

To 1 small gilt Trunk and sundry Trifles	£ ~ 6 ~
To 1 large D.	~ 2 ~
To 1 Iron bound Case	~ .5 ~
To 1 large Trunk	~ .5 ~
To 1 Case of Bottles	~ 15 ~
To 1 Dozen Earthen Plates	~ .6 ~
To 1 Earthen Dish	~ .2 ~
To 3 Small Bowls	~ .2 ~
To 1 Set of Tea Ware	~ .7 ~
To a Barrel of Earthen Cups	~ .1.8
To 2 rings	~ .2 ~
To a barrel of Vials and 1 large box	~ 3.0
To 3 black slugs & 1 stone D.	~ .8 ~
To 2 Gallons Honey	~ .6 ~
To 4 Soda Bottles	~ .5 ~
To 13 Quart D.	~ .3.3
To 1 large looking glass	1 15 ~
To 1 small D.	~ .7 ~
To 1 D.	.1.6
To 1 Corner Cupboard	~ .8 ~
To 1 Dozen Leather Chairs	3 ~
To 1 set Trooper's Arms (viz.) Gun, sword of Sabre	1 15 ~
To 1 man's saddle & housing	1 .10 ~
To 1 Oval Table.	1 .6 ~
To 1 D.	~ 10 ~
To 1 old Desk	~ .5 ~
To a barrel of old Books	~ 5 ~
To 2 dozen monitor Plates	2 ~
To 12 dozen D. 10/- To 11 old D. 8/3	~ 10.3

To 1 small gilt Trunk and sundry Trifles	£ ~ 6 ~
To 1 large D.	~ 2 ~
To 1 Iron bound Case	~ .5 ~
To 1 large Trunk	~ .5 ~
To 1 Case of Bottles	~ 15 ~
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To 1 man's saddle & housing	1 .10 ~
To 1 Oval Table.	1 .6 ~
To 1 D.	~ 10 ~
To 1 old Desk	~ .5 ~
To a barrel of old Books	~ 5 ~
To 2 dozen monitor Plates	2 ~
To 12 dozen D. 10/- To 11 old D. 8/3	~ 10.3

To 6 Dishes	£ 1.-
To 5 Basins	~.10.-
To 10 spoons	~.2.-
To 1 tin Cullender	~.1.6
To 1 tin Coffee pot	~.0006
Carried Over, Brought Over	ATT. 5.2
To 1 Day mare	7.-
To 1 bed and furniture	3.-
To 1 Dr without a Bedstead	2.-
To 1 Chest	~.5.-
To 7 flag Chairs	~.10.-
To 4 Chair frames	~.2.-
To 1 stool 1 augur 1 Hoevel 1 Lampster Iron	~.5.-
To 1 pair of Cart Wheels 1 ox Chain & Ring	1.10.-
To a pearl table dinon	2.5.-
To 5 base knives & 12 dozen forks	~.8.-
To 1/2 dozen base knives and forks	~.3.-
To 2 glass cans & 1 dram glass	~.4.-
To 3 tin Cannisters	~.6.-
To 1 glass sand Collar	~.06
To 1 sugar box and some sugar	~.3.9
To 2 Tea hotties	~.10.-
To 2 Butter Pots & 2 Earthen Pans	~.3.0
To 1 washing Tub & 2 Piggins	~.9.-
To 1 Chamber Pot	~.1.3
To 2 Iron Pots and hooks	~.10.-
To 1 Ladle and flesh forks	~.1.6
To 1 Iron spit	~.5.-
To 1 cast iron te Skillet	~.14.-

To 2 Pair old hand Irons	<u>Inventory</u>	£ ~ 5.-
To 3 old Cauldrons		~ 6.
To 1 iron Pot rack		~, 3.-
To 1 Frying Pan		~ 2.6
To 1 Chafing Dish		~ 2.0
To 2 Parrot old Irons		~ 2.6
To 1 Pair hand mill stones		£ ~
To 2 Baskets		~ 2.-
To 1 spinning Wheel & Cards		~, 6.-
To 4 old Tubs		~ 4.-
To 7 Cider Casks		£. 8.-
To 1/2 Barrels Tare		~ 10.-
To Cask		100.-
To 1 A Pounds of Hoot @ 9 ^o		~ 10.0
	<u>£ amm</u>	<u>003.8.0</u>

July 15th 1752. We return this as a true Inventory of the aforesaid Estate, given under our hands the day and year first above written.

Tho: Mountague

Henry Daniel

Maryon Garington

In a Court held for Middlesex County at Woburn on Tuesday the 4th day of August anno Dom: 1752.

This Inventory and appraisement

of the Estate of John Jones Esq^r was returned and ordered to be

Examined recorded.

Teste L. Price Esq^r

Baldens
Inventories

Pursuant to an order of Court No the subscribers having
appraised the Estate of Henry Balden dec'd being first noon.

To 1 old sofa and bolster	Ring	Blanket	1 sheet	and 1	} \$ 2.15.-
bed stand	1 board	e	a Cow hide		
To 3 Dishes	7 Spoons	1 Bacon	e	A Spoon	.~. 12.-
To 1 old small Chest	e	an old Table			.~. 10.-
To an old brush	a small old looking glass	e	2 old Books		.~. 2.6
To an Iron spit	e	an Iron Gridle			.~. 5.6
To a broken Set and hooks	1 old hoe	e	an old Trowel		} .~. 6.6
			and 2 wedges		
To a Tobatto box	an old shinner	e	an old flesh fork		.~. 1.4
To a broken earthen Pot	2 old tubs	e	an old sifter		.~. 3.-
To 1 old Gun Barril	e	1 old Chest	e	a some old Number	.~. 6.3
To a Dr bullet mould	4 pint bottles	a bolt	a gimblet		} .~. 1.-
			a Rasp and a knife and fork		
To an old water Pail	an old saddle bridge	e	showing		.~. 6.-
To 2 old Pots	and an old frying Pan				.~. 4.3
To a large Iron Pot	and hooks				.~. 12.-
To a box Iron 3 heaters	a flat Iron	e	a p. old Cards		.~. 3.6
To a Pot Hatch	and an old Sifter				.~. 5.-
To 1 broad ax	3 narrow D.	e	1 old hoe		.~. 6.-
To a small hammer	and an old broken	gigg			.~. 1.3 $\frac{1}{2}$
To a washing Tub	e	a pail			.~. 2.9
To an old horse	and a Cart	e	a p. of old Cart Wheels		.~. 13.9
To a Cow	and Calf	e	a Cow hide		.~. 13.-
To a barrel of old Cedar Brush					.~. 12.-
To a Cannon					.~. 15.-
To a barrel of Corn and fodder					.~. 16.6
To a Gun	and an old horse				.~. 17.6

To a Lathing hammer 2 hooks & pins £ 2.
 To 6 small poor hogs - - - - - £ 6.
 To a barrel of ^{uninspected} tobacco @ 12/6^d hundred weight
 Imported so appraised.

Appraised by us Summary y^c A. 1740

William Holt

W^m Morgan

Christopher Miller

At a Court held for Middlesex County at Urbanna on Tuesday the 4th day
 of August anno Domⁱ 1752

This inventory and appraisement of the

Ream? Estate of Henry Baden dec^d was returned and ordered to be recorded.

Docto^r Mr. Price Esq^r

Major's Inventory	A brief and perfect Inventory of his appraised Estate of Birth ^d
	Major Doroast. £ ~ 10.-
	To one Gun. ~ 11 3
	To one saddle and bridle. 1.-
	To one woscoat. 1.-
	To two wigs & box Come lace. 1.-
	To one hat. 12.-
	To two old Dito. 6.-
	To a Coat & britches. 3.-
	To a Coat woscoat & britches. 2 3.-
	To 1 old Dito. 1.-
	To one woscoat & two Coats. 10.-
	To A Pair of stockings old. 2.-
	To One shirt dogons & one Hankerchief. 3.-

To a set of Bunches	£ ~ 1.6
To a hunk and Tobacco box	~ 1.0
to two Razors & a Lather	~ 2.0
To a Pocket Book	~ .75
To 3 old shoes and gloves	£ ~ 1.6
John Taylor	annum
John Lewis	£ 11 ~ .45
Richard Clarkley	annum

John Major Esq: Inventor June 4th A. 1751

At a Court held for Middlesex County at Newbury on Tuesday the 4th day of August anno Dom: 1752.

