

To 20 head cattle	22--
To 31 head Hogs	7-15-
To 1 Mare colt.	2--
	<u>L 205-15-</u>

By Balance due to Blaney - 7-8%
L 205-7-8%

To the whole amount of Anna Daniel's Estate - 205-7-8%

Besides her Mother's third

To Contia	6-
By the amount of the whole Inventory	<u>L 258-10-</u>
By Negroes Crops	82-16-6
	<u>L 341-6-6</u>

By Blaney's part of the negroes	
Negro Judy & Child	18-
Negro James	45-
	<u>L 63-</u>

By Blaney's part of the Inventory	29-15-
	<u>L 116-15-</u>

Garnet Daniel's Widow's third amounts to . L 116-15-

Wm. Yarrington, James Daniel, Conn. Daniel

~~At a Court held for Middlesex County at Hoboken on~~

on Tuesday the 2^d day of March anno Dom^m 1756

This Settlement and Division of the Estate of Garnet Daniel
 Esq^r was this day returned and ordered to be recorded

Ted. P.
 No. Price 6-10

~~Know all men by these presents that we Samuel Wood
 Bond and John Lewis are held and firmly bound unto James
 Reid, Christopher Burke, Henry Washington & Rob^t Daniel~~

Gent. Justices of the County of Middlesex and their successors,
 in the sum of Five hundred pounds 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 one of us,
 our and every one of our Heirs, Executors, and Administrators,
 Jointly and severally, firmly by these presents. Sealed
 without Seal, dated this second day of March 1750

The CONDITION of this Obligation is
 such, That if the above bound Samuel Wood Administ^r of all the Goods, Chattels and Credits of John Bristow
 deceas^d, 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
 Samuel Wood or into the hands, or possession of any
 other person, or persons, for him and the same somade,
 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
 and all other the Goods, Chattels, and Credits
 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 Samuel Wood or
 into the hands and possession of any other person or
 persons for him do well and truly Administer accordg
 to law: and further do make a just and true Account
 of his Actings and doings therein, when thereto required
 by the said Court; and all the rest and residu of the
 Goods, Chattels, and Credits which shall be found
 remaining upon the said Adm^r 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 Executors therein named, do exhibit the same
into the said Court, make request to have it allowed and
approved accordingly, if the said Samuel Wood 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

Samuel Wood ^{Seal}
John Lewis ^{Seal}

At a Court held for Middlesex County at Urbanna on
Tuesday the 2^d Day of March Anno Dom^m 1756.
This Bond was acknowledged by the Subscribers hereto and
Ordered to be recorded

Test,
No. 5116 6th

Bart's com. Bond Know all men by these presents that we Maurice Smith
and William Nicolson are held and firmly bound unto Edmund Borholby
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 Two hundred pounds current money
to be paid to the said Edmund Borholby his executors administrators

and assigns to the which payment well and truly to be made
We bind our selves and each of us one and each of our heirs ex-
ecutors and administrators jointly and severally firmly by
these presents Seal'd with our Seals dated this sixth day
of July 1756.

The Condition of this obligation is
such that if the above bound Maurice Smith administrator of all the
Goods Chattels and Credits of Margaret Carter esq^r 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 Maurice Smith or into the hands or possession of any
other person or persons for him and the same so made to exhibit
or cause to be exhibited 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 of
the Goods Chattels and Credits of the said deceased at the time
of her death which at any time after shall come to the hands or
possession of the said Maurice Smith or into the hands and pos-
session of any other person or persons for him do well and truly
administer according to Law and further do make a just & true
Account of his Artings and dings & 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 &
allowed by the Justices of the Court for the time being shall
diliver and pay unto such person or persons respectively as
the said Justices by their Order or Judgment shall direct \$200

(355)

appendant to the Laws in that case made and provided and if it shall appear hereafter appear that any last Will and Testament was made by the said deceased and the Executor or Executors therein named to exhibit the same into the said Court making request to have it allowed and approved accordingly if the said Maurice Smith being thereto required to 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.

Bonds and Detainers
in the presence of }

Maurice Smith Seal
Wm. Monson Seal

In: Bushnor

At a Court held for Middlesex County at Urbana on Tuesday the 6th day of July 1756.

This Bond was acknowledged by the Subscribers hereto which is ordered to be recorded.

By the Court. J. Pro. Rice C. H.

Bristeros In Obedance to an Order of Court for Middlesex County Appraised by March the 2nd No the Subscribers being first sworn have met and apprais'd the Estate of John Bristeros 2000st according to the within Order of Court.

To 1 mare and bolt £ 3.	To two Sheats 7/-	£ 3.7. 0
To 6 plates £ 1 To 3 dishes 10/6		0.16. 6
To a parol of old porcelian & glass & paper box		0. 4. 0
To one Table 3/. To one Bible 4/-		0. 7. 0
To the whole duty of man		0. 1. 6
To one looking glass & drinking g.		0. 0. 6

To 3 Flagg bliaresd 4/-	To a paird Lancashire 1/3	£ 0 " 5 " 3
To a parsel of ole huirod & 2 rassord		0 " 2 " 0
To a parsel of ole huirod & one Ink glash & a parsel of ole Bushlesd		0 " 0 " 8
To 2 pars worstod hood 4/-	To 3 slayd & 1 shuttle 6/-	0. 10. 0
To 2 pars deffors		0 " 1. 0
To a parsel of ole bung and one unng		0 " 1. 0
To one pars pumpd 1/3.	To one hand saw 1/-	0. 2. 3
To suts of lamblot £2. 2. 6	To one grato boat £1. 1. 6.	3. 4. 0
To a parsel of ole clothd		0 " 8. 0
To one pars leather Brothod		0 " 10. 0
To 2 hatts 10/6	To 3 ole bliaresd 9/6	1. 0. 0
To 1 Bed and Furniture beddod and bord		5 " 10. 0
To one d° £5. To meal sifter 6°		5 " 0. 6
To one Bassole and Bridle & Curry comb		0 " 10. 0
Carr? over		
To a parsel of ole foot iron		0 " 5 " 0
To a parsel of ole paleo & 2 drayos		0. 2 " 6
To a parsel of Searfor 5/-	To 2 ole Tubbd 4 "	0 " 5 " 4
To 13 bottold 3/-	To 3 Barrold of corn a. 8/- per Bar. £1. 4.	1. 7. 0
To 2 1/2 Barrold d° Short at 2/6		0 " 6. 3
To Cash		1. 7. 6 1/2
To one Basin 2/6	To one leather bed 10/-	1 " 0. 6
To one gun 16/-	To one top iron 6/-	1. 2 " 0

James Bristow

Samuel Wood

James Marhan

Edward Southam

At a court held for Midolsoop County at Urbanna on Tuesday
the 8th day of July 1756. Bond. 1756.

This inventory and appraisement of the Estate of John Bristow dor.^d
was returned and ordered to be rescored.

