
and admitted to record.

Test. No. & Date bld.

Truly Recorded Test. No. & Date

Re. Daniel & And I KNOW all Men by these Presents, That We Robert
for Admin. of Wm. Monck's Estate Daniel and William Monck are held and firmly
bound unto Henry Thacker, Christopher Robinson,

James Reid, and Henry Whitong Gen^t. Justices of
the Peace for Middlesex County; for, and in Behalf,
and to the Sole Use and Behalf of the Justices of the said
County, and their Successors, on the Sum of one Hundred
Pounds Sterling. To be paid to the said Justices and their
Successors. To the which payment well and truly to be made,
we bind ourselves, and every of us, our and every of our Heirs,
Executors, and Administrators, jointly and severally,
firmly by these presents. Sealed with our Seals. Dated
this 5th Day of February 1750.

The Condition of this Obligation is Such, that
if the above bound Robert Daniel Administrator of all
the Goods, Chattels and Credits of Henry Monck
Deceased, do make, or cause to be made, a true and

(159)

Proper Inventory of all and Singular the goods, Chattels
and Credits of the said Dec. which have, or shall come to
the Hands, or possession, or Knowledge of him the said Robert
Daniel, or into the hands, or possession of any other Person, or
Persons for him and the same to make, to exhibit, or cause to
be Exhibited into the County Court of Middlesex at such
Time as he shall be thereunto required by the said Court
and the same goods, Chattels, and Credits of the said Dec.
at the time of his Death, which at any Time after shall
come to the hands, or possession of the said Robert Daniel
or into the hands and possession of any other Person or Per-
sons for him as well and truly Administer according to Law:
And further do make a just and true Account of his Ac-
tions and doings therein, when thereto required by the said
Court, and all the Rest and Residue of the said Goods, Chat-
tels, and Credits which shall be found remaining upon the
Said Administrators Account, the same being first Examined
and allowed by the Justices of the Court for the Time being, Shall
deliver and pay unto such Person or Persons respectively, as the
Said Justices by their Order, or Judgment, Shall direct, pursuant
to the Laws in that Case made and provided; and if it shall
hereafter appear, that any Last Will and Testament was
made by the Said Deceased, and the Executor or Executrix
therein named, do exhibit the same into the said Court, mak-
ing Request to have it allowed & Approved accordingly, if the v.
Robert Daniel being therewards required, do render and deliver
up his Letters of Administration, Approbation of such Testa-
ment being first had and made in the said Court: Then this Obliga-
tion to be void of none Effect, or else to remain in full force &

Virtue.
Scaled and Delivered
in the County of

Robert Daniel. Esq;
William Howeson. Esq;

(160)

At a Court held for Middlesex County at Urbanna
on Tuesday the 5 Day of February 1750.

This Bond was acknowledged by the Subscribers thereto
and Ordered to be Recorded.

Test T. Brice
Truly Recorded Test.
T. Brice

Rice } In the name of God Amen, I George Rice of the County
Will } of Middlesex being Sick and weak but of Perfect Sense
and memory do make and ordain this my Last will and
Testament in manner and form as followeth the first I
Give and bequeath my Soul to Almighty God trusting in his
mercy thro' the merits of my Saviour Jesus Christ that
he will Graciously Receive it and my Body to be decently
buried by my Executor here after named and for what worldly
goods or effects it hath pleased God to bestow upon me I give
and bequeath in manner and form as following.

I Give and bequeath all my hole Estate to my Brother and
Sister James Rice and Elizabeth Rice to be Equally De-
vided between them when they come of Age Lawfully I
Constitute and Appoint Robert Daniel Executor of this
my Last will and Testament hereby Remaking all Wills
herefore made Witness my hand and Seal this twenty
fourth Day of January one thousand Seven hundred and
fifty.

Signed sealed & Deliv'd

in presence of

John B. Schellor.

Samuel Greenwood.

George Rice. 

At a Court held for Middlesex County at Urbanna on
Tuesday the 5th Day of February 1750.

This Will of George Rice Dead was presented in Court by Robert Daniel Executor therin named who made oath thereon and it was further proved by the Teste of Mr. Ratchedorne of the Witterings thereby sworn to be Recited and that Executor having returned into Bond with John Ratchedorne his Surety and Acknowledged the same. Therefore Certificate is Granted to him for Obtaining a Peclet in due form.

Test. Mrs. Price
Truly Recited Test.

Mrs. Price

R. Daniels Know all Men by these Presents, that we Robert Bond & the Daniel & John Ratchedorne are held and firmly bound in the sum of Five Thousand Pounds Sterling unto Henry Threlow Christopher Robinson James Reid and Henry Whiting Justices of the Peace for Middlesex County: for and in Behalf and to the Sole Use & Behoof of the Justices of the said County, and their Successors, in the sum of four hundred pounds Sterling to be paid to the said Justices and their Successors, to the which payment well and truly to be made, we bind our selves, and every of us, our, and every of our Heirs Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals. Dated this 5th Day of February 1751.
Anno Domini

The Condition of this Obligation is such, that if the above bound Robert Daniel Executor of the last Will and Testament of George Rice Deceased, do make or cause to be made, a true and perfect Inventory of all and Singular the goods, Chattels, & Credits of the said Deceased, which have, or shall come to the hands, Possession, or Knowledge of the said Robert Daniel, or into the hands and Possession of any other Person or Persons for him and the

the same was made, do Exhibit unto the County Court,
of Middlesex at such Time as he shall be thereunto re-
quired by the said Court; and the same Goods, Chattels, and
Credits, of the said Decedent, which at any Time
after he shall come to the Hands, Execution or Knowledge
of the said Robert Daniel or into the Hands and Possession
of any other Person or Persons, for him do well and truly
Administer according to Law; and further do make a true
and just Account of his Altings and Dings therin,
when thereto required by the said Court: And also -
Shall well and truly pay and deliver all the Legacies
contained and Specified in the said Testament, as far
as the said Goods, Chattels, and Credits will thence be
extant, and the Law shall Charge. Then this Obli-
gation to be over and of no Effect, or else to remain
in full Force and Virtue.

Sealed and Delivered
in the Presence of

Robert Daniel.
John Batcheller.



At a Court held for Middlesex County at Urbanna
on Tuesday the 6th Day of February 1789.

This Bond was acknowledged by the Subscribers
thereunto and Ordered to be Recorded.

Seal Pro. Eries

Truly Recorded Seal Pro. Eries

(168)

James Daniel and William Maulson of the County
of Middlesex are held and firmly bound unto
Henry Thacker, Christopher Robinson, James Reed,
and Henry Whiting Justices of the said County for
and in Behalf of the Court of the aforesaid County
of Middlesex in the full and just sum of two Hun-
dred pounds Current money to be paid to the said
Justices their Heirs Executors Administrators or
Assigns To the which payment well and truly to
be made we bind our selves and every of us our and
every of our Heirs Executors Administrators jointly
and severally firmly by these presents sealed with
our Seals dated this 5th Day of February 1730.
The Condition of the above Obligation is such y^e
if the above bound James Daniel as Guardian of William
Gest Orphan of George Gest Dec^d shall in and by all
things duly truly and honestly discharge the trust of
the said Guardianship According to Law: and that the s^r
James Daniel & William Maulson their heirs Exec^d
and Adm^d shall from time to time and at all times
forever hereafter Save, defend, keep, harmless and In-
demnified the above said Court of Middlesex and
their Successors from all Injustices troubles and dam-
ages which to them or any of them may accrue or hap-
pen for or by Reason of their granting to the said James
Daniel Guardianship of the said Orphan by full and law
by Paid what Estate or Estates shall become due to him
when he shall come of Age that then this Obligation to be
void.