This Inventory and appraisement of the
Estate of Richard Major dec'd was returned and ordered to be recorded.

Post No. Six - 6th

Major's Inventory in Newbury
in King's County Court dated the 4th day of June 1751. To the subscribers
have met and appraised part of the Estate of Mr: Richard Major
dec'd as followeth:

To 6 old Chairs	£ ~ 3.0
To 1 old Table	~ 2.0
To 1 old Chest and box	~ 1.0
To 1 drinking glass	~ .8
To 1 Pocket Watch	~ .4
To 1 small flat Dish	~ 1.4
1 large Book	~ 2.0
1 small Dr	~ .6
2 pr. Bunches	~ 1.3
1 hono & 1 Raso	~ 1.6

1 Tin Canister & old bullet moulds.	£ - - - 7
3 fls new Linen	- 9 -
1 new Cloth shirt	- - - - - 1.6
1 Dr. Linen Dr.	- - - - - 9 -
3 old Dr.	- - - - - 6 -
3 Linen handt.	- - - - - 3 -
a pair old Caps and stockings	- - - - - 2 -
1 Pair Laging	- - - - - 1.6
1 old Lin. Workcoat & 1 old jacket mottings	- - 1.6
1 old box	- - - - - 6

Nicho. Dillard

John Foster

Henry Collier

John Major Executor

£ 2.12.2

At a Court held for Middlesex County at Urbanna on Tuesday the 4th.
day of August anno Domⁱ 1752.

This Inventory and appraisement of the Estate of Richard Major Esq.
deceased in King of Prussia County was returned and ordered to be recorded.

C. Foster
July 6th.

Smiths Bond

& Gudnships
of Shottles

Setonallment by these Presents that We Edmund Smith & John
Smith of the County of Essex are held and firmly bound unto Edmund &
Berkeley Ch Robinson James Reid and Henry Whiting of Middlesex
County gent. for and in behalf of the Court of the said County of Middlesex
in the full and just sum of Five hundred Pounds Current money to be
paid to the said Justices their heirs Executors or Assigns to the
which payment well and truly to be made We bind our selves and as

every of us our and every of our heirs Executors and Administrators jointly
and severally firmly by these presents sealed with our seals and
dated this 4th day of August 1752.

The Condition of the above obligation is
such that if the above bound Samuel Smith as guardian of Josiah
Thomas & Miriah Shelton Orphans of Thomas Shelton Esq^r shall in
and by all things duly husly and honorably discharge the trust of the said
Guardianship according to Law and that the said Samuel Smith his
heirs Executors and Administrators shall from time to time and at all times here-
after save sofern hees hamlets and indemnified the above
said Court of Middlesex and their successors from all Law suits &
trouble and damages which to them or any of them may attine or
happen for or by reason of their granting to the said Samuel &
Guardianship of the said Orphans and that the said Orphans be-
fully and justly paid what Estate or Estates shall become due to
them when they 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.

Sam^l Smith Seal
John Smith Seal

At a Court held for Middlesex County at Woburn on Tuesday
the 4th day of August anno Dom^r 1752.

Samuel Smith and
John Smith acknowledged this Bond to be their true Deed
Seal? which is admitted to record.

Jno. Price Esq^r

Owens Estate
J. M. moment

James Campbell decd.

D^r

is to William Owen decd.

To the amount of the Estate & Provisions of Negroes £ 07. 14. 9

To Cash recd.

5. 9. 4
73. 4. 1

E^r

By debts Paid	£ 5. 7. 2
By legacies Paid	6. 10. —
	<u>£ 11. 17. 2</u>
By 15 th part of £ 61. 6. 11	12. 5. 4½
	<u>24. 2. 6½</u>
Bal ^t due to Owens Estate	49. 1. 6½
	<u>£ 73. 4. 1</u>

Middlesex County Court

Pursuant to Orders of the said County Court dated the 5th day of November 1751 and July the 7th 1752. We the Subscribers have stated and settled all Accounts between William Owen decd. & James Campbell decd and do find a Balance due from James Campbell decd to William Owen decd in the sum of Forty nine Pounds one shilling and six Pence half penny according to the above Account and We have also allotted to the Estate of the said James Campbell decd out of the Estate of the said William Owen decd one Negro woman named alio which is the one fifth part of the value of the Negroes belonging to the Estate of the said William Owen decd. ~ July 29th 1752.

Henry Tharor

Ch. Robinson

Henry Washington

required by the said Court and also shall well and truly pay & deliver all the Legacies contained and specified in the said Testament as far as the said Goods Chattels and Credits will therunto 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.

her mark
Anne Wortham Seal
Ch. Robinson Seal
John Wortham Seal

At a Court held for Middlesex County at Urbanna on Tuesday

the 3rd day of October anno Domⁱ 1752.

This Bond was acknowledged by the subscribers hereto p. admitted to
Record.

Treasr^r Mrs. Anne Wortham

Grosham I Know all men by these presents that we Anne Grosham & John Eagle are held and firmly bound unto Ch. Robinson James Reid Henry Whiting & Henry Washington Justices in the Commission of the Peace for Middlesex County for and in behalf and to their sole use and behoof and their successors in the sum of one hundred pounds to be paid to the said Justices their Examiners assessors and assigns to the which payment well and truly to be made we bind our solvers 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 3rd day of October 1752.

The Condition of this Obligation is such that if the above bound Anne Grosham assessor of all the Goods Chattels & Credits of John Grosham 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 possession or knowledge of her the said Anna or into the hands or possession of any other person or persons for her and the same so made do exhibit or cause to be exhibited into the County Court of Middlesex at such time as she 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 s^r deceased at the time of his death which at any time after shall come to the hands or possession of the said Anna or into the hands and possession of any other person or persons for her to well and truly administer according to law and further do make a just & true account of her actings and doings therin 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 ann^r amount 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 Executors therein named do exhibit the same into the said Court making request to have it allowed and approved of accordingly if the said Anna being thereto required do render and deliver up her Letters of Administration approbation of such Testament being first had and made in this^r Court Then this Obligation to be void and of none effect or else to remain in full force and virtue?

Anna Graham Seal
mark
John Douglas Seal

At a Court held for Middlesex County at Urbana on Tuesday the 3^d day
of October anno Domⁱ. 1752.

I am? This Bond was acknowledged by the subscribers hereto & admitted to record.

Posts Mr. Eric C.^h

1752 Augt 22^d At Inventory of Abraham Wharton

Whartons

deceast Estate?

Inventory	To one young steer	£ 1.0.0
	To two Cows at 30/-	3.0.0
	To one young Bowl at	0 12.0
	To a parsel of old Books	0 2.0
	To one pair of old fife songs	0 2.0
	To a parsel of old paper	0 8.0
	To one old fying pan	0 10
	To two old pots at	0 2.0
	To one old Chest	0 3.0
	To one old bedstead and hide	0 1.0
	To 17. of old feathers	0 12.9
	To one old fife bed at	0 3.0
	To one old Book	0 0.0
	To 4 shoes at 20/-	1.0.0
	To one old Organ	0 1.0
	To a parsel of old Iron and Tub	0 1.0
	To one Chest and a Boxful & A Tub	0 1.0
	To two old Chairs	0 1.0
		<u>7 10.9</u>

his
Wm W Wharton com^r
mark

William Morgan
Tho. Hardin
Christopher Miller

At a Court held for Middlesex County at Wob^m. on Tuesday the
3^d day of October anno Dom^m. 1752.

This Inventory & appraisement of the Estate of Abraham ~~as~~
Span^r? Wharton dec^d was returned & ordered to be revalued.

Post^r by Mr. Brice Esq.

Northam's
Inventory

In Obedience to an order of Miss^a Court dated
the third day of October 1752. No the appraisers being first sworn
did meet and appraise the Estate of George Northam dec^d as
followeth viz.