By the Court.

Geo. Price C.P.

barton's July 20. 1756. In obedience to an order of court held for
appraising Midolsoop County at Urbanna on Tuesday the 6 day of July 1756.

We the appraiser do appraise and Inventory the Estate of Mr. Mar.
grit Barton rescored as follows.

To one Negro Wench named Hannah	£ 30. 0. 0
To one oule Walnut Tabol & Cabonet	0. 15. 0
To 6 oule Lam Chairs 12/ To 3 oule leather Chairs 12/	1. 4. 0
To two oule flag Chairs 3/4 To 1 oule side Saddle 15/	0. 18. 4
To 1 pair oule cotton bards 4. To a bipiong heter 6/	0. 6. 4
To 1 small truck & 1 oule chest	0. 8. 6
To 1 feather bed furniture	4. 10. 0
To a parcell of oule pictures	0. 11. 6
To Cash	4. 10. 0
	43. 3. 8

To one pistol £ 1. 1. 6

Edward Southern

James Marsham

George Lee

Maurice Smith

At a court held for Midolsoop County at Urbanna on Tuesday
the 7th day of September 1756.

This appraisement of the Estate of Marg. Barton dor.^d was return'd
and ordered to be rescored. By the court.

Geo. Price C.P.

T. Mountagno
Will

In the name of God Amen ^{I Thomas}
 Mountagno of the County of Middlesex and parish of Christ
 Church being sound of sense and memory thankē be givē to
 almighty God for the same do make and ordain my last Will &
 Testament in manner and form following. I primitō I give and
 bequeath to my son Thomas Mountagno one negro boy named Jack
 to him and his heirs for ever which is now in the possession of the
 said Thomas. Item I give and bequeath unto my son John & co
 Mountagno one negro boy named Janny to him and his heirs
 for ever which is now in the possession of the said John. Item I
 give and bequeath unto my son Blument Mountagno one
 negro girl named Alice to him and his heirs for ever. Item I give
 and bequeath unto my son William Mountagno one negro wench
 named Daphney & one negro boy named Dick & one negro boy &
 named Wall which is the iſhōw of the said Daphney to him and
 his heirs for ever. Item I give and bequeath unto my son Phillip
 Mountagno one negro wench named Hannah & one negro boy &
 named Harry & one negro girl named Marye which is the
 iſhōw of the said Hannah to him and his heirs for ever. Item I
 give and bequeath unto my daughter Catharine Mountagno two
 negro girls named Anna & Eddy to her and her heirs for ever.
 Item I give and bequeath unto my two grand daughters Daugh-
 ter of my son Peter Mountagno dor. Sarah and Elizabeth one
 negro wench named Phoeby she and her increase to be equally
 divided between them which wench is in the possession of Dublin
 Daniel. Item I give and bequeath unto my son William Mountagno
 the plantation whereon I live and all the land that I hold in
 the Island called Mountagno Islands to him and his heirs &

for ever. Item I give and bequeath my property in Bellingsham amongs my plantation over the Marsh with all the lands belonging to me out of the Island to him and his heirs for ever. All the rest of my Estate both real & personal I desire may be equally divided amongst my 3 children Thomas John Clement Mountaine William Phillip and Catharine after my wifes decease and not before for my desire is that the remainder of my Estate that is not so bequeathed out may be kept together till her death. Lastly my will & desire is that the Negroes that I have bequeathed and given unto my children & grand children may be theirs from the sealing of this my last Will and Testament & also the interests of them and the Junors from this time to go as the Negroes hereto fore given and bequeathed. I do appoint & constitute my son Thomas Mountaine & my son William Mountaine my whole and sole Exeutors of this my last Will and Testament In a witness whereof I have set my hand & seal this 14th day of Febry 1755.

Witness

Thomas Mountaine Esq

Louis Mountaine
his
John J. Steward
James Bristol

At a Court held for Middlesex County at Urbanna on Tuesday the 2^d day of Novemr 1756.

This Will was presented in Court by the Exeutors herein named who made oath hereto according to law and the same being also proved by the Oath of Louis Mountaine and James Bristol two of the Witnesses hereto it is ordered to be recorded. And on the motion of the said Exeutors & their performing what the Law in the like cases require a Certificate is granted them for obtaining a probat heretofore in due form.

Took

Nov 2^d 1756

360.)
Mountague
& Bond

Acknow all men by these presents that we Thomas &
Mountague, W^m Mountague, John Mountague & George Lee are so
held and firmly bound unto Edmund Berkley 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 thousand pounds to be paid to the said
said Edmund Berkley his Executors Administrators & assigns
To the which payment well and truly to be made We bind our
selves and every one 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 Nov^r. 1756.

The Condition of this Obligation is such that if the
above bound Thomas Mountague and William Mountague Executors
of the last Will and Testament of Thomas Mountague do 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 as
which have or shall come to the hands possession or knowledge
of the said Thomas and William or into the hands and possession
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 Tho. & William
Mountague or into the hands and possession of any other per-
son or persons for them do well and truly administer according
to law and further do make a true & just Account of their
Actions and doings therein 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 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.

Tho: Montague Seal

Wm: Montague Seal

Jo: Montague Seal

George Lee Seal

A Ct Court held for Middlesex County at Woburn on Tuesday,

the 2^d day of November 1756.

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

paid.

By the Court. Pro. Sizor Esq.

John
Will

In the name of God Amen I John Will being weak of body but of perfect mind and memory thankes be to God for it so make this my last Will and Testament first I command my soul to God who gave it and my Body to the Earth to be buried in a Christian and decent manner. Item I give and bequeath to my beloved wife Susanna my best Bed and Furniture also my Mats and side saddle likewise my best Trunk and after all my just Debts are paid the rest of my Estate to be Shared in three parts one part for my wife the other two parts to be divided between my five children that is to say William, John, Jacob, Ann and Mary. I nominate and appoint Alexander Traizer as Executor of the same.

Signed Sealed and Delivered

in presence of

Wm: Owen, James Dunphy.

John Will Seal

I will not qualify my self as Ex^d. to this Will

Alexd^r: Frazer

At a Court held for Middlesex County at Newbury
on Tuesday the 2^d day of November 1756.

This Will was presented in Court by Susanna Wrio widow and
relief of the within named John Wrio esq^r and Alexander Frazer
the Executor herein named by the above Certificate refused to take
upon him the burthen and Execution hereof. Whereupon the said
Susanna made oath hereto according to law which being proved
by the Oath of the Witnesses hereunto it is Ordered to be recorded
and on the motion of the said Susanna and her performing what so
the Law in the like cases do require a Certificate is granted her
for obtaining Letters of Administration of the said deceased's Estate
with the Will annexed in due form of Law.

Seal

Mr. Price Attest.