(16b)

Void and of none Effect otherwise to stand and Re-
main in full force and Virtue.

Signed and delivered
in presence of

James Daniel.
William Houston.



In a Court held for Middlesex County at Woburn
on Tuesday the 5th Day of February 1768.

This Record was Acknowledged by the Subscribers
therein and Ordered to be Recorded.

Test S. D. Davis

Truly Recorded Test S. D. Davis

Goods An Inventory of all the Goods Belonging to the Estate
Inventory of these Goods taken by us the Subscribers first Sworn
Before a Justice of the Peace for this County Decr. 10th 1768.

A Mans fine Mattat	£. S. D
	0" 12 6
A Old fine Mattat	0" 1 "
A pair of Mens Bucklin Bishes	1" 0 "
A Old Cloose Body Duffell Coat	0" 3 "
A Wood Box	0" 3 "
A Parcel of Joiners Tools	" 7 "
A 2d Gob and Brullett mousles	" 15 "
A White Shirts & Brown Linen Shirt	1" -
A Long P. of Brushes	" 6 "
A German large Coat w/ Napkin	" 6 "
A Finskin Cap	2" - "
A Brown Holland West Country Brushes	" 12 " 6
A Mr. Gold Cloth Brushes	" 3 "
5 ft. old Stockings	" 8 "
	" 8 9 "

(163)

	L. S. D.
A pair of old leather Breeches.	0" 1"-
A p. of Shoe Bootes.	0" 2" 6
A p. of old Pumpes.	0" 2" 6
A Leather Apron.	0" -" 6
An old Saddle & Bridle.	0" 13"-
An old Silk Cap & three White Ditt.	0" 8"-
Three Neckes of a old Handkerchief.	0" 8"-
Two p. of Men's Gloves.	0" 4"-
An old Wig.	0" 2" 6
A Panel of Powder Cork.	0" 2"-
An old Razor.	0" 1"-
A Dram bottle & Glass.	0" -" 10
A Powder horn a point Bottle.	0" 0" 8
A p. of Steel knee and Shoe Buckles.	0" 1" 6
A Panel of Brown Thread, a Doz. of little buttons.	0" 1" 2
A p. of Men's Silver Shoe Buckles.	0" 8"-
A Silver Neck Chain.	0" 6"-
A Steel Tobacco Box.	0" 1" 8
Half yard brown Holland.	0" 1"-
Two Yds brown Linnen.	0" 1" 8
A p. of Garters, a Fishing Line, some Spire.	0" 2"-
A Horn Comb half doz. Sylphakes a pair of thread.	0" 2"-
An old Chest of a Bed Cordy.	0" 6"-
A Gold Ring.	0" 11"-
Cash.	3" 0"-
	<u>11" 19" 8</u>

Jacob Stiff.

William Robinson.

Henry Whiting.

James Gilson.

At a Court held for Middlesex County at Uxham
on Tuesday the 5th Day of February 1700.

This Inventory and Appraismnt of the Estate of
Joe Goan deceased was returned & ordered to be re-
corded.

Test. Tho. Brins
Truly Received Test. Tho. Brins

Gent's | An Inventory of the Estate of George Goan deceased.
Inventory, by your order made the first day of January 1700.

We prised the Estate as follows. L.S. Dr.

To 1 Cow	0" 1n -
To 1 Heiford Yarling.	1" 0n -
To 2 Sheep.	0" 8n -
To 1 Cow and 1 Shotes.	0" 16n -
To Horse.	3" 10n -
To a Bed and Fether.	3" 0n -
To a Bed and Fether.	3" 1n -
To a spit & a parfle old Pater.	0" 8n -
To a Small Tunnel 2 Plates & Dishes.	0" 1n 6
To a parfle of old Lomber & bottles.	0" 1" 10
To a Small Gun.	0" 10" 9
To a Bible and some old Books.	0" 6" 6
To a Potack.	0" 8" -
To 2 old Tables.	0" 10" -
To a par Cade and Wheel of Spindle.	0" 4n -
To fimpian.	0" 1" 6
To an Saddle and Bridle.	0" 1" -
To 3 old Pottas and per hooks.	0" 4n -
To a Lebel.	0" 2" -
To 2 Old Axes.	0" 3" -

(167)

	£. S. D.
To a parcel of Copper Tacles and fro	0. 0. 0
To hand saw	0. 0. 0
To a parcel of Tubbs and old Lumber	0. 0. 0
To old Chest	0. 0. 0
To a Cart and old Coffer	0. 10. 0
John Sowards	21. 10. 1
Henry Shepard	
John Brooks	James Daniel Executor.

At a Court held for Middlesex County at Lebanon
on Tuesday the 5th Day of February 1750.
This Inventory and Appraisement of the Estate of
George Gest Deed was returned and ordered to be recorded.

Test. Mrs. Price
Truly Recorded Test. Mrs. Price

Henry Brooks An Inventory of the Estate of Henry Brooks Deed.
Inventory Made this Seventh day February 1750 A.Y. as followeth.

	£. S. D.
To 1 old gun	1. 10. 0
To 1 Iron pot and hooks	2. 0
To 1 Sarge D.	8. -
To 1 Dozen of Quart Bottles	2. 6
To 2 Combs & 1 yearling	2. 16. -
To 1 old Mare	1. 1. 6
To 1 Long Stone Jugg	3. -
To 1 Long Stone Butter pot	2. 6
To 1 White Can	6. -
To 2 Large Basons	1. -
To 2 Small D.	2. 6

(168)

To 1 old D'	
To 1 old Plate & 3 old Spoons	6 - 6
To 3 large old Dishes	6 - 6
To 3 plates	1 -
To Part of a case of Knives	2 -
To 1 old Hand saw	2 - 6
To 1 old Dressing knife	1 -
To 1 old Cutting knife	6
To 1 old Drawing knife	2 - 6
To 1 old Brass Candlestick Shears & Razor	1 -
To a parcel of Books	3 -
To 1 old Box and Lumb.	6
To 1 old Soward	6
To 1 Looking Glass	3 -
To 1 old Chest	2 - 6
To 2 old D'	4 -
To a Small Quantity of Sels	1 - 6
To 1 Powdering Tub	3 - 6
To 1 old D' & 2 Sifters	1 -
To a parcel of Leath.	1 - 6
To 1 Spinning Wheel & Goods	1 - 6
To 1 old Iron Cheeses & Table	2 - 6
To 1 Quart Bottle	6 -
To 1 old Table	2/-
To 1 old Bed	£0" 1" 8
To 1 old Do	8" " "
To 1 old Coal & Breaches	1 - 5" -
To 1 Do	1 - 5" -
To 1 old Great Coat	7 - 6
To 1 old Washing Tub	7
To 2 Water pailies	1 - 6
To 1 Iron Nettle	2" "
To 2 Iron Wedges	1 - 6
To 1 old Plot Rank	8" "
	11" "

(169)

To a parcel of old Iron	1 "
To a old ruffel hoe	1 "
To a felling Ax	3 "
To a parcel of Tobacco	18 "
To a parcel of fodder	2 - 6
To 1 Cow hide	1 "
To 1 Sow Sole Leather	3 "
To 1 Bridled & Tray	2 - 3
To Baskets and Corn	2 - 2
To 1 Sow	7 "
To 1 old ^{iron} Hatchet	1 " 8
To 1 Earthen Chamber pot	1 " 8

John Henry Shepherd
John Brooks
James Smith.