	£	s	d
To 2 draught oxen	4	-	-
To 7 Cows a ^r 30/- each	10	10	-
To 3 Cows and Calves a ^r 25/- each, To 1 Cow & 2 Calves a ^r 5/- each	4	15	-
To 3 young cattle a ^r 10. To 10 sheep a ^r 5/- each	4	-	-
To 5 sows & pigs a ^r 10/- each To 9 young hoggs a ^r 5/- each	4	10	-
To 1 horse a ^r 5. To 1 old mare 5/-	5	5	-
To 1 bed and furniture £6. To 1 d ^r a ^r 6/-	15	-	-
To 1 d ^r a ^r 4.10. To 1 smaller d ^r a ^r 3.	7	10	-
To 5 sheets 5 pillow cases 2 Counter pins some Toathors	5	-	-
To 2 old Chests 5 old boxes 2 old spinning wheels	1	9	-
To 1 suit of mens Cloaths £2.10. To 1 great Coat £1.	3	10	-
To 1 paper ink powder 2 old razors 5 old Chears & parrel of Cards	14	-	-
To 1 woman's old saddle 10/- To 6 flagg Chears a ^r 2/- 15/-	1	5	-
To 6 d ^r a ^r 1/6 To 1 old Leather d ^r a ^r 9/- To 2 old square Tables	1	6	-
To 1 old oval Table 10/- To a parrel of table Linning 15/-	1	5	-
To 1 old Chest of drawers 15/. 1 old d ^r 1/-	16	-	-
To 2 old looking glasses	7	6	-

To 1 old saddle bridle pistols holders & sword	£ 1. 7. 6
To 2 brass candle sticks 2 old iron 9d	- 5. 6
To a parcel of old Tin ware	- 4. 6
To a parcel of Earthen & stone ware & 2 glases	- 10. 3
To 5 Books £1. 10. To a parcel 2d. at 12/6	2. 2. 6
To 2 small dishes doz. plates £1. 5/- parcel old plates 10/-	2. 3. -
To 4 old dishes 3 Basins 15/- To 2 old Baggs 2 mool rives	- 18. 6
To parcel old Tubbs & Cylor Casks	1. 4. 9
To 8 doz. Quart bottles at 2/-	- 16. -
To 3 iron wedges 1 postle parcel old hooks 2 old axes	1. 8. 9
To a parcel of water pales & Tubbs	- 14. -
To 3 old iron potts & hooks	- 15. -
To 1 postt rack some hooks 1 spit & sc. for tongs	- 13. -
To 1 frying pan 1 old 9d. clawed flats forks & spice postle	8. -
To 8 knives & forks 1 Chamber pott & 3 old bone brushes	- 7. 6

Carried over £ 81. 16. 9

Brought over £ 81. 16. 9

To 1 Negro man nam? William	18 - -
To 1 Negro man nam? Harry	20 - -
To 1 Negro woman nam? Mary	30. - -
To 1 Negro woman nam? Dora	35. - -
To 1 Negro woman nam? Shillie	35. - -
To 1 Negro woman nam? Rose	35. - -
To 1 Negro woman nam? Jane	35. - -
To 1 Negro boy nam? Tony	28. - -
To 1 Negro girl nam? Thamar	20. - -
To 1 Negro girl nam? Lucy	18. - -
To 1 Negro boy nam? Adam	18. - -
To 1 Negro boy nam? Charles	12. - -

To 1 Negro boy nam ^d James	£ 6,-
To 1 Negro boy nam ^d Johnson	6,-
To 1 Negro boy nam ^d David	6,-
To 1 Negro girl nam ^d Missy	6,-
Total	<u>£12 16 9</u>

Ann Northam

Tho^s LanghamWm^m WintonIn^o Murray

At a Court held for Middlesex County at Urbanna on Tuesday

the 7th day of November anno Domⁱ 1752.This inventory and appraisement of the Estate of George Northam
deceased was returned and ordered to be recorded.Per^s Pro^r Drice Esq^r.John Bond
T. Gentry
of Urbanna

Know all men by these presents that we John Bond & Ch^t Miller of the County of Middlesex aforesaid and firmly bound unto Edmund Borholby Ch^t Robinson James Reed & Henry Whiting of the said County goe^t for and in behalf of the Court of the said County of Middlesex in the full and just sum of Two hundred and fifty £^s Current money to be paid to the said Trustees and their successors to the which payment we and our heirs executors and adm^rs jointly and severally firmly by these presents sealed with our seals dated this 7th day of Novemb^r anno Domⁱ 1752.

The condition of the above
obligation is such that if the above bound John Bond as in

Guardian of William Marston Orphan of Thomas Marston esq^r
 shall in and by all things duly truly and honestly discharge the trust
 of the said Guardianship according to Law and that the said John &
 Berry his heirs Executors and adm^rs shall from time to time and at all
 times for ever hereafter save defend keep harmless and indemnified
 the above said Court of Middlesex and their successors from all
 Law suits troubles and damages which to them or any of them may
 accrue or happen for or by reason of their granting to the said esq^r
 John Berry Guardianship of the said Orphan and that the said esq^r
 Orphan be fully and justly paid what Estate 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 & virtue.

John Berry
Signed
Christopher Miller
Signed

In a Court held for Middlesex County at Urbanna on Tuesday
 the 7th day of November anno Domⁱ 1752.

This Bond was acknowledged by the subscribers hereto and admitted
 Exam^d to record.

Teste S. No. Erie C^t

~~Subscribed
and sworn to before me this 5th day of August 1751~~
 In Obedience to an order of Court dated the 5.
 day of August 1751 to the subscribers being appointed to appraise
 the Estate of James Campbell esq^r have appraised and taken an
 Inventory of the same as followeth Vizt.

To 8 sheep at 5/-	40/-
To 6 large hogs at 6/-	36/-
To 6 sheep at 2/-	12/-
To 1 yoke of oxen 100/-	100/-
To 2 Cows and Calves at 20/-	40/-
To 2 Cows and yearlings at 30/-	60/-

To 2 horses at 20/-	£ 2 - -
To 1 small horse	5 - -
To 1 Gray Mare	3 - -
To 1 black Mare 50/-	2.10 -
To 1 young black horse	3 - -
To 1 feather bed and furniture	5 - -
To 1 2/- & 6/- 1 2/- & 8/- 1 2/- & 50/- 1 2/- & 70/-	13 - -
To 1 2/- with two old beasters 30/-	1.60 -
To 1 old Chest 5/- 1 2/- 2/6 1 2/- 5/- 1 large 2/- 5/-	17.6
To 1 Living wheel 2/6 1 piano 4/-	6.6
To 1 Walnut desk 55/- 1 common scales 6/-	3.1 -
To 3 old Razors & 1 old trap 2/6	2.0
To a parrot small number 5/6 1 old slate 6/-	6 - -
To 1 old deer skin 2/- 1 English Dipyony 5/-	7 - -
To a parrot old Books 6/- 1 pepper mill 5/-	11 - -
To a pair pistols & handcuffs 20/- 1 old sword 2/6	1.2.6
To 1 gun 12/- 3 old spinning wheels qf	1.1 -
To 1 old tea hotter 5/- 3 off old Cards 3/-	8 - -
To 1 Flowers loom & 3 Hays 20/- 1 old loom 5/- 1.5 -	
To 1 Table 1/6 11 old Chairs 11/-	12.6
To 1 old sister & Search 2/- 1 frying pan 3/-	5 - -
To 1 iron spit & Spoons 5/- 1 old Iron 1/3	6.3
To 1 Song & Shovel 4/6 1 box iron & hotters 3/-	4.6
To 3 old Canceled ticks of numbers & 1 off old chairs	5 - -
To 2 tin cans & 1 tin Tumbler & pepper box	3 - -
To 3 square bottles 1/6 1 glass Tumbler 4/-	2.6
To 1 glass Cruc & salt	10
To 1 stone ing 4/3 1 off glass scales & weights 8/-	9.3
To 6 old soap hooks 3/- 2 raw cow hide 2. 4/-	11 - -