Wrio Adm^r Know all men by these presents that we Susanna &
John Wrio and Henry Whiting gent. are held and firmly bound unto Christopher Robinson, James Reid, Henry Washington and Robert Daniel gent. Justices in the Commission of the Peace for Middlesex County for and in behalf and to their sole use and behoof and their
suretyship in the sum of One hundred pounds 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 every one of
us and every of our heirs Executors and Administrators jointly
and severally firmly by these presents sealed with our
seals and dated this second day of November One thousand
seven hundred and fifty six.

The Condition of this Obligation is such that if the above bound Susanna Wrie administratrix with the Will annexed of John Wrie deceased do make or cause to be made a true and perfect Inventory of all ^{of the said deceased} singular the goods chattels and credits which have or shall come to the hands possession or knowledge of the said Susanna Wrie 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 Susanna 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 and just account of her Actings and doings 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 thereto extend and the law shall charge Then this Obligation to be void and of none to offset or else to remain in full force and virtue.

Susanna Wrie
mark
Henry Whiting

At a Court held for Middlesex County at Urbana on Tues-

day the 2nd day of November 1756.

This Bond was acknowledged by the subscribers hereto and ordered to be

Item 8 *borrowed.*

By the Court
Pro. Price 6d.

Yarrington's
Will

In the name of God Amen I

Massey Yarrington of the parish of Christ Church in the County of Middlesex being weak of Body but of sound & perfect sense and memory thankes be to almighty God for the same do make and ordain my last Will and Testament as followeth.

Imprimis. I desire that all my just debts and funerall expens be duly paid. Item I give and bequeath to my daughter Eliz. Blahoy the plantation whereon I now live with all the Lands that I hold on the Westward side of the main Town swamp to her and her heirs for ever. Item I give and bequeath to my daughter Rachol Brown all the remaining part of my Lands that I hold on the Eastward side of the said main Town swamp to her and her heirs for ever. further my Will and desire that neither of my said Daughters shall sell or dispose of either their parts of their Lands onelyt it be to some one of my children or their heirs. Item I give and bequeath to my son John Yarrington five shilling currant. Item I give & bequeath to my Daughter Anna Buford Twenty two pounds to be paid her by my Executor in two years after this my Will is proved and likewise Twenty five pounds more in two years after this my Will is proved to her and her heirs for ever. Item I give unto my daughter Judith Brown one shilling in full of my Estate. Item I give unto my Grand Daughter Mary Brown Twenty five pounds when she shall arrive to the age of eighteen years or marry which shall first happen. Item I give unto my Grand Daughter Rachol Brown Twenty five pounds when she shall arrive to the age of

eighteen yeard or nearey'd which shall first happen. further my Will is
 that if either of my said Granddaughterd shoule die before they arive
 to the age aforesaid or married that their parts may be equally divided
 amongst their surviving Brotherd and Sisterd. Item I lend unto my
 loving wife one third part of my Estate during her natural life and
 after her decease I give the said third part of my Estate to my Daugh-
 ter Margaret Blakhe to her and her heire for ever. Item I give and
 bequeath all the rest of my Estate both real and personal of what kind
 soever to my Daughter Margaret Blakhe to her and her heire for ever.
 Lastly I do constitute and appoint my son in law Robert Blakhe my whole
 and sole Executor of this my last Will and Testament revoking all other &
 Wills by me heretofore made. **As witness** my hand this sixth
 day of October one thousand seven hundred and fifty five.

Signed sealed and acknowledged } Margaret Barrington Esq^r
 in presence of }
 David Mountague
 John Brook
 her
 Mary X Brook

At a Court held for Middlesex County at Urbanna on Tues-
 day the 7th day of December 1756.

This Will was presented in Court by the Executor herein named who made
 oath thereto according to Law and the same being also proved by the
 Oath of the witness hereto it is Ordered to be recorded and on the
 motion of the said Executor and his performing what the Law in the
 like case requires a Certificate is granted him for obtaining a probat-

Ex parte herof in due form. Teste: Tho. Dunc^r 678.

Yarrington Esq^r. Bond by these presents that we Robert Clark and John Mountague are held and firmly bound unto Ch^r. Robinson, Ch^r. Curtis, Henry Washington and Robert Daniel gent. Justices in the Commission of the peace for Middlesex County and their successors in the sum of One thousand £¹⁰⁰⁰ pounds Current money to the which payment well and truly to be made we bind our selves and executors of us and executors of our said Executors and Administrators jointly & severally & firmly by these presents sealed with our seals dated this 7th day of December 1756.

The Condition of this obligation is such that if the above bound Robert Clark Executor of the last Will & Testament of Master Yarrington esq^r do make or cause to be made a true & perfect Inventory of all and singular the Goods Chattels and £¹⁰⁰⁰ Credits of the said deceased which have or shall come to the hands possession or knowledge of the said Robert 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 & Credits of the said deceased which at any time after shall come to the hands possession or knowledge of the said Robert 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 wherein whereunto 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 & Credits will

thoroughly optioned and the Law shall charge them this obligation to be void and
of none effect or else to remain in full force and virtue.

Robert Clark

John Montague

At a Court held for Middlesex County at Urbanna on Tuesday
the 7th day of December 1756.

This Bond was acknowledged by the Subscribers hereto and ordered to be
recorded.

By the Court

Jno. Price Esq.

^{James} This Will made in the year of our Lord one thousand seven
hundred & fifty six & dated 30 day of August Ann Lane been very sick
& weak & anologed this to be her last Will & Testament I do give to John
Adroth Smith six hams of Bacon and all my hogs & all my house goods
& the house that is now a grange & I do give to Henry Batchelder my black
cow & yearling & my desire is if the Gentleman of the vestry ent to
alone among thing of of the parishes to carry me then my desire is that
there must be ad more taken out of my Estate.

In the presence of

John Patterson

James Patterson

Ann ^{mark} Lane
her

At a Court held for Middlesex County at Urbanna on Tuesday
the 7th day of December 1756.

This Will was presented in court by John Adroth Smith who made oath here
unto according to Law which being also proved by the Oath of the Witness
hereto it is Ordered to be recorded.

By the Court

Jno. Price Esq.

Batchelder

Will

In the name of God Amen this third day
of November one thousand seven hundred fifty and six I Samuel
Batchelder of the parish of Christ Church in the County of ~~doe~~
Nidderdale being sick & weak but in perfect sense and memory do
thankes be to almighty God for the same do make and ordaine
this my last Will and Testament in manner and forme as ~~doe~~
followeth /viz Item I give to my loving son William Batch-
elder all that part of Land I now live on and the upper part
of the Land I purchased of Mr. Ch. Robinson my desire is to
have a strait line run begining at Towles going over to a large
white oak standing on the North side of the mains County ~~doe~~
road supposing to be about one hundred yards below the old
former path that leadeth to the old plantation Item I give to my
loving son Thomas Batchelder the lower part of my land ~~doe~~
which I purchased of Towles excepting about fourteen or fifteen
acres joining at the beginning place and in case either of my
sons William or Thomas should die before they arrive or come
to the age of twenty one years or marry then my desire is that
the surviving son should have both parts or all my lands
Item I leave my dear and well beloved wife Elizabeth Batch-
elder all my estate both real and personal during her life
dowthord and I appoint my dear and well beloved wife Eliz. a.
Batchelder and my loving brother Henry Batchelder & my
Friend John Batchelder my executors executors of this my ~~doe~~
last Will & Testament likewise my desire is that my two
sons William Batchelder & Thomas Batchelder shold be
constantly taught to scold till they arrve to the age of ~~doe~~
sixteen years old apace and then to be bound out to some

369

good Teste according to his desireing they longe before have set
my hand and fixt my seal the day and year above written in presence
of Test.