Robert Daniel Adm'nt

An account held for Middlesex
County at Urbanna on Tuesday the 5th day of March 1750.

This Inventory and Appraisement of the Estate of
Henry Brook dec'd was Returned and ordered to be Recorded.

Test Thos. Price.

Truly Recorded Test
Thos. Price

Geo. Channing Adm'r Bond of Greenwood's Estate. I MOW all Men by these presents, that we George Channing & Tobias Allen are held and firmly bound unto Henry Shacker the first Justice in the Commission of the peace for Middlesex County, for, and in Behalf and to the Sole Use and Behalf of the Justices of the said County, and their Successors, in the sum of one hundred pounds £ 100. Money, to be paid to the said Henry Shacker or his executors, Administrators, and Affiliates. To the which payment well and truly to be made, we bind ourselves and every of us, our and every

of our Heirs, Executors, and Administrators, jointly
 and severally firmly by these presents. Sealed with
 our Seals Dated this fifth Day of March 1750.
 The Condition of this Obligation is such, That if
 the above bound George Channing Administrator of all
 the Goods Chattels and Credits of Samuel Greenwood
 Deceased, Do make, or cause to be made a true and
 perfect Inventory of and Singular the Goods, Chattels &
 Credits of the said Deceased, which have or Shall
 come to the Hands, Possession, or Knowledge of him
 the said George Channing, or into the Hands or
 Possession of any other Person or Persons for him,
 and the same so made, do exhibit, or cause to be exhibited
 into the County Court of Middlesex at such
 Time as he shall be thereunto Required by the said
 Court, and the same Goods, Chattels, and Credits,
 and all other the Goods, Chattels, and Credits of the
 said Deceased, at the Time of his Death, which at
 any Time after I shall come to the Hands or Possession
 of the said George Channing or into the hands and
 Possession of any other Person or Persons for him do
 well and truly Administer according to Law: And fur
 ther do make a just and true Account of his Actions
 and doings therein, when thereto Required by the said
 Court; and all the Rest and Residue of the said
 Goods Chattels, and Credits which shall be found
 Remaining upon the said Administrators Account the
 same being first examined and allowed by the Justices
 of the Court for the Time being, Shall deliver and pay
 unto such Person or Persons respectively, as the
 said Justices by their order, or judgment, Shall direct
 pursuant to the Laws in that Case made and provided
 and if it shall hereafter appear, that any Last
 Will and Testament was made by the said Deceased,

(171)

and the Executor or Executors therein named, do deliver the same into the said Court, making Request to have it allowed and Approved accordingly, if the said George Chonning being therunto required, do render and deliver up his Letters of Administration, Approbation of such Testament being first had and made in the said Court. Then this Obligation to be Void and of none Effect or else to Remain in full Force and Virtue.

Sealed and Delivered
in the Presence of }
Tobias Allen.

George Chonning (seal)
Tobias Allen. (seal)

At a Court held for Middlesex County by ^{at Uxbridge}
Tuesday the 5th day of March 1750.
This Bond was acknowledged by the Subscribers
thereto and ordered to be Recorded.

Test Tho. Price.

Truly Recorded Test. Tho. Price

W. Dudley's
Mortgage to
Jn. Berry.

I KNOW all Men by these presents that I Willm. - Dudley of Middlesex County do Oblig myself my
hair Exec^d Adm^r or Osigns, That I have Osign to John
Berry of the said County his hairs Exec^d Adm^r or Osigns
one Negroe boy Named further Aged 6 years. —
This Condition is such that if the said
Willm. Dudley do not well & truly pay or Cause to be
paid to William Berry of Shudton Major Parish in
King & Queen County the Sum of Twenty pounds
of Current Money, with Lawfull Interest by the 25th of
March Next ensuing, that the above Negroe boy being
Forfeited to the said John Berry he being his security
for Twenty pounds to William Berry on none payment

(172)

The Negro boy being forfeited as Witnesse my hand
this 9th day of Nov^r 1751.

William Dudley *Seal*

Witnesse John Jackson.

Bartholomew Marrian.

If in case this Negro boy shalldye before the a-
bove time mentioned that the said Willm. Dudley -
Stand to the loss of his Death.

Five Months Interest £0.8.4.

Recorded in the Deed Book.

James Daniels, Now all Men by these Presents, That we
Bond for James Daniel and Robert Daniel of Middlesex
County are held and firmly bound unto Henry
Thacker gentl: the first Justice in the Commission
on of the peace for Middlesex County; for and in
Behalf, and to the Sole Use and Behoof of the Ju-
tices of the said County, and their Successors, in
The Sum of One hundred pounds Currant Money
To be paid to the said Henry Thacker his Execu-
tors, Administrators, and Assigns. To the 15th
Payment well and truly to be made, we bind
ourselves and every of us, our and every of our
Heirs, Executors, and Administrators, Jointly and
Severally, firmly by these Presents. Sealed with
our Seals. Dated this Second Day of April 1751.

(173)

The Composition of this Obligation is Such,
That if the above bound James Daniel Administrator
of all the goods, chattels and credits of John
Hutton Deceased, do make, or cause to be made
a true and perfect Inventory of all and Singular
the Goods, chattels and credits of the said Deceased
which have, or shall come to the Hands, Posses-
sion or Knowledge of him the said James Daniel
or into the hands or Possession of any other Person,
~~or persons~~ for him, and the same so made, do Exhibit, or cause
to be Exhibited into the County of Middlesex at
Such Time as he shall be thereunto Required
by the said Court; and the same Goods, chattels
and credits, and all other the Goods, chattels and
credits of the said Deceased, at the time of his
Death, which at any Time after shall come to the
Hands, or Possession of the said James Daniel
or into the Hands and Possession of any other per-
son or Persons for him do well and Truly Adminis-
ter according to Law: And further do make a just
and True Account of his Actions and doings therein,
when thereto required by the Said Court, and all
the Rest and Residue of the said Goods, chattels
and credits which shall be found remaining upon
the said Administrators Account, the same being first
Examined and allowed by the Justices of the
Court for the time being, Shall Deliver and pay
unto such Person or Persons respectively, as the
Said Justices by their order, or Judgment, Shall

(174)

Direct, pursuant to the Laws in that Case made
and provided; and if it shall hereafter appear that
any Last Will and Testament was made by the
Said Deceased, and the Executrix or Executors therein
named, do Exhibit the same into the said Court, mak-
ing Request to have it allowed and Approved according-
ly, if the said James Daniel being then required,
do Render and deliver up his Letters of Administra-
tion, Approbation of such Testament being first had
and made in the said Court. Then this Obligation to
be Void and of none Effect, or else to remain in full
force and Virtue.