To 3 old wiggs 10/-	2 old hats 8/-	2/-	10/-	
To 1 sets old clothes 40/-	2 ft stockings & 1 pr gloves 5/-	2, 5/-		
To 2 old coats & 1 pr brooches 10/-	1 pair shoe boots 5/-	-	15/-	
To 2 old shoes 3/6	1 brown Linen Fringe & Short Tarket 10/-	-	13, 6	
To 1 silk purse 1/6	6 Earth cups & one plate 1/-	-	2, 6	
To 2 iron wedges 2/-	two broad hoes 2/-	-	4/-	
To a parrot old iron 9/6	1 old & cut saw 2/6	-	12/-	
To 1 iron pott rank 4/-	1 old narrow ax 6/-	-	4, 0	
To 1 iron pestle 4/-	1 grindstone 2/-	-	0/-	
To 1 man's saddle bridle & housing 18/-	1 old ax 2/-	1, 0/-	6	
To 2 looking glasses at 3/6	1 do 2/-	-	8, 0	
To 1 cast metal mortar & pestle 5/-	1 mortar ring 1/3	-	6, 3	
To a parrot old potter 5/-	1003. potter plait 12/-	-	17/-	
To 1½ doz. plait 22/6	3 large dishes & 1 small do. 10/-	2, -	6	
To 1 Pint Basin 3/-	1 porringor 1/0	-	5, 3	
To 2. 2½ potts qf.	2 half pint do. 2/6	1 gill do. 1/6	-	13/-
To 1 Bass knives and forks 6/-	1 stone Chamber pott 1/-	-	7/-	
To 4 stone butter pots 7/6	2 large milk jugs 2/-	-	9, 6	
To 2 cream potts 1/6	4 small stone jugs 2/-	-	7, 0	
To 9 three gallon do. @ 2/6	-	-	12, 0	
To a parrot old Casks & Tubs 9/-	one old brads kittles 5/-	-	14, 3	
To 1 large iron pot qf.	1 small do. 4/-	-	13/-	
To 1 iron pot 8/-	1 old ox Cart 2/0	-	10, 0	
To 1 iron bound Cask 5/-	a parrot old Moby Tubs 20/-	1, 5/-		
To 1 old Dooh 8/-	1 stone ink stand 1/-	-	9/-	
To 1 old Combi 2/-	4 old Chairs 4/-	-	6/-	
To 1 gallon bottle 1/-	-	-	1/-	
To 1 old Table 2/-	2 doz. Smart bottles 6/-	-	8/-	
To a parrot chair framing 4/-	7 wine glasses 3/6	-	7, 6	

To 12 Doz. earthen plates 3l. A small bowls 2/- £	5-
To 5 large bowls	- 6.6
To 4 old Tin Canisters	" 1 "
To 789 pounds Tobacco @ 16/-2	<u>6.6.2½</u>

Robert Daniel admin:

Henry Daniel

Rob^t. Daniel son.

Massey Harrington

At a Court held for Middlesex County at Urbanna on Tuesday
the 7th day of November anno Domⁱ. 1752.

This Inventory and appraisement of the Estate of James Camp.

Item 8. lost doz^r was returned & ordered to be recorded.

Doct^r Geo. Price Esq^r.

Know all men by these presents that we Sam^r.
Shaw son
E. Guardian of
Shaw of Essex County & Robert Daniel jun^r. of Middlesex Conn.
by us held and firmly bound unto Edmund Borholby, Christ^r.
Robinson, James Reid and Henry Whiting gen^r. Justices of the
Court of the County of Middlesex afo^r for and in their behalf & to
their sole use and behoof in the sum of Two hundred & fifty
pounds curr^r money of Virginia to the which payment well &
truly to be made we bind our selves our heirs &c ad m^r 20th 1752
jointly & severally firmly by these presents sealed with our
seals & dated this 7th day of November anno Domⁱ. 1752.

The Condition of the above obligation is such as
that if the above bound Sam^r. Shaw as Guardian of Sam^r. Shaw
Esq^r or Thomas Shaw doz^r shall in any by all things only
honestly discharge the said trust of Guardianship as
according to Law and that the said Samuel Shaw his heirs &

Ex^r. and Ass^r shall from time to time and at all times for ever hereaf^r
for save defend keep harmless and indemnified the aboves^r Court of Law
Middlesex & their successors from all law suits troubles & damages
which to them or any of them may arrie or happen for or by reason of
their granting to the said Samuel Shaw Guardianship of the d^r Orphan
and that the said Orphan be fully and justly paid what Estates or exec^r
Estates shall become due to him when he shall come of age that then
the above obligation to be void & of none effect otherwise to be & remain
in full force power and virtue

S^r 11/11/11
Samuel Shaw Esq^r
Robt^r mark Daniel. Esq^r

At a Court held for Middlesex County at Urbanna on Tuesday the
7th day of November Anno 1752.

This Bond was acknowledged by the subscribers hereto & admitted
Span^r word.

Recd^r S^r No. 611
John Rice Esq^r

In the name of God Amen

Deakes Will
I John Blake son^r of Christ Church Parish Middlesex County planter
being very weak of Body but of perfect sense and memory do make
this my last Will and Testament in manner and form following.

My desire is to leave unto my loving wife all my Estate in town as
she remains a widow except such things as shall be hereafter no
mention'd, Item I give unto my Daughter Elisabeth Hollings at my
decease Twenty Pounds current money paid immediately after my
death and seven head of cattle bigg or little as my Executors shall
think proper, Item I give unto my son Jacob Blake at my loving
wife decease two Negroes Charles and Dinah, Item I give unto my
Daughter Sarah Blake a Negro boy name^r Phillip at the decease

of my loving wife; Item I give unto my son John Blake two
 Negro girls named Jean and Jude all same time with y^e rest
 & my black horse, as for the rest of my Estate to be consider'd as
 undispos'd of until my loving wife's deceas' and then to be ex-
 equally diuided betwix my son Jacob and John and my daughter
 Sarah, my desire is that if there should be any Cash in the house
 at my loving wife's deceas' to be given to whom she thinks proper
 of her children, My desire is that my loving wife and my son
 Jacob may be Executors of this my last Will and Testament.

Witness my hand and seal this seventh day of Novem-

.ber in the year of our Lord one thousand seven hundred fifty two
 signe & sealed -

in presence of us }

John Blake

Joseph Stares

W^m Healey

At a Court held for Middlesex County at Urbana on Thuesday
 the 2^d day of January anno Domini 1753.

This Will was presented in Court by Eliz^a Blake the Executrix
 herein named who made oath thereto & the same being also con-
 proved by the oaths of the witnesses herein it is admitted to
 record, And on the motion of the said Executrix of her per-
 forming what the Law requires in the like Cases Certificate
 hereon is granted her for obtaining a probate thereof in due form.

Recd. J. Price Esq.

Blake Esq.
bond

Now all men by these Presents that we
 Elizabeth Blake Thomas Langlin & John Northam are well
 and firmly bound unto Edmund Berkeley Ch. Robinson James

Said ² Henry Whiting Justices in the Commission of the peace for Midd^a. County and their successors in the sum of Two hundred pounds curr^t mony to be paid to the said Borboly Robinson Said by Whiting their 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 heires Executors and administrators jointly and severally firmly by these presents sealed with our seals dated this second day of January anno Domini 1753.

The Condition of this obligation
is such that if the above bound Elizabeth Blake Esq^r of the last Will and Testament of John Blake deceased do make or cause to be made a true & 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 Elizabeth Blake or into the hands and possession of any other person or persons for her and the same so made to exhibit into the County Court of Middlesex at such time as she 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 Elizabeth Blake or into the hands and possession of any other person or persons for her do well and truly administer according to law and further do make a true & just account of her actions and doings theron 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 thereto extend and the law shall charge then the above obligation to be void and of none effect or else to remain in full force & virtue.

Elizabeth ^{her} Blake Seal
Thos. Langlin ^{mark} ^{Seal}
John Northam ^{Seal}

176.)
At a Court held for Middlesex County at Urbanna on the
Tuesday the 2^d day of January anno Domⁱ. 1753.

This Bond was acknowledged by the subscribers hereto and
Exam'd admitted to record.

Recd Pro. Brie. 6th.

Colgan comt^y
Bond William Churchill and his wife Churchill gen^t are held and firmly bound
unto Edmund Worlley Christopher Robinson James Roa Henry &
Whiting and Henry Washington Justices in the Commission of the Peace
for Middlesex County for and in behalf and to their sole use and
behalf and their successors in the sum of one hundred and fifty pounds
to be paid to the said Justices their executors administrators and
assigns To the which payment well and truly to be made the 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 and dated this vith day of February 1753.

The Condition of this obligation is such that if
the above bound William Churchill remov^e of all the Goods Chattels
and Credits of John Colgan or 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
possession or knowledge of him the said William or into the hands
or possession of any other person or persons for him and the same
so made so explicit or cause to be exhibited into the County Court
of Middlesex at such time as he shall be therunto 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 William or into the hands and possession of any other person or persons for him so well and truly administer according to Law and further do make a just and true account of his writings 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 Admin^r amount 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 my last Will and Testament was made by the said deceased and the Executor or Executors therein named do exhibit the same into the said Court making request to have it allowed and approved accordingly if the said William being theroneto so 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 no obligation to be void and of none effect or else to remain in full force & virtue.

Hill Churchill 
A Churchill 

At a Court held for Middlesex County at Urbanna on Tuesday the 6th day of February anno Domⁱ 1753.