The Laughlin

Benjamin Batchelor

Francis Batchelor

his
Samuel Batchelor
mark

Mrs. to wit, Thomas Laughlin one of the executors to this Will do
make oath in open Court that he wrote this Will at the desire of the
Testator Samuel Batchelor but by mistake omitted to insert these
words after the word Widowhood in the eighteenth line to wit, and then
to be equally divided amongst his two children Sarah Catherine, &
William, Thomas & Anne which the said Testator desired him to do
and John Batchelor one of the executors made oath that he read pro-
:sent at the time of the writing of this Will & that he heard the said
Testator desire that the above words might be inserted in his Will

The Laughlin

John Batchelor

At a Court held for Middlesex County at Woburn on Tuesday the
1. day of March anno domini 1757.

This Will with the deposition hereunder written was presented in
Court by the executors within named who made oath facts according
to Law and the same being also proved by the oath of Thomas Laugh-
lin & Benjamin Batchelor two of the executors are admitted
to record and on the motion of the said executors and their perform-
ing what the Law requires in such cases certificate is granted them
for obtaining a probat hereof in due form.

Probated
H. Price Esq.

370
Batchelor
L. S.

On or all men by these presents that we John
Batchelor, Henry Batchelor, Elizabeth Batchelor and we
Alexander Ross are we and firmly bound to Edmund Bowles
Esq. Christopher Robinson, James Reid, Robert Elliot and
Robert Daniel Gout Justices of the Court of Middlesex County
now sitting in the sum of One Thousand pounds To the payment
whereof well and truly to be made to the said Justices and to
their successors we bind our selves and each of us our and
each of our heirs executors and administrators jointly and
severally firmly by these presents sealed with our seals
the first day of March in the year of our Lord one thousand
seven hundred and fifty seven and in the thirtieth year of
the reign of our Sovereign Lord George the second.

The condition of this obligation is such that if the above
named John Batchelor, Henry Batchelor and Elizabeth
Batchelor executors of the last Will and Testament of
Samuel Batchelor 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 do
shall come to the hands possession or knowledge of the said
executors 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 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 which at any time after his death
shall come to the hands possession or knowledge of the

said Executors or into the hands and possession of any other person or persons for them to will and truly administer according to law and further to make a true and just account of all their actsings & doings wherein when thereto required by the said Court and also shall well & truly pay and 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 & virtue.

Hig. A. Batchelor Seal
mark
Henry Batchelor Seal
John Batchelor Seal
Alex. Roads Seal

At a Court held for Middlesex County at Urbana on Tuesday the 1st day of March anno Dom^m. 1757.

This Bond was acknowledged by the subscribers hereto and
Signed to be recorded

By the Court Thos. Price Esq.

Ordered: Middlesex County to wit, pursuant to an Order of the
Div^r of said County Court dated the 7th day of December 1756 to the
Subscribers have have allotted and divided the Estate of William
Own deceased according to the direction of his last Will and
Testament as followeth, allotted to John Own one Negro man
named Ben valued to fifty pounds which is four shillings &
seven pence half penny more than his part of the said £ 40
Own's Estate which money the said John must pay to Judith
Campbell Guardian of William Own Orphan.

Allotted to William Own one Negro woman named Pegg

valued to five pounds which is forty four pounds fifteen shillings and four pence half penny short of his part of the ³ decedents Estate which money is in the hands of the Executor allotted to Elizabeth George one Negro man named James valued at fifty pounds which is four shillings and sixteen pence half penny more than her part of the ³ decedents Estate which money was be paid to Judith Campbell & the Guardian of William Owen orphan. The widow and Sarah Plan have had their parts formerly allotted by a former Order of the s^t Court given under our hands this 12th day of January 1757.

Henry Daniel

William Daniel

Louis Mountagnoz

At a Court held for Middlesex County at Urbanna on the Tuesday the 1st day of March anno Dom^m 1757.

This Division of the Estate of William Owen Esq^r was

this day returned and ordered to be recorded.

By the Court

Jno. Price, Clerk.

Mountagnoz
Inventory

Pursuant to an Order of Court dated at Urbanna on Tuesday the 2^d day of November 1756 to the Subscribers being sworn before Henry Washington gent. have appraised the Estate of Thomas Mountagnoz Esq^r as followeth.

1 doz. Leather Chairs at 6/6	£ 3, 18, 0
4 ols d ^r 7/. 8 flag d ^r 8/	0, 15, 0

(373.)

1 doz. 1/2 worn plated 15/. 1/2 new 3d. 10/- 3 dishes 4/6	£ 1. 9. 6
5 d. 6/- 1 Basin 1/6. 3 old powder w. 10/-	2. 4. 0
1 small Walnut oval Table 18/. 1 large 3d. £1. 10.	2. 8. 0
1 squ. pine 3d. 3/- 1 cabinet and stand 10/-	0. 13. 0
1 old Chest Draw 7/6. 1 base & a batt 14/-	1. 1. 6
1 Chest 14/- 1 Tin Tea Nettle coffee pot & Trivet 2/-	0. 6. 9
1 slate of old box 9/- 1 pair egg house tongs & pine Tongue 10/- 0. 10. 9	
2 Box Tongs & four heaters	0. 6. 0
1 Trunk and old Box 11/. 1 pc. stillards 3/-	0. 14. 0

Carr? Over

14. 6. 6

Bronz? Over

14. 6. 6

a parcel Gallo pots Violets & syringes 2/2. 1 glass brush 1/-	0. 3. 2
1 paper case and pocket Book	0. 0. 4
1 pair money scales and weights	0. 2. 6
4/- Pot iron at 3d. 110 d. @ 2d.	1. 10. 1
2 frying pans 3/9. 3 pot raths 7/6	0. 16. 3
1 iron shallot 1/6. 2 spoons and flesh forks 4/6	0. 6. 0
1 iron pugot 4/6. 1 looking glase 18/6	1. 3. 0
1 d. 6/- 1 large house Bible 16/. a p.c. old Book 8/-	1. 4. 6
2 guns and 1 sword £1. 10. 1 old violin 2/6.	1. 12. 6