Sealed and Delivered,

in the presence of,

James Daniel *[seal]*

Robert Daniel *[seal]*

At ^{the} above ^{for} Middlesex County at Uxbridge
on Tuesday the 2nd Day of April 1751.
This Bond was Acknowledged by the Subscribers there-
to and ordered to be Recorded.

Test. Thos. Price.

Truly Recorded Test. Thos. Price

Know All Men by these presents that We
William Chowning and James Daniel of the County
of Middlesex are held and firmly bound unto Henry
Thacker, Christopher Robinson, James Reid, Ralph
Wormley, Christopher Cawley, Rowerley Standish, Ju-
stices of the said County Gent for and in behalf of the
Court of the aforesaid County of Middlesex in the full

(175)

and just Sum of Five Hundred pounds Current
Money to be paid to the said Trustees their Heirs & executors
Adm^t. or Assigns. To the which payment well and
Truly to be made We bind ourselves and Every of us
our and Every of our Heirs Exec^ts and Adm^t. jointly -
and severally firmly by these presents sealed with our
Seals dated this 2. Day of April 1751.

The Condition of the above Obligation is Such, that
if the above bound William Chowning as Guardian of
Henry Street Orphan of Richard Street Dec^d shall in and
by all things duly truly and honestly discharge the Trust
of the said Guardianship according to Law. and that the said
William Chowning his heirs Exec^ts and Adm^t. shall from time
to time and at all times forever hereafter Law defend -
Keep Harmless and Indemnified the above said County
Middlesex and their Successors from all Lawsuits trou-
bles and Damages which to them or any of them may
Accuse or happen for or by Reason of their granting to the
said William Chowning Guardianship of the said Orphan
and that the said Orphan be fully and Justly paid what of-
fate or Estates Shall become due to him when he Shall
come of Age. That then this obligation to be void and of none
Effect otherwise to stand and remain in full force and
virtue.

Sealed and delivered }
in presence of }

William Chowning Seal.

James Daniel. Seal.

At above held for Middlesex County at Uxbridge on
Tuesday the 2. Day of April 1751.

This Bond was Acknowledged by the Subscribers thereto and or-
dered to be Recorded.

Test. Tho. Eric
Truly Recorded Test. Tho. Eric

(176)

J. Smith's A Full and perfect Inventory of the Estate of John
Inventory } Smith Deed

- To one Negro man named Jack. -
To one D. named Ned -
To one D. named Sam -
To one Negro boy Named Goring -
To one Negro Woman named Phillis -
To one D. Named Betty -
To one D. Named Judith -
To one D. Named Beck -
To one D. Named Maud -
To 19 head of Cattle -
To 7 Head of hogs -
To half Doz old Leather Chears -
To 2 D. flag -
To 4 feather Bed & holsters & 4 pillows.
To 3 Rugs 1 Blanket & 4f. Sheets -
To 4 Bedsteads 3 beds & 2 riders -
To 1 Set of Curtains & Valins -
To 3 Iron Curtin Rods -
To 1 Warming Pan -
To 1 Brass kettle -
To 3 Iron Pots & pot hooks -
To 2 Iron Pot Backs -
To 3 Iron hooks -
To 1 Gun 1 fl. Pistols & holsters -
To 1 Sword -
To 1 Chest of Drawers -
To 2 Chests -

(177)

- To 1 Small D.
To 1 Oval Table
To 1 Small Trunk Brought down to
To 1 Grind Stone
To 1 Bell mette Skillet
To 2 Tring Plans
To 1 pr. Fire Tonge
To 1 Glass Case
To 1 Brads Candlestick
To 2 Box Irons & Sheeters
To 3 Butter Pots
To 2 Casements
To 1 Stone Jug
To 1 Spice morter & Pestle
To 1 homany Pestle
To 1 Horse
To 1 Mare
To 1 Spitt & Grediron
To 1 candle Box
To 2 Iron Wedges
To a Frame of a Table
To a Pessel of old Books
To 1 Loom & 2 Slays
To 1 pr. Money Scales
To 1 pr. of Brads Scales & Weights
To a Pessel of Carpenter's Tools
To half Doz. bottles
To 1 Grate Coat & 1 Dury coat
To 1 Hatch

(178)

To John & Raser.

To 1 Pack of Cards.

To 2 P^t Cotton Cards.

To 1 Spinning Wheel.

To 1 Saddle tree & side Saddle Tree.

To a Parcell of Shoemakers Tools.

To a Parcell of Cotton pickets Unpickt.

To 7 lbs of Duroy. Brought over.

To a parcell of butter.

To 2 Mugs.

Elizabeth Smith.

John Batchelder.

At a Court held for Middlesex County at New Brunswick
on Tuesday the 2^d Day of April 1751.

This Inventory of the Estate of John Smith --
Deed was Returned and ordered to be Recorded.

Test. Tho. Price.

Truly Recorded Test.

Tho. Price

Frans Smith A True and Perfect Inventory of the Estate of Frans
Inventory Smith Deed as Followeth.

To 1 Negro Woman Named Maud. £ 35-0-0

To 1 Negro Girl named Lucy. 7-0-0

To 1 Negro D^t named Alice. 10-0-0

To a parcell of Wearing Apparel.

Witness £ 52-0-0

John Taylor

Rich. Blackly

John Lewis.

Elizabeth Smith Executrix.

(179)

At a Court held for Middlesex County at Urbanna
on Tuesday the 2^d Day of April 1751.

This Inventory and Appraisement of the Estate
of Frances Smith Deed. was Returned and Order-
ed to be Recorded.

Test. Jno. Grimes

Truly Recorded Test.

Jno. Grimes

In Stevenses Inventory & Court bearing date at Urbanna the 1st Day of Decr.
1750. We the Subscribers being first sworn before
a Justice of the Peace for the Said County have Apprais-
ed the Estate of John Stevens Deed. As Follows.

To 5 Flag Bottom Chairs at 1/6	0.7.6
To a Parcell of old Butter	0. 8" 0
To a parcell of Spun Cotton	0. 6" 0
To a parcell of old Clothes	1. 0" 0
To 1 old Box	0. 1" 0
To a parcell of Old Cotton &c	0. 6" 0
To a parcell of Wool	0. 1" 0
To 1 old meal Sifter	0. 0" 1
To a parcell of Pails & Tubs &c	0. 6" 0
To 17 old Bottles at 2	0. 2" 10
To 1 old Table	0. 2" 0
To 1 old Hammer 1/3 To 2 old Hitting Boxes 2/	0. 3. 3
To 1 old Brasquit 6 To old Chest 2/	0. 2. 6
To 1 old Bed & Furniture	1. 0" 0
To 1 old Fiddle 1/2 to 1 old Tub & Box 2/	0. 1" 0
To 1 old Bed & Furniture	1. 6" 0

(180)

To 1 Old Horse	3. 0. 0
To 1 Cows & Calves	at 33/6 6. 10. 0
To 2 Horses at 15/ To 2 Bulls at 15/	3. 0. 0. 0
To 1 Steer at 20/ To 2 Sheep at 6/ Pigs 20/	2. 0. 0. 0
To 3 young Hogs at 6/ To 4 fatted Pigs 15/	4. 0. 0. 0
To 2 Barrels Corn at 8/	8. 8. 0
To 1 Old Kegd ap at 6. To 1 old Spinning Wheel	1. 6
To 2 old Wedsleds at 1/	0. 2. 0
To 1 old pot and Spoons	0. 2. 6
To 1 Drawing Knife	0. 0. 6
To 1 Stock Fether	0. 10. 0
To 39 th of To 1	at 15/
To 1 Hoffer	0. 15. 0

At a Court held for Middlesex County Will Morgan
Major Boyer
John Berry
Richard Stevens
Day of May 1751.
This Inventory and Appraismant of the Estate of
John Stevens Deed was Returned and ordered to be
Recorded.