Be it known? This Bond was acknowledged by the subscribers hereto of admitted to record.

Pato F. Rice Esq^r

Gresham's
Inventory

<i>An Inventory</i> of John Gresham deceased Estate	
To one Horse	4 - -
To one Bed and furniture	3 - -
To one suit of Cloves	1 10 -
To one pair of Storans	3 -
To one Gun	5 -

To one pot and hukes	£. 3 -
To one hand saw	- 2 -
To one old chest	- 2. 0
To one board stand	- 2 -
To one steatet	- 2. 6
To one brads Tobago box and one old how	<u>- 2. 3</u>

William Morgan

Tho. Hardin

Chr^r Miller

^{her}
Ann + Grofom
mark

At a Court held for Middlesex County at Virginia on Tuesday the 6th
day of February anno Domⁱ. 1753.

This Inventory and appraisement of the Estate of John Graham Esq^r.
Esq^r? was returned and ordered to be recorded.

Date

Ch^r. Price Esq^r.

Witnss: Bond
P. Gudm^ship
of Elliott

Know all men by these presents that we the
Henry Whiting and Thomas Price gent^s of Middlesex County are
held and firmly bound unto Ch^r. Robinson, James S^r Robert &
Elliott and Henry Washington gent^s Justice of Middlesex County to
and for the sole use of the said Court in the sum of Two thousand
Pounds to the which payment well and truly to be made we bind
our selves our heirs £²⁰⁰⁰ & ann^{rs} jointly and severally firmly by &
these presents sealed with our seals & dated this 6th day of March
anno Domⁱ. 1753.

The Condition of the
above obligation is such that whereas the said Henry Whiting is
appointed Guardian of Dorothy Elliott an orphan of Rob^t Elliott &
dot^r. It therefore the said Dorothy Whiting do and shall well and
truly discharge the said Trust of Guardianship according to Law

and pay unto the said Orphan all such Estate and Estates as shall hereafter come to his hands as soon as the said Orphan shall attain to Lawful age and shall also save and keep harmless & indemnified the said Justices & their neighbors & from all Law suits trouble & damages which to them or any of them may accrue or happen for or by reason of their granting to the said Henry Guardianship of the said Orphan that then the above obligation to be void & of none effect otherwise to remain in full force power and virtue.

Henry Whiting Seal
Tho. Bird Seal

At a Court held for Mississouri County at Urbanna on Tuesday the 6th day of March anno Dom. 1753.

Be it known This Bond was acknowledged by the subscribers hereto and admitted to record.

(Per) S.
Tho. Bird Esq.

Guntor Inventory of the Estate of Charles Guntor 1752.
Inventory which I recd by the hand Indore Guntor his wife made the 16th day of May 1752.

To 1 Negro woman Bagg	£ 38 - -
To 1 Negro boy Harry	10 - -
To 13 sheep a. 5/- p.	3. 5. 0
To 1 Cow and Calf	1. 10. -
To 1 Cow and veal	1. 16. -
To 1 best bed and furniture	4 - -
To 1 d ^r and furniture	3. 10. -
To 1 d ^r and furniture	2. 10. -
To 1 Guntopin	12 -
To 1 spirit mortar & pistol	- 7 -
To 1 box and dumb	- 2 -

To 3 old rishas and 5 plates	£ - 10.-
To 1 large basin	- 4.-
To 5 old spoons and 5 spoons	- 6.-
To 1 old chest and dumb ^r	- 2.6
To 1 basket	- 1.-
To 1 old box iron and heater	- 2.6
To 1 old basket and dumb ^r	- 1.6
To a parcel of yarn	- 1.3
To 1 basket and cotton	- 4.-
To 1 do. and cotton	- 3.-
To 1 man's saddle & woman's do.	- 12.-
To 1 old coat & 2 p ^c of breeches	- 12.-
To 1 new coat and jacket & breeches	1.6-
To 1 small chest	- 4.-
To 1 old loom and furniture	- 16.-
To 7 old hoes and 1 ap	- 8.-
To spinning wheel	- 4.-
To 1 do.	- 6.-
To 1 cedar box	- 5.-
To 1 old frying pan	- 2.6
To 1 large iron pot	- 5.-
To 1 umbrella	- 2.-
To 1 Shovel & flesh forks and saddle	- 6
To 1 p ^c fire tongs	- 1.6
To 5 old tubs & parts	- 6.-
To 4 old powder & soap tins	- 5.-
3 old meat sifters	- 1.4
1 lb & salt	- 1.6
1 pound of hogs lard	- 2.-

4 old Chair frames	£ 5 -
2 old Cow hides	- 4 -
1 old iron pott	- 1.6 -
1 large looking glass	- 2 -
1 hand saw	- 5 -
1 worn horse anger getham	- 2 -
12 quart bottles	- 3 -
9 new pewter plates	- 12 -
20 new spoons	- 6 0 -
1 Virginia bed tick	- 1 -
6 lbs Brown Onion	- 6 -
1 case knives and forks	- 5 -
1 Deer skin	- 1.6 -
To old Books	- 1.3 -
3 pair old wool cards	0 2 -
1 large old Chest	- 2 0 -
1 horse	- 4.10 -
1 Gunn	1.1.6
6 Barrell of Corn	2 2 -
2 stone jugs	- 5 -
27. oz of wool @ 6 ^d ff: p ^c	- 13.6 -
1 iron spit	- 2 -
1 old wool bagg	- 1 -
6 coats	- 6 -
1 flue horse	- 2.6 -
322. oz of Tobacco @ 15/- ff: hm?	2. 8 3
money in the house	(8.16.1
	£ 152.4.0

George Daniel comt. Approv'd by the Subscribers
 John Stevens
 John Docks
 James Smith

At a Court held for Nicholas County at Urbana on Tuesday the 5th
day of June anno Domⁱ. 1750.

This Inventory and appraisement of the Estate of Charles Gunter do^r. was
exam^d returned and ordered to be revalued.

Date

Mr. Price Esq.

Harkness

Will

In the name of God Amen

William Harkness of the parish of Christ Church and County of Truro^{esq} a
being sick and weak in body but in my proportioned and sound memory
do make this my last Will and Testament and first I deliver my soul to almighty
God who gave it me hoping I shall receive full remission of my sins thro' Jesus
Christ and do settle my worldly Estate as followeth Item I give and bequeath
unto my loving wife Elizabeth Harkness during her natural life or a
widowhood part of the tract of land I now lie on and bounded as followeth
that part going up the pond branch to a mulberry tree and thence to the head
of the long branch to a market ing oak and from thence to a single red oak
near the road side than up the main road on the north side to David's
Barriks line and from Barriks line to Col^r Churchill's line and along
Col^r Churchill's line to the place it first began after my wife's death or a
marriage I give the above said tract or parcel of land to my two sons Jacob &
Donjamin Harkney and to their heirs to be equally divided between them
I likewise leave to my said wife during her widowhood one Negro woman
named Judith and her increase and also I leave her the following articles
viz: one of my best beds one warming pan one side saddle, one new
Chas^t one pot and potash, one frying pan and her Choice of three Cows
and their Calves, four ewes and their lambs, three Barrows, six sheep
and one breeding sow; and after her widowhood the said Negro woman
and her increase and the other mentioned articles to go my two sons Jacob
and Donjamin, I also give my said wife Eliz^a Harkney one gray horse

named Torhey she paying three pounds current money to my Estate for the said Horse Item I give and bequeath unto my son Jacob two young Negroes named Ransdale and Mate and his increase and one mare called Fortune. Item I give my son Benjamin two negroes named Anthony and Jenny and her increase and if either of my two sons Jacob or Benjamin should die before they attain to the age of eighteen years then the surviving Child shall have and enjoy the aforesaid slaves and their increase. I likewise give to my two sons Jacob and Benjamin each of them one gun and sword two pistols six plates and eight hundred pounds of Tobacco (towards their maintenance) and all my wearing apparel except my great Coat. Item I give my son William Hartney four negroes named James, Lucy, Nan and old Mate and all the remainder part of my land Two lots on and my great Coat and I also give him my son William one Negro named Jerry he paying twenty pounds current money to my daughter Mary Starn and I likewise give him my Cart and Oxen. Item I lend to my daughter Sarah Davis one Negro woman named Jems and her increase during her life and after death I give the said Negro woman and her increase to my two grandsons Benjamin Ball & Daniel Ball to be equally divided between them. Item I lend to my Daughter Ann Davis one Negro woman named Jerry and her increase during her life and after death I give the said Negro woman and her increase to two of her youngest Children to be equally divided between them. Item my Will is that the rest of my Estate (the legacies before excepted) to sold (all but one side of sole leather and one side of upper leather which I give to my wife Elizabeth) and after my debts is all paid I give to my daughter Sarah Ball Three Pounds to be paid twelve months after the sale and the overplus to be divided between my loving wife and my three sons William Benjamin & Jacob Hartney. It is also my will that my loving wife have possession and enjoy and at her own dispose all that Estate that was left to her by her Uncle John Dix of Glorator County my Will is that my two sons Jacob and Benjamin be at age at eighteen to receive their parts, and further my will is that my wife have the use of my House and Plantation this ensuing year an equal part of the provision & Corn, and it is my

Will that my Estate should not be apprais'd, and lastly I appoint my son William Hartney and my friends Mr: John Berry Exeutors of this my last Will and Testament In Witness whereof I have set my hand & seal on this first day of April 1753.