4 Butter potts 4/. 6 milk potts 3/. 3 large fat potts 3/- 0. 10. 0

1 old Dray kettle £1. 3 large jugs 6/3. 1. 6. 3

1 small d. and cream pot 1/. 1 stone water jug 1/6 0. 2. 6

22. 18. 7

Carr? Over

22. 18. 7

Bronz? Over

3 old Canale sticks and sunfords 0. 2. 3

1 stone bottle jug 1/. a parcel Earthen Ware 1/ 0. 2. 0

2 large punch Bowls 0. 4. 0

37A

1 Glass can 2 salts & 2 wine glasses	£ 0.. 2.. 0
1 Tin Funeral and pepper box	0.. 0.. 6
a parcel Tea Ware & milk jugs	0.. 1.. 8
1 Earthen dish plates and butter bowls	0.. 1.. 3
4 oz. & 10 pwt old silver	1.. 2.. 6
1 how & 3 woggos 5/6. 4 old hood 5	0.. 10.. 6
1 Grubben hot & 1 ap 3. 1 ant saw 2.	0.. 5.. 0
52. old iron at 1. 6 table knives & forks 1/	0.. 8.. 8
4 knives and seven forks 8. 2/6. 12 in. wheel 2/6. 0.. 5.. 0	
1 old chest 1/4. some warming cloths £1.. 10. 1.. 11.. 1	
2 old Boxes 6. 1 Box and furniture £4.. 10. 4.. 10.. 6	
1 d. £4.. 10. 1 d. £3. 1 old d. 12. 1 chest 3/	0.. 5.. 0
Car. over	10.. 10.. 9
Bron. over	10.. 10.. 9
1 Court and chest	0.. 2.. 0
1 gin cain & small wheel	0.. 3.. 6
1 sett of Flap Hatchets 10. 1 d. 12/6.	1.. 2.. 6
1 old side saddle 2/6. 1 Box and Furniture £3. 3.. 2.. 6	
1 d. £4.. 12.. 6. 1 d. £3.. 15.	0.. 7.. 6
4 Slates & 3 Harnesses	1.. 0.. 0
6 sides upper leather £1.. 10. 6 sides 2 d. £1.. 6. 2.. 16.. 0	
1 old spinning wheel 6. 1 warming pan 2/3	0.. 2.. 9
a parcel of Table Linen & Towels	1.. 5.. 0
2 old saddles	0.. 12.. 6
2 Rings & 2 Staples cart wheels bars & pins	0.. 13.. 0
15. Feathers @ 15. & 3 old bags £.	0.. 19.. 1
5 old wavy hooks 1. a parcel Tubs & pails 6/6. 0.. 7.. 6	
a parcel old To lines and hooks	0.. 1.. 6

3 pairs Cates & one Brush	£0.1.6
1 old mare called Bonny	0.15.0
1 young mare called Gleamore	4.10.0
1 young mare called Minuet	3.5.0
1 Mare call'd Diamond	7.0.0
2 doz. Gees @. 9. 2 Yoke Open £7.10	8.0.0
Barn? Over	85.6.5
Brought Over	85.6.5
1 Cow and yearling £1.10. 1 Cow & yearling £2.2.6	4.0.6
1 Cow and yearling £1.16. 2 young cattle £1.5.	3.1.0
2 heifers £1.0. 1 young Steer 15/-	2.3.0
5 Cows & 4 Calves £7. 1 Steer & heifer £1.16.	8.16.0
5 young Heifers £5. 3 heifers & 1 yearling £3.5.	8.5.0
1 narrow apr and 1 drawing house	0.4.0
2 Sifwrs 1/. 1 Chast & old Cuppers up 3/6	0.4.6
1 old spinning wheel 2/. 2 doz. Bottles 6/.	0.8.0
32 nd wash wool	1.6.0
2 plough hoes on Chains & Chast	0.10.0
3500 Pine Shingles	0.14.0
1 pair shoe makers & mithers & blade of hoe	0.1.10
30 Bushels of Wheat @. 2/3	3.8.4
16 Cwt. Casks @. 1/6	1.4.0
9 small Casks & Barrels at @. 6	0.4.6
150 Gallons Cyeor @. 4.	2.10.0
a Porcol of old Tubb's	0.3.0
24 Sheep @. 5/	0.0.0
12 Gall. Brandy @. 3/	1.16.0
Barn? Over	130.3.9

376.

Brought Over		£ 130.3.9
1 Negro man name'd Will	30.0.0	
1 Negro man name'd George	39.0.0	
1 Negro Woman name'd Joano	33.10.0	
1 Negro Woman name'd Nancy	38.0.0	
1 Negro Woman name'd Judy son	18.0.0	
1 Negro Woman name'd Judith	15.0.0	
1 Negro Girl name'd Will	20.0.0	
1 Negro Girl name'd Alice	18.0.0	
1 Negro Boy name'd Ben	18.0.0	
1 Negro Girl name'd Aggy	16.0.0	
1 Negro Boy name'd Jack	13.10.0	
1 Negro Girl name'd Lucy	12.0.0	
1 Negro boy name'd Peter	10.10.0	
1 Negro Woman name'd Hannah & child name'd Mary	45.0.0	
1 Negro boy name'd Harry	16.0.0	
1 Negro woman name'd Daphne & child name'd Wall	45.0.0	
1 Negro boy name'd Dick	15.0.0	
1 Negro Woman name'd Venus	36.0.0	
1 Negro Girl name'd Betty	30.0.0	
Cash 11/8. 2 Cow hides 8/-	0.19.8	
2973. Crops Tob. @ 2/-	24.16.4	
Barr? Over		624.9.9
Brought Over		624.9.9
1 qt. Nails 5/6. 1 hono & Razors 2/-	0.7.6	
1 p. silver Hides 6. 616 foot of plank £1.16.	1.16.6	
2 Cows & Calves £2.16. 1 Bull 18/-	3.14.0	

1 Cows £1. 10. 4 young Hairs £3. 5. £ 4. 15. 0

635. 2. 9

Morals by Dr. Bagg

0. 0. 9

£ 635. 3. 6

The Montague - £² 0.

James Bristol

William Montague £² 0.

Louis Montague

Thomas Smith

Cha. Soc?

Additional Inventory.

1 Sow & 6 Piggs 0. 10. 0

26 Large hogg's @ 11/- 14. 6. 0

23 other do. 4. 12. 0

93 Barrels Corn @ 5/- 24. 10. 0

1 Boars 0. 4. 0

1 Narrows Ap & Lathing Hammer 0. 3. 6

1 Bras Coch 0. 0. 6

£ 44. 6. 0

The Montague - £² 0. James Bristol

William Montague £² 0. Louis Montague

Charles Soc

At a Court held for Middlesex County at Woburn on Tuesday

the 1st day of March anno Dom. 1757.

This Inventory and Appraisement of the Estate of Thomas Montague
was on this day returned and ordered to be recorded.

Spm.