Test. Mr. Brice
Truly Recorded Test. Jno. Brice

Alex. Reade KNOW All Men by these Presents, That
We Alexander Reade & Tho. Brice are held and firm-
ly bound unto Henry Tricker, James Reid, Henry
Whiting, Christopher Curtis, and Beverley Stonard
Justices in the Commission of the Peace for Mid-
dlesex County, for and in Behalf, and to the Sole Use
and Behoof of the Justices of the said County and

(181)

their Successors, in the sum of five Hundred pounds
current money, To be paid to the said Tractor, Reid,
Whiting, Countes, & Stanso^rs their Executors, Adminis-
trators, and Assignees. To the which Payment well and
truly to be made, we bind ourselves, and every of us our
and every of ^{mr} Heirs, Executors, And Administrators,
fairly and Severally, firmly by these Presents.
Sealed with our Seals. Dated this Seventh Day of
May 1751.

The Condition of this Obligation is Such, that
if the above bound Alexander Reade, ^{as minister for} with the Will -
Annoed ~~and~~ ~~and~~ of all the Goods, Chattels,
and Creditors of Thomas Stan Decreased do make, or
cause to be made, a True and perfect Inventory
of all and Singular the Goods, Chattels, and Creditors
of the said Deceased, which have, or shall come to the
Hands, Possession or Knowledge of him the said Al-
exander Reade or into the Hands or Possession of any
other Person, or Persons for him, and the same so
made, do Exhibit, or cause to be Exhibited into the
County Court of Middlesex at such Time as he shall
be therewards required by the said Court; and the same
Goods, Chattels and Creditors, and all other the Goods
Chattels, and Creditors, of the said Deceased, at the
Time of his Death, which at any Time after shall
come to the Hands, or Possession of the said Alexander
Reade, or into the Hands and Possession of any
other Person or Persons for him do well and truly
Administer according to Law. And further do make a

(182)

just and True Account of his Actions and Doings
therein, when there is required by the said Court,
and all the Rest and Residue of the said Goods,
Chattels, and Credits which shall be found remain-
ing upon the said Administrator's Account the
same being first Examined and allowed by the
Justices of the Court for the Time being. Shall
deliver and pay unto such Person or Persons
respectively, as the said Justices by their Order,
or Judgment, Shall direct, pursuant to the Laws
in that Case, ^{more} and Provided; and if it shall here-
after appear, that any Last Will and Testament,
was made by the said Deceased, and that Executor
or Executrix herein named, do Exhibit the same
into the said Court, making Request to have it
allowed and Approved accordingly, if the said Alex-
ander Reade being thereunto required, do render and
deliver up his Letters of Administration. Appro-
bation of such Testament being first had and made
in the said Court. Then this Obligation to be void
and of none Effect, or else to remain in full force
and Virtue.

Sealed and delivered
in the Presence of: {

Alex. Reade (Seal)
Tho. Price. (Seal)

At a Court held for Middlesex County at Urbanna,
on Tuesday the 7th Day of May 1751.

This Bond was Acknowledged by the Subscribers
hereunto and ordered to be Recorded.

Test. Tho. Price
Truly Recorded Test. Tho. Price

(183)

James Reid
Bond for £1000
of Reid's Estate

KNOW ALL MEN by these presents that
We James Reid & Ralph Horneley are held and
firmly bound unto Henry Thacher, Henry Whiting,
Christopher Lowther, & Bevodey Standard Justices -
in the Commission of the peace for Middlesex -
County, for and in Behalf, and to the Sole Use and
Benefit of the Justices of the said County, and their
Successors, in the Sum of Two Thousand Pounds -
Current Money of Virginia. To be paid to the said
Justices their Executors, Administrators and Assigns.
To the which payment well and truly to be made, we bind
ourselves, and every of us, our and Every of our Heirs,
Executors, and Administrators, jointly and severally,
firmly by these presents. Sealed with our Seals.

Dated this Seventh Day of May 1751.

The Condition of this Obligation is such, That if
the above bound James Reid Administrator of all the
Goods, Chattels, and Credits of Adam Reid Deceased,
do make, or cause to be made a true and Perfect In-
ventory of all and Singular the Goods, Chattels, and
Credits of he said Deceased, which have or shall
come to the Hands, Possession, or Knowledge of him
the said James Reid, or into the Hands, or Possession
of any other Person, or Persons, for him And the same
so made, do exhibit, or cause to be exhibited into the
County Court of Middlesex at such time as he shall
be thereunto required by the said Court; and the same
Goods, Chattels, and Credits, and all other the Goods,
Chattels, and Credits of the said Deceased, at the time

(184)

of his Death, which at any Time after Shall come into
the Hands or Possession of the said James Reid, or into
the hands and Possession of any other Person or Pe-
son for him do well and Truly Administer accord-
ing to Law. And further do make a just and true
Account of his Actings and Doings therein, when
Required by the said Court, and all the Rent
and Revenue of the said Goods, Chattels, and Credits
which Shall be found remaining upon the said
Administrator's Account, the same being first Ex-
amined and allowed by the Justices of the Court for the
Time being, Shall deliver and pay unto such Person
or Persons, respectively, as the said Justices by
their Order, or Judgment, Shall direct, pursuant to the
Laws in that Case made and provided, and if it Shall
hereafter appear, that any Last Will and Testament,
was made by the said Deceased, and the Executor
or Executrix therein named, do Exhibit the same
into the said Court, making Request to have it al-
lowed and approved accordingly, if the said James
Reid being thereunto required, do render up his Letter
of Administration, Approbation of such Testament,
being first had and made in the said Court. Then
this Obligation to be void and of none Effect, or else to
remain in full force and Virtue.

Sealed and Delivered James Reid ^{Seal}
in the presence of S Ralph Womeley ^{Seal}
At a Court held for Middlesex County at Urbanna on
Tuesday the 7th Day of May 1757.

(185)

George Rice's
Inventory. } This Bond was acknowledged by the Subscribers
} Whereof and ordered to be Recorded.

Test. Geo. Rice

Truly Recorded Test. Geo. Rice

An Inventory of the Estate of George Rice
Deed made this 2nd Day of Feb: 1750. Viz. as followeth.