Signd and seal'd
in presence of

mark
William W Hartney seal
his

Churchill Jones

Richd? Stevens

William Humphries

At a Court held for Middlesex County at Urbanna on Tuesday the 5th day of June
anno Domⁱ 1753.

This Will was presented in Court by the Exeutors herein named who made oath
hereon and therupon being also proved by the oaths of Churchill Jones &
Richd? Stevens two of the Witnesses hereon his admitted to record, and on the
motion of the said Exeutors and their performing what the Laws require in the
like case Certificate is granted them for obtaining a Probate hereof in the
Exam? form.

Pcts
Dr. Rice Etch.

Hartney

Know all men by these presents that we William
Esq^r Bond Hartney John Berry and Churchill Jones are here and firmly bound
unto Christopher Robinson James Reid Young Whiting & Robt^t Elliot a
gent^r Justices in the Commission of the Peace for Middlesex County and
their successors in the sum of one thousand Pounds to be paid to the said
Justices their Exeutors 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 Exeutors and administrators jointly and severally firmly
by these presents sealed with our seals dated this 5th day of June
anno Domini 1753.

The Condition

of this obligation is such that if the above
 bound W^m. Harkness and John Derry Exec^t of the last Will and Testament of W^m. Harkness
 do 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 possession or knowledge of the said W^m & John or into the hands and possessi-
 on of any other person or persons for them and the same so made do exhibit into the
 County Court of Middlesex at such time as they shall be thereto required by the
 said Court and the same Goods Chattels and Credits and all other the Goods Chattels &
 Credits of the said deceased which at any time after shall come to the hands possession or
 knowledge of the said W^m and John or into the hands and possession of any other person or
 persons for them do well and truly administer according to law and further do make a
 true and just account of their actings and doings therin when thereto required by the
 said Court and also shall well and truly pay and deliver all the legacies contained &
 specified in the said Testament as far as the said Goods Chattels and Credits will there-
 unto 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?

William Harkness Esq^r
 John Derry Esq^r
 C. Jones Esq^r

At a Court held for Middlesex County at Urbanna on Tuesday the 5th day of May
 June anno Domⁱ 1753.

This Bond was acknowledged by the subscribers hereto to be their act and deed,
 & am^t which is admitted to record.

Dated Tho. Price M^r.

Thos. Doo
Will

In the name of God Amen

Thomas Doo son^t being sick of body but of perfect soul and memory thank be to
 God for the same I committ my body to the Earth from whence it came and
 my soul to almighty God that gave it me I tooke make this my last Will and

6
96
Testament, Item I give unto my son Thomas Doe and John Doe my
lands wares on I live to be equally divided between them to them as
and theirs heirs for ever, Item I leave all my Estate to my loving wife as
long as she lives if she dont marry but if she marry my desire is that my
Estate be equally divided among my four youngest Children that I shall name
Charles, Sarah, William and Ann Doe and if my loving wife dont marry
my desire is that my Estate be divided amongst the four youngest Children at
her death, Item I give to my son John Doe all my working Tools and a
Burrinmills my desire is that my Estate shall not be prised nor Invento-
red, I a just my loving wife Ann Doe and my son John Doe Executors
of this my last Will. As witness my hand and seal this third day of September
November 1752.

James Daniel

Thomas Doe Seal
See

George Doe

At a Court held for Middlesex County at Urbanna on Tuesday the 3rd day
of July anno Domⁱ. 1753.

This Will was presented in Court by the Executors herein named who
made oath thereto and the same being so proved by the oaths of three
Witnesses thereto it is admitted to record; And on the motion of the said
Executors and their performing what the Laws require in the like
Case Certificate is granted them for obtaining a Probate hereof in due
form.

Patsy L.
Ch. Rice Ch.

Doe's C^o to ~~Urbanna~~ ^{Surrogate} by these presents that we
Ann Doe John Doe & Thomas Doe are held and firmly bound unto
Ch. Robinson, James Reid, Henry Whiting and Robert Elliot joint Justices
in the Commission of the Peace for Middlesex County for and in their

behalf and to their sole use and benefit and that sum before in the sum of Two hundred & 8
 Pounds Current money to be paid to the said Trustees their Executors administrators
 and assigns to the which payment cost and charge to be made we give our sealed and
 delivery of us our and executors and administrators jointly and severally firmly by these presents sealed with our seals dated this 3^d day of July
 1753.

The Condition of this obligation is such that if
 the above bound Anna Lee and John Lee Exec^r of the last Will and Testament of
 Thomas Lee deceased do make or cause to be made a true and perfect invent-
 tory 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 Anna Lee
 and John Lee or into the hands and possession of any other person or persons for
 them and the same so made to exhibit into the County Court of Middlesex at such
 time as they 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 Anna Lee and
 John Lee or into the hands and possession of any other person or persons for them so
 well and truly administer according to law and further do make a just and true account of
 their attings and doings theron 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 thereto extend and the
 said debts charged thereon this obligation to be void and of none effect or else to remain in full force and virtue.

for
 Anna Lee Lee
 mark
 John Lee Lee
 mark his son
 Thomas Lee Lee
 mark

At a Court held for Middlesex County at Woburn on Tuesday the 3^d day of July A.D. 1753.
 This Bond was acknowledged by the subscribers hereunto to be their Act and Deed which is

Spano admitted to record.

John Chace G.D.

188.24
Shelton's
Est^t Amount.

Dr. the Estate of Thomas Shelton dec'd to the administrators.

Two of the said dec'd?

To the Funeral charges

£ 2. 0 -

To the Servants & Clerks fees 261 Mott Job. @ 14/- £ 16. 0

To paid Daniel Shelton his part of his dec'd Father Ralph Shelton's
Estate £ 10. 16. 0

To paid Ditt to John Shelton

£ 5. -

To paid Ditt to Benjamin Shelton

£ 5. -

To paid Ditt to James Shelton

£ 5. -

To y. third of the Personal Estate due to the widow

30. 19. 10³
95. 57. 11³

To Ball^d of the Personal Estate due to the four Children

61. 19. 9³
£ 157. 57. 9³

Cx.

Say the amount of the Inventory excluding the Neg^r.

£ 157. 57. 9³

The last copy made since the death of his wife late administrator of the said
above dec'd excluded in his inventory.

May 21st 1753.

In pursuance to an order of Court made on Tuesday the 3rd

day of April anno domini 1753. No the subscribers met and settled the
amounts of administration of the Estate of Thomas Shelton dec'd as above.

Tho. Montraghne
Henry Daniel
Robt. Daniel

At a Court held for Middlesex County at Urbanna on Tuesday the 5th day
of June anno domini 1753.

This amount of the administration of the Estate of Thos. Shelton dec'd was
paid^d returned and ordered to be recorded.

Date of
20. Decr. 1753.