By the Court

No. Six - 6th

Montague
Est^r. Division

Pursuant to an Order of Court dated at Newbury the
2^d day of November 1756 We the subscribers have met and do
alotted to Penology Montague widow of Thomas Monta-
gue deceased her Doctor of the Slaves of the s^r. decedent as
followeth.

Ester appraised to	£39. 0. 0
Jane appraised to	33. 10. 0
Judy son ^r appraised to	18. 0. 0
Judy jr ^r appraised to	15. 0. 0
Will appraised to	20. 0. 0
Will appraised to	30. 0. 0
	£153. 10. 0

which is the third part of the Slaves of the s^r. Thomas
Montague decd. to thirteen shillings which is in the
hands of the Executors and also twenty one pounds ten
shillings and nine pence which is a child's part of the
personal Estate of the s^r. decd^r and also have allotted to
each Legatee in the Will named their respective parts
of Legacies as followeth.

Alotted to Thomas Montague one Negro boy named
Peter appraised to ten pounds ten shillings which is
twenty nine pounds and nine pence short of his part
of which money is in the hands of the Executors.

Alotted to John Montague one Negro girl named Dick-
ey appraised to twelve pounds which is twenty seven
pounds ten shillings and nine pence short of his part
of the Estate which money is in the hands of the Executors.

Allotted to Clement Mountague one Negro girl named Agnes appraised to sixteen pounds which is twenty three pounds ten shillings and nine pence short of his part which money is in the hands of the execs. and also one Negro girl named Alice which is a Negro left him in the S^t. Will.

Allotted to William Mountague one Negro boy named Ben \$ 40 00 appraised to eighteen pounds which is twenty one pounds ten 00 shillings and nine pence short of his part which money is in the hands of the execs. and also one Negro woman named Daphney, one Negro boy named Dick, one Dr^tto named Waller which three Negroes is a Negro left him in the S^t. Will.

Allotted to Philip Mountague one Negro woman named Mann \$ appraised to thirty eight pounds which is one pound ten shillings and nine pence short of his part of the estate which money is in the hands of the execs. and also one negro woman named Hannah one Negro boy named Harry and one Negro girl named Maria which three Negroes is a Negro left him in the S^t. Will.

Allotted to Catharine Mountague one Negro boy named Jack apprais'd to thirteen pounds ten shillings which is twenty six pounds & nine pence short of her part of the estate which money is in the hands of the execs. and also one Negro woman named Anna & one Negro girl named Cey which two Negroes is a Negro left her in the S^t. Will. Given under our hands this 8th day of Nov^r 1756.

Louis Mountague

James Bristow

Charles Lee

At a Court held for Middlesex County at Urbanna on the
Tuesday the 1st day of March anno domini 1757.

This division of the estate of Thomas Yarrington deceased was this
Exam'd day returned and ordered to be recorded.

By the Court of
No. Circuit Ct.

Yarrington's
Inventory.

pursuant to an Order of Court dated at Urbanna
the 7th day of December 1756. No the subscribers being
sworn before Henry Washington gent. have appraised the
estate of Masey Yarrington dec'd as followeth.

1 Negro man named Dick	£ 30. 0. 0
1 Negro woman named Doll	10. 0. 0
1 ditto named Sillah	30. 0. 0
1 Negro girl named Leannah	30. 0. 0
1 Negro boy named Stephen	18. 0. 0
4 fat hogs @ 10/. 4 hogs 12/	6. 4. 0
2 Sows and 13 pigs £1. 10. 1 sheep 2/6	1. 12. 6
9 Sheep 5/ 1 horse £4	6. 5. 0
2 Cows and Calves £2. 16. 1 yoke of Oxen £5. 10.	8. 6. 0
1 small Bull 18/. 3 young cattle £1. 10.	2. 0. 0
2 barren cows	2. 16. 0
2 Hairs and Sutor @ 48/6	2. 15. 6
1 Cart and Wheals £1. 1 large chest 5/.	1. 5. 0
6 flag chairs 8/. 1 old looking glass 4/.	0. 8. 4
1 bed & Furniture £4. 1 ditto £2. 10. 1 ditto £2. 15.	9. 5. 0
4 new plats	0. 6. 0
Carries Box	
	159. 11. 4

Brought Over	£ 159. 11. 4
12 doz. Virginia plates 8/- 1/2 doz. old doz. 7/6	0. 15. 6
1 large dish 5/- 1 doz. porcelor spoons 1/- q. 1 Basin 3/6	0. 0. 3
10 ^{oz} . old porcelor a. q. some old knives and Forks 1/3	0. 0. 9
2 Stone butter pote 1/- 1 Earthen pan and pot 1/-	0. 2. 0
3 Stone 3 Gall. jugs 6/6. 2 Gallon Jugs 2/6	0. 9. 0
1 Stone water jug & Chamber pot 2/- 1 Wash Jash 4/-	0. 2. 4
3 punch Bowls 2/6. 2 Earthen Dishes q?	0. 3. 3
Cannister pepperbox & Tumbler 8/- 1 Flying pan 5/-	0. 5. 0
1 Spitt and Flesh Forks 3/6. 1 p. fire tongs 1/-	0. 4. 6
1 p. pistol & Holster and sword 12/-	0. 12. 6
1 Stone quart mugs 4/- 1 Tob. box & horn Tumbler 1/6.	0. 1. 10
3 p. Cards 5/6. q bottles 2/- 1 p. Stillares q/-	0. 16. 6
1 Oak Oval Table 12/6. 1 stone & shoggs 1/3	0. 13. 9
1 Table Cloth & Towell	0. 0. 10

Brought Over £ 164. 16. 0

Brought Over	£ 164. 16. 0
2 Huddling hood 3/- 6 old hood 4/6. 2 old Axes 1/3	0. 8. 9
some old Iron 2/6. a parcel Carpenters Tools 8/6	0. 11. 0
a parcel Darning and Branding Irons 1/- Garry. Thimble 2/6.	0. 3. 6
1 Iron pastis 1/3. 2 Iron weagles 3/- 2 Irons & Knives 2/2	0. 6. 5
2 narrow Axes 4/- 1 Horseshoe 1/. 1 Cow bell 1/3	0. 6. 3
some fish hooks & lines 1/. 2 bridles 1/. some rope 1/	0. 6. 0
meal & Lye or haggis & Wallit	0. 2. 6
1 p. money scalded 5/3 Vialing 2 0. Pound p. shot 2/6.	0. 8. 2
horse Fleoms Cartridge box & knife blades	0. 1. 0
1 p. house scales & weights	0. 5. 0
1/2 p. shot Thr. 1/. a parcel shot makers tools 8/-	0. 9. 0