To 1 Small Horse	7 0 0
To 1 Black D. 30/-	2 2 10 0
To 1 Saddle, Bridle & whosom 30/-	1 10 0
To 1 Gun 13/- one D. 20/-	1 13 0
To 1 Sate New Cloth Clothes	6 0 0
To 1 Sate blue Alapean D. 40/-	2 0 0
To 1 old Sate Clothes 30/-	1 10 0
To 1 pair Breeches 1/-	1 0
To one fine hatt of one old D. 2/- one Wig 10/-	18 6
To 2 old Neck Cloths & one Checkt. Jacket 5/-	7 0
To 3 old Shirts 5 old bands & one old Coat 15/-	15 0
To 3 pair old Shoo buckles 8/- one pair old Shoes 18/-	3 0
To 5 pair old Stockings & one pair Garters 5/-	5 0
To 1 pair Double Channel boots	12 6
To 1 Pocket bottle & one small looking glass	1 1/2
To one old slate 6/- one small Trunk 18/-	2 0
To one Silk purse 4/- one old brush 6/-	1 9
To one Ink Glass 2 old pencils & one old penkage	1 3
To one old Chest and Jumber 12 1/2	12 6
To 2 old Pistols 6/- one prayer Book 4/-	1 9
To 4 80 feet pine plank at 5/- p.l.t.	1 4 0
To one old broad ax 2 1/2/- 7 Gimblets 7/-	3 1

To 2 Chisels & one old Auger 2/- 2/- 0
 To 2 old handsaws 1/- one old Rule 6/- 8/- 0
 To one Box and Lumber 4/- Seven old Blkgs 9/- 9
 To one old Drawing knife 1/- one old Gads 1/- 2/- 9
 To one Auger & 2 old Chisels 3/- 3/- 0
 To 4 old Plains 1/- of one old Tenant Saw 1/- 6/- 6
 To parcel old plaster 5/- one bony hammer 1/- 6/- 6
 To Cash 4/- 0
 To Dr. Due from the Executor 72/- 1/- 1/-

Fwd Seaglin

Robt Daniel Cat. Saml Batchelder } Appraisers
 Henry Batchelder

At a Court held for Middlesex County at
 Urbanna on Tuesday the 7th Day of May 1781.
 This Inventory and Appraisement of the Estate
 of George Rice Deed was Returned and ordered
 to be Reversed.

Fwd Sro. Rice

Truly Reversed Fwd Sro. Rice

Rich. Major's Will In the name of God Amen. I
 Will Richard Major of Middlesex County being Sick and
 weak of Body but of sound mind and disposing Me-
 mory thanks be given to Almighty God for the same, Do
 make & Ordain this my Last Will & Testament in
 manner and Form following (viz.) principally and
 first of all I give and recommend my Soul into the
 Hands of Almighty God hoping for pardon and remis-
 sion of all my Sins through the Merits & Intercession

(187)

of Jesus Christ my Blessed redemer or Saviour
My Body I commend it to the Earth to be decently -
Buried at the discretion of my Executors hereafter -
Named And as touching Such Worlshy Estate which
it hath pleased Almighty God to bestow on me in
this life I dispose of as follows My just Debts
and Funeral Charges being first paid and satisfied
Imprimis I give unto my Dear & Loving Mother
my Riding Horse. And I lend her the full use of all
my Lands during her Natural Life. And after her De-
cease I desire it may be sold by my Executors and
the Purchase Money I give to be Equally Divided
between my Brothers Samuel, George, John, and
Immanger. And my Nephew George Dillard and
their Heirs and all the rest of my Estate I give to be
Divided in the same Manner. I do hereby constitute
and appoint my Brothers Samuel, & John Execu-
tors of this my Last Will & Testament in Witness -
whereof I have hereunto set my hand and seal the fourth
Day of November One thousand Seven Hundred and
Fifty.

Signed, Sealed, Published, and Declared
by the said Richd Major as his last Will
& Testament in presence of - Richard Major seal
Fra Price

Fra Price At a Court held for Middlesex County at
Fra Price Elizabethtown Tuesday the ¹¹ Day of June 1751.
This Will of Richard Major did was presented in Court by
John Major Executor therein named who made Oath thereto

and it was further proved by the Oathes of Capt. Thos.
Price & Robt. Price Wtnes for thereto and ordered to
be Recorded. And the said Executioner having Entered
into Bond and Acknowledged the same. Therefore
Certificate is granted to him for Obtaining a Pro-
bate in Due form.

Test Jno. Price
Truly Recorded Test Jno. Price

Jn: Major's I N T H E W^t all men by these presents, that I John
Bond Esq^r Slip of Richd. Major Mayor of Westmorland County am held and firmly
bound unto Henry Thacker Gent^r the first Justice
in the Commission of the peace for Middlesex County,
for and in Behalf, and to the sole Use and Behoof
of the Justices of the said County, and their Succel-
lors, in the sum of Two hundred pounds Current
to be paid to the said Henry Thacker his Executors,
Administrators or Assigns. To the which payment
well and Truly to be made, we bind ourselves, and
Every of us, our, and every of our Heirs, Executors,
and Administrators, jointly and Severally, firmly
by these Presents. Sealed with my Seal. Dated this
4 Day of June Anno Domini 1751.

The Condition of this Obligation is such, that
if the above bound John Major Executor of the last
Will and Testament of Richard Major deceased,
do make, or cause to be made a true and perfect
Inventory of all and Singulae the goods Chattels,
and Credits of the said Deceased, which have, or shall

comes to the hands, Possession or Knowledge of the
 Said Testator or into the Hands and Possession of any
 other Person or Persons for him and the same so
 made, do Exhibit into the County Court of Middle-
 Sex at such time as he shall be thereunto required
 by the said Court; and the same Goods, Chattels,
 and Credits, and all other the Goods, Chattels and Credits
 of the said Deceased, which at any time after shall
 come to the Hands, Possession, or Knowledge of the
 said Testator or into the Hands and Possession of any
 other Person or Persons for him do well and truly
 Administer according to Law, and further do make a
 true and just Account of his Actions and doings there-
 in when thereto required by the said Court. And also.
 Shall well and truly Pay and Deliver all the Legacies
 contained and Specified in the said Testament, as far
 as the said Goods, Chattels, and Credits will thereun-
 to Extend, and the Law Shall charge. Then this Obli-
 gation to be void and of none Effect, or else to remain
 in full force and Virtue.

Sealed and Delivered }
 in the presence of }

John Major. Seal.

At a Court held for Middlesex County at Uxbridge
 on Tuesday the 1st Day of June 1781.

This Bond was Acknowledged by the Subscriber
 thereto and Ordered to be Recorded.

Test. Jno. Price

Truly Recorded Test. Jno. Price

190

1st Recd. to Wm. L. Reid, to an Order of Middlesex County Court
 Inventory dated the 7th day of May 1757. The said Surveyors being
 first Surveyor, have Appraised the Estate of Mr. Adam
 Reid Deed as followeth vizt.