Blakes
Jno 7

(289)

In Obedience to an Order of Court dated 2 January 1753.
We the Subscribers being first sworn before a Justice of the peace have taken a true and perfect Inventory of the Estate of Ichabod Blake deceased as followeth.

a Negro fellow named Charles a 45	£ 45 . . .
a Negro Wench named Dinah a 40	40 . . .
a Negro Boy named Phill . . . a 25	25 . . .
a Negro Gall named Jerry . . . a 20	20 . . .
a Negro Gall named Judy . . . a 15	15 . . .
a bast bed and furniture . . . a 6	6 . . .
a bed and furniture . . . a 5/10	5 10 . .
a bed and furniture . . . a 5	5 . . .
3 Dishes 10/- 4 Dishes 10/-	1. 5 . .
4 Pint Plates 6/- a parcel of old plates 6/-	12 . .
a parcel of earthen Ware and Stone Ware 10/-	7 . .
To 2 old small Gums . . . a 1/-	1 . .
To 3 pds of old Wool Cards 3/- a parcel of cotton	2 9 . .
To a old X Cell Star 5/- Some old Fall Gold Lumber a 9/-	4 . .
To some Weaving Weavers . . . a 1/-	1 . .
Some old Trifles 8/- 2 pds of mons old Shoe & 8/- Buckles 6/-	1 . .
a old small Locking Elas 2/- a parcel old Books 3/-	5 6 . .
To 2 Worsted Caps 2/- To a pound of Gunpowder 1/-	3 . .
a pd of Shoe laces 10/- 1 old Elas & 2 Pds & traxe 1/-	17 . .
3 Iron Pots & 2 pd of Potto hooks a 10/-	10 . .
3 old Chest 9/- 2 old Hatch 12/- a parcel old Iron 14/-	2. 5. 1 .
2 Corn Hides 10/- a old Spinning Wheale 5/-	15 . .
	177. 8. 7
Brought over from the other side	177. 8. 7
a Stone hide 5/- a parcel of uper Leather 4/-	9 . .
a parcell of Sole Leather 7/- 2 Calf skins 1/-	8 . .

37 yds of Brown Linen @ 8d.	£ 14.8
4 yds of Negroe Cotton @ 20.	6.8
a po. of Cutlery Weare.	2.
2 Thousand 10' Nailes @ 10.	1.
14 Conv @ 25/-	17.10.-
6 Large Sheets @ 30/-	9.
1 Large Bull @ 20/-	1.
15 Young Cattle @ 8/-	6.
5 Fell hoggs @ 19/-	4.10.
1 old Mare @ 25/-	1.5.
1 Young horse @ 3/-	5.
1 old Lame Mare @ 4/-	1.
1 Grin Stone	2.6
a parcel of Tallow	6.
a old Caddle w/ Bridle	10.
a Fodder Stack and Shire	2.10
1 old Flying Parrot @ 16.	1
21 Bushells of Wheat @ 3/-	3.3.
28 Barrels of Indian Corn @ 10/-	19.
	<hr/> 251.3.5

Brought over from the other side	261.3.3
3367 lbs of Neale Tobacco @ 14/-	23.11.1.
To Cash in the house	101.7.
To a parcel of hough	6.10
Cash in John Philip Graynes hands	18.8.
Cash in William Hales hands	4.10.
Cash in John Blake hands	1.9.
	<hr/> 403.8.8.

To Cash in John Worthams hands 11.6

William Owen
 William Robinson
 George Gibbons

Elizabeth + Black
 mark

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At a Court held for Middlesex County at Upland on Tuesday
the seventh day of August anno domini 1753.

This Inventory and appraisement
sum? of the estate of John Blake decd was returned, and ordered to be recorded.

Left Tho. Price

Truly Recorded Test.

Thos. Price Esq.

Burton Est. 1753 August 4th The Estate of William Thurston dec'd Dr.
Acct. 6^t To Alexander Fraizer Acct. £ 1. 14. 5
To Vallance Charles Moulton Dr. 1. 6. 10.
To William Reid Dr. 18. 1.
To James Smith Dr. 7. 9
To George Daniel Dr. 15.
To James Reid Dr. 1. 10. 1
To Bill. of Jr. Thurston son's accts. 1. 16. 8.
To Clock fees Dr. 85. Neel & A. 11.

£ 9. 7.
To Vall. due to the Estate, in John Thurston son's hands 31. 8. 9

£ 43. 9. 4.
(Dr.)

1753. August 4th John Thurston son. Dr.
To the above Vallance £ 31. 8. 9

Pr Contra
By the Inventory of William Thurston's Estate £ 43. 9. 4.
(Dr.)

Henry Thurston's part 6. 17. 9
Jane Thurston 6. 17. 9
Frances Thurston 6. 17. 9
Ann Thurston 6. 17. 9
Elizabeth Thurston 6. 17. 9

£ 34. 8. 9

In Obedience to an Order of Middlesex County Court dated
the 3^d July 1753. We the subscribers met and settled the
Acc't of William Thawton Estate as above

Henry Thacher

William Daniel

James Daniels.

At a court held for Middlesex County at Urbanna on Tuesday
the 7th day of August anno dom^t. 1753.

The Account of the Administration

of the Estate of William Thawton dec^d. was returned &
Ordered to be recorded.

Cost £ 20. Price £ 10.

July Recorded, Iust.

£ 20. Price

Whiting Esq^r. Know all men by these presents that we Henry Whiting
Guardian of Dudley and Thomas Price are held and firmly bound unto Edmund Berkley
Christopher Robinson, Robert Elliott and Henry Washington
gent. Justices of the County of Middlesex for and in behalf and
to the sole use and behoof of the Court of the aforesaid County in
the sum of Two hundred Pounds to be paid to the said Justices
their heirs & executors 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 jointly and severally firmly by
these presents sealed with our Seals and dated this 8th day of
August anno Dom^t. 1753.

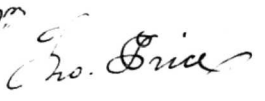
The Condition of the above ~

Obligation is such that if the above bound Henry Whiting as
Guardian of George and Dorothy Dudley Orphans of James
Dudley dec^d shall in and by all things truly & honestly discharge

the trust of the said Guardianship according to Law, and that the said Henry his heirs executors and adm^rs shall from time to time and at all times for ever hereafter, save defend keep harmles & indemnified the abovesaid Court of Middlesex and their Successors from all Law-suites troubles and damages which to them or any of them may accrue or happen for or by reason of their granting the said Henry Guardianship of the said Orphan, and that the said Orphans be fully and justly paid what Estate or Estates shall become due to them when they shall come of age. That then this obligation to be void and of none Effect, otherwise to stand and remain in full force and Value.

Henry Whiting 
Tho. Price 

At a Court held for Middlesex County at Urbana on Wednesday the 8th day of August anno domⁱ. 1753.

This bond was acknowledged by the subscribers hereto, and ordered Examined to be recorded. At Tho. Price Esq^r.
Ch^r Robinson  Subs^r Recorded for
Henry Washington  Tho. Price

Thon^t h^r know all men by these presents that we John Thawley,
Justif^r of st^r and Henry Street are held and firmly bound unto Christopher
Robinson, James Reid, Henry Whiting and Robert Elliott Gent^r
Justices of the County of Middlesex for and in behalf and to the
we and behalf of the Court of the afores^d County in the sum of
Five hundred Pounds to be paid to the s^r Justices their heirs exec^r
adm^rs 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 & adm^rs jointly and severally, firmly to
these presents, sealed with our seals and dated this 4th day
of Sept^r anno domⁱ. 1753.

The Condition of the above Obligation is such, that if
 the above bound John Thurston jun. as Guardian of Ruth ~
 Street Orphan of Richard Street decd, shall on and by all things
 truly and honestly discharge the trust of the said Guardianship
 according to Law, and that the s^r John Thurston jⁿ his heire
 Ex^d and d^m shall from time to time and at all times
 for ever hereafter save defend keep harmles and indemnified
 the above said Court of Middlesex & their Successors from all
 Law suits Troubles & damages which to them or any of them
 may accrue or happen for or by reason of their granting to
 the said John Thurston jⁿ Guardianship of the s^r Orphan ~
 be fully and justly paid what Estate or Estates shall ^{be} come due
 to her when she ^{shall} come of age. That then this Obligation to be
 void & of none effect otherwise to stand & remain in full
 force and Virtue

John Thurston jun. ^{Seal}

Henry Street ^{Seal}

A Court held for Middlesex County at Uxbridge, on Tuesday
 the fourth day of September 1763.

This Bond was acknowledged by
 the subscribers hands, and ordered to be recorded

Sept 2^d 1763 No. Price £10.

— Lucy Recorded, Sept 2^d

No. Price

I^d know all men by these presents that we Henry ~
 Street and Maurice Smith are held and firmly bound unto
 Christopher Robinson, James Reid, Henry Whiting & Rob.
 Elliott Gent Justices of the County of Middlesex for and on
 behalf and to the use and behoof of the Court of the aforesaid

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County in the sum of five hundred pounds to be paid to the said Justices their heirs & executors or Assignees, 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 and dated this 4th day of September anno Domini 1753.