1 Gun and mallow 10. 1 old Stock Lath 6. ³	£ 0. 10. 0
Car. over	108. 14. 8
Brought over	108. 14. 8
a parcel Books 2/6. 1 Chist 2/6	0. 5. 0
1. 50 gallon Wash Cylor	0. 18. 0
5 Cylor Casks 5/. 7 old Tubs 2/6	0. 7. 6
1 Mobby Tub 6. ³ 1 Cowbott 1/6	0. 2. 0
2 1/2 Barrels Corn @ 5/. abt. 2 Barn. short Corn 4/	5. 15. 6
abt. 1/2 Barn Wheat 5/. 120. portion @. 3 1/2	2. 0. 0
3 Sivs 2/ a parcel Trays 3. ³	0. 2. 3
1/2 Bushel Board & Tubb	0. 1. 6
2 Sails & 1 piggin	0. 3. 0
spader dashed to old Trunk 6. ³ 1 old Table 1/	0. 1. 6
30. Cotton in the yard @. 3 1/2	0. 8. 9
1 Dovewing Tubb	0. 2. 0
1 Bushel Boarded & some Tallow	0. 3. 6
1 Canalashik 8. ³ 1 box Iron heaters pr. 2/	0. 2. 0
1 Cow hide	0. 5. 0
	£ 179. 12. 3

some warming cloths 2. 15. 0
1 hat & Razors 5/. 1 great coat £ 1. 1. 5. 0

Louis Mountaine
Robert Clark Esq. William Mountaine
Charles E. S.

At a Court held for Mason County at Indiana on Tuesday
the 5th day of April 1757. The appraisement of the Estate
of Mason Yarrington esq. was returned & ordered to be
recorded. By the Court

Thos. Price Esq.

Unus Inventory?	Our Inventory of the Estate of John Unus taken by us the Sub: members been first sworn before a Justice of the peace for this County.
15 head of hogs @ 5/-	£ 5.. 0.. 0
best Bedstead and Furniture	4.. 0.. 0
one bed and furniture	4.. 0.. 0
one old bed and furniture	1.. 0.. 0
6 old flag bottom Chains & 3 Stoles	0.. 9.. 0
2 looking glasses @ 1/-	0.. 8.. 0
a parol of Carlton Ware	0.. 7.. 1
2 Caudlesticks snufford & Spice Mortaring Pothos	0.. 8.. 0
2 p ^l . mens shoes & 2 p ^l . of Boots	0.. 10.. 0
3 old Tables @ Q. 1 black Lock & key @ .5/-	0.. 11.. 0
2 draught Boards & Yoke	5.. 0.. 0
12½ Bar. Corn at six shillings per Barrel	3.. 15.. 0
7 cows & 2 yearlings	8.. 10.. 0
1 Icons, 4 Razors, 4 Thimbles, some fish hooks & Bushels	0.. 6.. 0
a parcel of old Books & Sunbon	0.. 10.. 0
1 pair of money scales	0.. 5.. 0
2 old Charts 7/- 3 Tubs & 2 Rumlets 15/-	1.. 2.. 0
1 old mans saddle & a womans old saddle & 2 brid.	0.. 10.. 6
7 powder dishes 2½/- 4 powder Boxes 10/- 14 powder jars 12/- 8 powder spoons 3/- 2 powder Chamber pots 9/-	2.. 7.. 3
2 Sardoles flesh fork, shimmer & Iron spoon	0.. 6.. 0
3 Honey butter pots, 2 Carlton 9/- 2 milk 9/-	0.. 10.. 0
9 lbs 5 ozs of picket & my picket Cotton	0.. 9.. 11
Carr? Toward	£ 10.. 4.. 9

3 Iron pots and hooks	10 4. 9	1. 0. 0
1 pot rash and old Woods 8l. 2 p ^c . stillards 6l.	0. 14. 0	
small brass Bottles 3l. old warming pan 5/6	0. 8. 6	
2 p ^c . Taylor Shears & 1 p ^c . scissars & a goose	0. 8. 0	
1 old iron & heater 4l. old hand saw 1/3	0. 5. 3	
1 Iron spit 5l. old frying pan 1/6	0. 6. 6	
1 p ^c . old fire Tongs & Shovel 2/6. 2 Apples & 1 Gun. Rods	0. 6. 3	
33 Bottles 5l. 2 q ^t Muster soord 2l. siffor 2l.	0. 9. 0	
1 Coal bag 1/3. 6 Case knife & Forks 8l.	0. 9. 0	
1 old Trunk and Chest 4l. 1 old sword 3l.	0. 7. 0	
5 p ^c . Cards 1/1. 1 Spinning wheel 5l.	0. 12. 0	
2 Tubs 2 pails 2 jugs 10l. 1 Cloaths Brush	0. 12. 0	
some Hennay Boards 1/1. 3 old siffor & a Tray	0. 2. 0	
2 Baskets 2/6. a parcel of old Iron 2/6	0. 5. 0	
1 Kies of Bars 2/6. 1 Stone Chamber pot 1/1	0. 3. 6	
2 young Horses	0. 0. 0	
1 old pail 1/3. 1 Gun 20l.	1. 1. 3	
1 Stark of Todder	0. 10. 0	
Post.		54. 2. 9

Jacob Shiff

Susannah ^{her} ~~Ex~~ Wm

William Harkness

mark

David Barrish

At a Court held for Middlesex County at Newbern on Tues-
day the 5th day of April anno Domini 1757. This apprais-
ement of the Estate of John Wm doc^r. was returned and
Ordered to be recorded.

By the Court of
No. Price 6th.

W. Montague
1st Division
hereof

pursuant to an Order of Middlesex County Court dated
the second day of December 1755. We the subscribers have divided
the Estate of William Montague gent. exec^t as followeth viz:

Mrs Jane Montague part

To $\frac{1}{3}$ of Negroes allotted £ 19. 0. 0

To $\frac{1}{8}$ of Stock allotted 27. 18. 0

To $\frac{1}{8}$ of household Goods £ 23. 12. 2

Goods taken by Mrs Montague which she is to pay
for in Cash.

1 Sot^t Silver Buttons 1. 2. 0

Chair Harness and Horses 18. 10. 0

£ 19. 12. 8

Mrs John Montague's part

To $\frac{1}{7}$ of Negroes allotted £ 121. 10. 0

To $\frac{1}{8}$ of Stock £ 27. 18. 0

To $\frac{1}{8}$ household Goods £ 23. 12. 4

Goods taken by John Montague that he is to pay for
in Cash.