To Sunday Goods in Store - Steel £ 118 - 9 - 9

To 15 pds. advance on D. 53 - 6 - 6

To Sunday other goods in Store 23 - 15 - 1 1/4

To 1 corner Table 10 -

To 1 Desk 10 -

To 1 chair harness & Horses 21 -

To 1 ft. Irish Holland 6 - 19 - 10

To 3 doz Vest Frogs 6 -

To 2 ft. Single Channel plumpes 15 -

To 2 ft. Tand Pumps 13 - 6

To 1 ft. Pistols 3 - 1

To 3 ft. Sheets 1 - 16 -

To 1 Bed of Furniture 3 -

To 1 Dresser 2 -

To 1 Glasse Stool Chair 1 - 5 -

To 1 Arm Chair 5 -

To Cash 16 - 13 - 6

To 1 Silver Watch 3 -

James Reid Administr. £ 261 - 13 - 9 1/4

A Court held for Middlesex County at Urbanna on Tuesday the 6th Day of Aug^r 1757. Ch. Curtis - Peter Robinson
 This Inventory and Appraisement of the Estate of Mr.
 Adam Reid Deed was Returned and Ordered to be Recorded

Test. Thos. Bire
 Truly Recorded Test. Thos. Bire

(147)
Daniel Daniel
Bond of James
Campbell

I M A Y Wall Hen by these Presents, That We
Robert Daniel & James Daniel are held and firm-
ly bound unto this. Robinson Henry Whiting Esqr.
County of Alex^r. Roads Justices in the Commission of
the Peace for Middlesex County, for, and in Behalf
and to the Sole Use and Behalf of the Justices of the
Said County, and their Successors, in the sum of
five hundred pounds Money To be paid to the said Justice
es their Executors, Administrators, and Assigns:
To the which Payment well and Truly to be made,
we bind our Selves, and every of us, our and every of
our Heirs, Executors and Administrators, jointly and
Severally, firmly by these presents. Sealed with
our seals. Dated this 6th Day of August 1751.

The Condition of this Obligation is Such, That
if the above bound Robert Daniel Administrator of
all the Goods, Chattels and Creditors of James Campbell
Deceased, do make, or cause to be made a true and perfect
Inventory of all and Singulare the Goods Chattels and Cred-
itors of the said Deceased, which have or shall come to
the Hands, Possession, or Knowledge of him the said
Robert Daniel or into the hands or Possession of any
other Person, or Persons, for him and the same made
to Exhibit or cause to be Exhibited into the County
Court of Middlesex at such time as he shall be
thereunto Required by the said Court; and the same all
Goods, Chattels, and Creditors, and all other the Goods, &
Chattels, ^{and Goods} of the said Deceased, at the time of his Death,
which at any Time after shall come to the Hands, or

Confession of the said Robert Daniel or into the
 Hands and Execution of any other Person or Per-
 sons for him do well and truly Administer accord-
 ing to Law. And further do make a just and true
 Account of his Actions and Doings therein, when
 Where required by the said Court. And all the Rest
 and Residue of the said Goods, Chattels, and more-
 dites which shall be found remaining upon the
 Said Administrators Account. the same being first
 Examined and allowed by the Justices of the Court for
 the Time being. Shall deliver and pay unto such
 Person or Persons Respectively, as the said Ju-
 stices by their Order, or Judgment, Shall direct, pur-
 suant to the Laws in that Case made and provi-
 ed, and if it Shall hereafter appear, that any last
 Will and Testament was made by the said Deceased,
 and the Executor or Executors therein Named do Deli-
 ver the same into the said Court, making Request
 to have it allowed and Approved accordingly, if the said
 Robert Daniel being thereunto required, do render
 and deliver up his Letters of Administration, Ap-
 probation of such Testament being first had and
 made in the said Court. Then this Obligation to be
 and of none Effect, or else to remain in full force & Virtue.
 Sealed and Delivered
 in the presence of

Robert Daniel *[Signature]*
 James Daniel *[Signature]*

At Elizabethtown Middlesex County at Culberson on Tuesday
 the 6th Day of August 1751.

This Bond was Acknowledged by the Subscribers thereto and
 Ordered to be Recorded.

Test. Jno. Biree
 Truly Recorded Test. Jno. Biree

(193)

W. Gardner In the Name of God Amen. I William
 Will. Gardner of the Parish of Christ Church in the County
 of Middlesex being SICK & weak of Body but of sound
 mind and Disposing Memory for no. Thanks be given
 unto Almighty God do make & ordain this my last Will &
 Testament in manner and form following. I谨 witness
 I give & devise unto my Son John Gardner to his
 Heirs forever The Plantation whereon Thomson Betts
 formerly lived together with all the Land thereunto belong-
 ing Containing by Estimation Sixty Acres by the same
 more or less. Item I give and bequeath unto my ^{said} Son John
 One Negronwoman Named Judy and one Negress child nam-
 ed Billy to him and his heirs forever. Item I give un-
 to my Said Son John one Feather Bed and Juanikins
 and one Cow named Xmas together with her Yearling.
 Item I give unto my three Daughters (to wit) Mary
 Rhodes, Anne Dye, & Catharine Channing each one
 Shilling Stealing. Item I give unto my Daughter Agatha
 Randee one Cow named Eye. Item all the rest of my
 Estate both Real and Personal I give and bequeath
 to my Son William Gardner and to his heirs for ever
 he paying All my just Debts & Funeral Charges I do
 hereby constitute and Appoint my Said Son William Gard-
 ner whole and Sole Executor of this my Last Will & Tes-
 tament and I Desire that my Estate may not be Appre-
 sed. In Witness whereof I have hereunto Set my hand &
 fixed my Seal the 31st Day of January One thousand Seven
 hundred Forty Nine

92.

Signed Sealed, Published and Declared
 by the said W^m Gardner as his last Will & Testament
 in presence of
 Jno. Gandy
 George

^{his}
 W^m Gardner Seal
 mark

(194)

At Court held for Middlesex County at Lorton on the
Tuesday the 6th Day of August 1751.

This Will of William Gardner Deed was Presented in Court
by William Gardner Executor therein Named who made oath
thereto, and it was further proved by the Oaths of George Sh.
Price and George Lee Witnesses thereto and Ordained to be Rec-
eived. And the said Executor having Entered into Bond, and
Acknowledged the same, Therefore Certificate is granted
to him for Obtaining a Probate in Due form.

Test. Jno. Price

Truly Recorded Test Jno. Price

Know all Men by these Presents, That we the
Ex^rc^to^rs^d Sirs^t Gardner and George Lee are held and firmly Bound
unto Col^r Robinson, Henry Whiting, Col^r Punter, and
He^rl^d Reade Gent^r Justices in the Commission of
the peace for Middlesex County, for and in Behalf,
and to the Sole Use and Benefit of the Justices of the said
County, and their Successors, in the sum of One hundred
pounds Current Money To be paid to the said Justices
their Executors, Administrators, and Assigns: To the
which payment well and truly to be made, we bind our
Selves, and every of us, our and every of our Heirs,
Executors and Administrators, jointly and severally,
firmly, by these presents. Sealed with our Seals.
Dated this Sixth Day of Aug^r 1751.

The Condition of this Obligation is such, That
if the above bound William Gardner Executor of the last
Will and Testament of William Gardner Deceased, do-

(195)

made or cause to be made, a true and perfect Inventory
of all and Singular the goods Chattels, and Credits of the
Said Deceased, which have, or Shall come to the Hands,
Possession, or Knowledge of the Said William Gardner or
into the Hands and Possession of any other Person or
Persons for him and the same so made, do Exhibit in
to the County Court of Middlesex at such Time as he
Shall be thereunto required by the said Court; and the same
Goods, Chattels, and Credits, and all other the Goods,
Chattels, and Credits of the Said Deceased, which at
any Time after Shall come to the Hands, Possession or
Knowledge of the said William Gardner or into the
Hands and Possession of any other Person or Persons,
for him do well and Truly Administer according to Law;
and further do make a true and just Account of his Actings
And Doings Therein when thereunto required by the said
Court; And also Shall well and Truly pay and Deliver
all the Legacies contained and Specified in the said
Testament, as far as the Said Goods, Chattels, and Cred-
its Will thereunto extend, and the Law shall charge;
Then this Obligation to be Void and of None Effect, or
Else to remain in full Force and Virtue.