The Condition of the above Obligation is such that if the above bound Henry Street as Guardian of Mary Street Orphan of Richard Street decd, shall in and by all things truly and honestly discharge the trust of the said Guardianship according to Law, and that the said Henry Street his heirs executors and Administrators shall from time to time at all times forever hereafter save defend keep harmless & indemnified the abovesigned Court of Middlesex & their successors from all law suits trouble and Damages which to them or any of them may accrue or happen for or by reason of their granting to the said Henry Street Guardianship of the said Orphan so fully & justly paid what Estate or Estates shall become due to her when she 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.

Henry Street Seal

Maurice Smith Seal

At a Court held for Middlesex County at Uxbridge on Tuesday the 4th day of September 1753

This Bond was acknowledged by the Subscribers hereunto, and ordered to be recorded

Quarterly recorded (Recd) Oct 1st no. Price £10.

No. Price

Know all men by these presents that we Thomas
 Price late for
 guardianship of Richard Street Orphan of Richard Street deceased, are held and firmly bound unto
 Christopher Robinson, James Reid, Henry Whiting & Robert
 Elliott, Gent. Justices of the County of Middlesex for and in
 behalf and to the use and behoof of the Court of the aforesaid
 County in the sum of five hundred pounds to be paid to the said
 Justices their heirs executors & administrators jointly & severally
 jointly by these presents sealed with our seals and dated this 4th
 day of September anno domini 1753.

The Condition of the above

Obligation is such that if the above bound Thomas Price as Guardian
 of Richard Street Orphan of Richard Street deceased, shall in and by
 all things busily and honestly discharge the trust of the said
 Guardianship according to Law and that the said Thomas Price
 his heirs executors and administrators shall from time to time and at
 all times for ever hereafter save defend keep harmless and
 indemnified the abovesaid Court of Middlesex & their successors
 from all law suits trouble and damages which to them or
 any of them may accrue or happen for or by reason of their
 granting to the said Thomas Price Guardianship of the said
 Orphan be fully and justly paid what Estate or Estates
 shall become due to him when he shall come of age, that
 then this obligation to be void & of none effect otherwise to stand
 & remain in full force and virtue:

Tho. Price

Chr. Curtis

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At a Court held for Middlesex County at Urbana on Tuesday the 4th
day of September 1763.

This Bond was acknowledged by the subscribers
hereunto, and ordered to be recorded.

Test. Pro. Price Esq.
Truly Recorded. Test.

Pro. Price

Know all men by these presents that we William
Churchill and Churchill Jones are held and firmly bound unto
Christopher Robinson, James Reid, Henry Whiting & Robt. Elliot
Joint Justices of the County of Middlesex for and in behalf and to
the sole use and behoof of the Court of the aforesaid County on the
sum of Five hundred Pounds to be paid to the said Justices their heirs
Executors Administrators or Assignees, 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 and dated this 4th day of September anno
Domini 1763.

The Condition of the above obligation is such that
if the above bound William Churchill as Guardian of Jeremiah
William Orphan of Robert Williams deceased shall in and by all things
truly and honestly discharge the trust of the said Guardianship
according to Law, and that the said William Churchill his heirs
executors and Administrators shall from time to time and at all times for
ever hereafter ^{keep} wave defend ^{hold} harmless and indemnify the aforesaid
Court of Middlesex and their Successors from all Lawsuits trou-
bles and damages which to them or any of them may accrue
or happen for or by reason of their granting to the said William
Churchill Guardianship of the said Orphan, and that the said

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Ought to be fully and justly paid what Estate 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.

W^r Churchill Seal

C. Jones Seal

At a Court held for Middlesex County at Urbanna, on Tuesday the 4th day of September anno dom^o 1753

This Bond was acknowledged by the subscriber h[er]eto, and Order'd to be recorded.

S^t C^o Recd^d J^r T^r Pro. Price G^o
Pro. Price

Major Richard (In Additional Inventory of the Estate of Mr.
John Inver^t Richard Major decd v*iz*.)

Debts received in Cash	£ 2. 2. 3
Cash found in his Purse	5. 9
Debts due (which I expect to receive)	12. 11. 2 ^v

October 1st 1753. John Major

At a Court held for Middlesex County at Urbanna on Tuesday the 2nd day of October 1753.

This Additional Inventory of the Estate of Richard Major decd, was returned & Order'd to be recorded.

S^t C^o Recd^d T^r Pro. Price G^o
J^r Pro. Price

Pro. Price

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Dillons acc't of 1750 The Estate of Mr. John Aldin decd.	D
above date - Sep. 15. To 5 pounds of sugar.	L. 2. 6
To 2 Nomin & 2 Purses.	5.-
To 2 quarts of Rum.	2. 6
Oct. 75. To 15 yds of Cotton.	1. 10.-
To 10 Ells of Rowles.	6. 9
To 14 Ells of brown Linnen.	14.
To 1/2 pound of Thread & 1 pound of Shoe Thread.	3. 9
To 8 pds of shoe.	8.-
Dec. 10 To 6 pound of Butter.	3.
1751 Jan. 3. To 6 Negroes Shirts making.	3.-
To 2 D. for John Aldin & 2 Grocers making.	4.-
To 1 pd. of Stockings & 2 pd. footed.	4. 3
Feb. 13 To 7 Barrels of Corn.	3. 10.
18 To 1 Fluke hoe.	5.-
Mar. 15 To 1 pd. of Stockings.	1. 3
To 4 Gallons of Molasses.	9. 4
To 1 horse Collar.	3. 3
June 22 To 2 Barrels of Corn.	1.-
July 9. To paid Mr. Newcomb for Schooling.	2.-
Aug. 10. To 10z. of thread 2 Ribbons, 2 Neck Cloths.	1.-
To 1/2 yard Cambric.	2. 10
To 15 yards of Linen.	1. 1. 3
To 5 yards D.	9. 10
To 1 yard D. & 5 yards of Check.	10. 10
To 8 yards of Brown Linen.	7.-
To 1 Boys hat 1 m. of Pinus & of Thread.	3. 5
To 3 yards of Rolle.	2. 1
24. To 2 yds of Beaver skin, Butt' & hair.	6. 4
To 2 yds of Dauggett and Butt'.	5. 6

Dec. 16th. To 500 Ten penny Nails £ - - 3.7.
 To $\frac{1}{2}$ yard of Shalloon & $1\frac{1}{2}$ yard Linen - - 3.10
 £15.16.1

To wrought over 15.16.1

To paid Mr. Medicott for schooling - - 10.-
 To 1 Rug 1oz th. & $\frac{1}{2}$ yd Shalloon - - 10.4
 To $\frac{3}{4}$ yard of Druggat & 1 p^o Stockton - - 4.-

April 18th. To 3 yards of German Large & $2\frac{1}{2}$ yards Shalloon 1.-

To $1\frac{1}{2}$ yards of Jane th. Silk & Tutt - - 6.2

To 1 oz th. 2 $\frac{1}{2}$ yds Linen & 2 hanks silk - - 6.5

To 1 yd brown Holland & 2 Laces - - 2.4

To $\frac{1}{2}$ yard brown Linen & $\frac{1}{2}$ yd Buckram - - 1.2

To 1 Trimer and 7 yards of Linen - - 11.1

To 4 $\frac{1}{2}$ yds D^o 1oz thread & $2\frac{1}{2}$ yards of Cheec - - 16.9

To 1 m. of pins & 25 Needles & 1 yard bro. Linen 6.5

To 600. 10^o Nails and 1 Pint knife - - 5.6

To 4 Ells of brown Linnen, & 1 Bible - - 10.6

21. To 2 yds of Cheek 2 broad haev. 1 hatt & a Rallier - - 17.3

To paying the Rentents of the Land - - 13.7

Apr. 17th. To paid for making one coat - - 2.6

To D^o for making 3 Suits of Negroes Cloths - - 3.9

To paid for making Waistcoat & breeches - - 3.6

To D^o for making 1 Suit of Large Cloths - - 8.6

To 3 Barrels of Salt - - 6.-

£ 24.1.10

33.9-

Balldue - 12.10

1751. Per Contra 6.12

By 1300. of Crops Job^o at 20/- per lb. £ 13.1.8

By 360 pound of Rent Job^o at 2^o 10/- pound 3.-