Sealed and Delivered
in the presence of

William Gardner *seal.*
George Lee. *seal.*

At a Court held for Middlesex County at Ullabana
on Tuesday the 6th Day of August 1757.
This Bond was Acknowledged by the Subscribers thereto
and Ordered to be Recorded

Test. No. Erie
Truly Recorded Testy Fw. Erie

(196)

Henry George AN INVENTORY of the Estate of Henry George

Inventory } Dcd. Made this 6th of Decr 1759. Viz.

To 1 Negro Man	£ 10. -
To 16 Large Hogs	8. -
To 11 Small D'	2. 15. -
To 2 Pigs	2. -
To 6 Cows & Calves at £ 1. 10. per head	7. 15. -
To 3 Two year old cattle	1. 18. -
To 2 Young Steers	2. -
To 2 Cows & two Heifers	5. -
To 11 Barrels Corn	3. 14. -
To 3 Barrels of old Dr.	- 19. 6
To a parcel Rotten Corn	1. -
To 4 Sides of Salt Leather	16. -
To 4 Bushells Salt	8. -
To 2 Bushells Beans	1. -
To 1 Grind Stone	2. -
To 10 Quart Bottles	1. 8
To 1 Salt Set & 2 Vials	8
To a parcel of Earthen Ware	8. -
To 6 old knives & Forks	3. -
To 11 Old Plates	7. -
To 6 New D'	8. -
To a parcel of Pewter	6. -
To 2 Dozen Spoons	5. -
To a parcel of old Pewter & 1 Tin Funnel	1. 3
To 1 old Chest	2. 6
To 1 yard & 1/2 of Country Cloth	3. -

To, Old Meal Bagg	2 -
To, old Coat & Jachet	3 -
To Old Linnin	2 . 6
To, 1 Country Cloth Jachet Unmade	5 -
To, 2 P. of old Stockings w/ cap	5 -
To, 8 pounds Spun Cotton	£ 1. 1 -
To, 1/4 Pound Spun Yarn	£ . 2 . 3
To, a parcel of Nails	1 . 8
To, 3 pair of Woll & Cotton bands	3 . 6
To, 1 Chest	5 -
To, 3 1/2 pound of Woll & Bagg	6 -
To, 2 1/2 pound cotton	2 -
To, old Table Linin	3 -
To, 1 old Spining Wheel	5 -
To, Boxy Lumber	6
To, 4 old Flag Chars	6 . 8
To, 2 old Tables	3 -
To, a parcel of Pails & Piggins	6 . 6
To, Usefull Axe	1 -
To, A Iron Wege	7 -
To, Iron pestle	3 -
To, Small hatchet & hand Saw	3 -
To, old hammer & Chisel	1 -
To, old Iron	6 . 6
To, Fluke Hoe	4 -
To, Saddle & Bridle	15 -
To, Box Iron & heaters	5 -
To, old Gun	£ 1 -
To, Old Sward	1 . 6

To 2 old Meal Sieves.	2. m
To 1 old grid Iron.	1. m
To 1 pr. of old Shoes.	1. m
To 1 old Looking glass.	1. m
To a parcel of old Tubs.	2. 6
To 2 old Hogsheads.	3. m
To 1 old Frying Pan.	1. 6
To 1 pr. of old fire Tongues.	1. 6
To 1 old brashed Pot & hooks.	1. 6
To 1 Dog hooks.	3. m
To 1 Do.	1. 3
To 1 Do.	3. m
To 1 pr. of old Cart Wheels.	8. 6
To 1 Small Bed.	£ 1. 10. m
To 1 Do. and Furniture.	3. m
To 1 old Canon.	£ 8. m
To 1 Iron Pot Rack.	2. m
To 1 Horse.	5. m
To part of a Quart of Train Oil.	10
To 1 old Pewter Dish.	2. 6
To 1 old wallet & Heater.	10
To 1 old great Coat.	1. 6
To 1 pr. of Knee Buckles.	6
To 1 Suit of old Broad Cloth Cloths.	2. m
To 1 old Fine Hatch.	6. m
To 1 old knife & 1 New D.	1. m
To 3 Caps w 2 Stockes.	1. 6
To 1 p. paper w a parcel of Thread.	1. 5. m
To 1 pr. of old Gloves & a pound Gun Powder.	1. 6

(199)

To 1 pound Shoe Thread	1 - 1
To 2 Old Razors & 1 hone	2 - -
To a parcel of hooks & Lines & Needles	2 - -
To 3 Gimblets	6
To 1 pr. Money Scales	2 - 6
To a parcel of Coaks & Ink Gels	5
To a parcel Gun Flints	1
To 2 Old Hinges	3
To a parcel of Lead	6
To a parcel of old Buckles	1 - -
To a pair of Silver Neck Clasps	2 - -
To part of a paper of Ink powder	1
To 2 old Candler Sticks & paper Box	8
To Cash	£ 7 - - 6
To 1 Small Trunk	4 - -
To 1 Old Chest	6 - -
To 1 Earthen Pott	1 - -
To 1 Bed & Furniture	£ 4 - 10 - -
To 1 Warren Cow	1 - 8 - -
To 6 59 pounds of Tobacco at 2/- per lb	5 - 9 - 10

John George Adm't

{ of William Daniel
 James Daniel
 Richard Allin

At a Court held for Middlesex County at Urbanna on
Tuesday the 6th Day of August 1751.

This Inventory and Appraisement of the Estate of
Henry George Deed. was Returned and Ordered to be
Recorded.

Teste Jno. Brie

Truly Recorded Teste Jno. Brie

(200)

Sale of Harry George's Estate
Copy of the Sale of the Estate of Harry George
The Twelveth Day of Decemb'r 1750. Rec'd as follows.

Richard Allin	Dr
To 4 Hogs	£ 2. 10. ~
To 1 Sow & 2 Small Barrows	1. 8. 2
George Daniel	Dr £
To 9 Sheep & 2 Pigs	2. 7. 2
To 1 Bushel Beans	1. 1
To 1 Salt Set & Vial	10
To 1 Box & old Pewter	1. 7
To 2 Candler Sticks and Peper Box	1. 7
To 2 old Leather Biggins	1. 1
To 1 Fluke hook	6. ~
To 1 old Pott	3. 7
To 1 D. & three Gimblets	7. 7
William Sadler	Dr £
To 1 Sow and Piggs	10. 1
Daniel Stringer	£
To 1 Large Cow & Calf	1. 18. 1
To 2 Heifers & 1 Stear	2. 11. 8
To 1 old Chest	1. 3
Katherine Jones	Dr £
To 1 Cow & Calf	£ 1. 11. 3
To 1 Heifer	1. 4. 1
John Brookes	Dr
To 1 Stear	1. 8. 7
Harry Sears	Dr
To 1 Barren Cow	1. 7. ~