Spir^t Glass and whips 0. 5. 0

Trooping Arms £ 2. Hatch £ 3. 5. 5. 5. 0

Dutch Gun & Fowling piece 2. 0. 0

Trooping saddle 10l Juk stand and Quart foot 3/6 0. 13. 6

Came 0. 1. 0

£ 8. 4. 6

Mrs Jane Montague j^t part £ 121. 0. 0

To $\frac{1}{7}$ of Negroes allotted

To $\frac{1}{8}$ of Stock allotted £ 27. 17. To $\frac{1}{8}$ Household Goods £ 23. 12. 4

£ 2. Ditto £ 23. 12. 4 } 52. 9. 4

386)

Mrs Catherine Montagnos part	
To $\frac{1}{7}$ th Negroes alloted	£ 120 0 0
To $\frac{1}{8}$ th stock &c	27. 18. 6
To $\frac{1}{8}$ th of household Goods &c.	23. 12. 1

Mrs Margaret Montagnos part	
To $\frac{1}{7}$ th Negroes alloted	£ 125. 10. 0
To $\frac{1}{8}$ th stock &c	27. 18. 6
To $\frac{1}{8}$ th household Goods &c. &c.	23. 12. 4

Samuel Montagnos part	
To $\frac{1}{7}$ th Negroes alloted	£ 120. 0. 0
To $\frac{1}{8}$ th stock &c	27. 17. 6
To $\frac{1}{8}$ th Household Goods &c.	23. 12. 4

James Montagnos part	
To $\frac{1}{7}$ th Negroes alloted	£ 127. 10. 0
To $\frac{1}{8}$ th stock &c	27. 19. 0
To $\frac{1}{8}$ th Household Goods &c.	23. 12. 7

Peter Montagnos part	
To $\frac{1}{7}$ th Negro's alloted	£ 129. 10. 0
To $\frac{1}{8}$ th Stock &c	27. 18. 6
To $\frac{1}{8}$ Household Goods &c.	23. 12. 0

Mrs Jane Montagnos &c	
To the above Goods that you are to pay for in Cash	{ £ 19. 12. 0

(387)

Cr

By 1/8 part y ^r own	£ 2. 9. 1
By Cash to b/s/p? Jn ^r Montague	2. 9. 1
By 1/8. to b/s/p? Jane Montague jnd.	2. 9. 1
By 1/8. to b/s/p? Cath. ^r Montague	2. 9. 1
By 1/8. to b/s/p? Marg. ^r Montague	2. 9. 1
By 1/8. to b/s/p? Saml ^r Montague	2. 9. 1
By 1/8. to b/s/p? James Montague	2. 9. 1
By 1/8. to b/s/p? Peter Montague	2. 9. 1
	£ 19. 12. 8

Mr. John Montague Dr.

To the above Goods that you are to pay for in Cash £ 8. 1. 6

Cr

By 1/8 part y ^r own	1. 0. 6 $\frac{3}{4}$
By Cash to b/s/p? Mr. Jane Montague	1. 0. 6 $\frac{3}{4}$
By 1/8. to b/s/p? Jane Montague jnd.	1. 0. 6 $\frac{3}{4}$
By 1/8. to b/s/p? Cath. ^r Montague	1. 0. 6 $\frac{3}{4}$
By 1/8. to b/s/p? Marg. ^r Montague	1. 0. 6 $\frac{3}{4}$
By 1/8. to b/s/p? to Saml ^r Montague	1. 0. 6 $\frac{3}{4}$
By 1/8. to b/s/p? to James ^r Montague	1. 0. 6 $\frac{3}{4}$
By 1/8. to b/s/p? to Peter Montague	1. 0. 6 $\frac{3}{4}$
	£ 8. 4. 6

Mr. Margaret Montague Dr.

To everys^r you in Nogrood £ 1. 18. 7

Cr

By Cash to b/s/p? John Montague	1. 18. 7
---------------------------------	----------

388.

James Montague
To exec? you in Negwood £ 3. 18. 7
C.
By

By Cash to be paid John Montague £ 0. 2. 10
By Cash to be pa? James Montague Jr. 2. 11. 5
By 2d. to Capt? Bath? Montague 1. 4. 4
£ 3. 18. 7

Peter Montague
To exec? you in Negwood £ 5. 18. 6
C.
By Cash to Capt? Bath? Montague £ 2. 7. 1

By Cash to Capt? Sam'l Montague 3. 11. 5
£ 5. 18. 6

January the 5th 1757.

Chr. Curtis

Henry Washington

Robert Daniel

At a Court held for Middlesex County at Urbanna on
Tuesday the 5th day of April anno Dom? 1757.

This division of the Estate of William Montague gent: dec'd.
was returned and ordered to be recorded.

By the Court of
No. Enr. 6th.

Adams / ~~Know~~ all men by these presents that the Wm: &
Guardus Bond Moaham & Robert Daniel are held and firmly bound unto
Christopher Robinson, James Reid, Christopher Curtis, Robt:
Elliot & Henry Washington gent: Justices of Middlesex County
to pay for the use of the said Court in the sum of Two hundred

(389)

ponied to the which payment well and truly to be made We bind our selves
our heirs &c^r & com^r jointly and severally firmly by these presents &
sealed with our seals & dated this fifth day of April 1757.

The condition of the above obligation is such that whereas the above
bound W^m Moarham is appointed Guardian of Elizabeth John and
Francis Orphans of John Alain esq^r if therefore the said Moarham
do well & truly discharge the s^r trust of Guardianship according to
Law & pay unto the said Orphan all such Estates or Estates as
shall hereafter come to his hands as soon as the s^r Orphan shall
attain to Lawful age and shall also save keep harmless & indem-
nify the s^r Justices & their surfford from all Law suits troubles
& damages wh^t to them or any of them may accrue or happen
for or by reason of their granting to the said W^m Moarham a
Guardianship of the said Orphan that then the above obligation
to be void & of none effect otherwise to be and remain in full as
force power & virtue.

W^m Moarham Seal

Robert Daniel Seal

At a Court held for Middlesex County at Urbanna on Tuesday
the 5th day of April anno Domini 1757.

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

By the Court Jno. Price Esq^r.

Sunders & Brown all men by these presents that No Jane Montague
Anne Bond and Thomas Price are well and firmly bound unto Christopher Robinson
James Reid Henry Washington and Robert Daniel Govt Justices 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 to be paid
 to the said Justices their successors Administrators & assigns
 To the which payment well and truly to be made the bate or
 solvent and ready of us our and every of our heirs Executors
 and Administrators jointly and severally firmly by these pres:
 ent sealed with our seals dated this fifth day of April
 1757.

The condition of this obligation is such that if the
 above bound Jane Montague Administrator of all the Goods
 Chattels and Credits of Richard Saunders decd 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 know-
 ledge of her the said Jane 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 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 Jane or into the hands and possession of any other
 person or persons for her do well and truly administer the
 according to Law and further do make a just & true
 account of her actions and doings therein when thereunto
 required by the said Court and all the rest & residue of the
 said Goods Chattels and Credits which shall be found to

remaining upon the said administrator's account the same as
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 and
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 therin named so shall
exhibit the same into the said Court making request to have it allowed
and approved accordingly if the said Jane being therunto required
do render and deliver up her 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.

Jane Mennington Seal
Tho. Price Seal

At a Court held for Middlesex County at Urbanna on Tuesday the
5th day of April anno Domⁱ. 1757.

This Bond was acknowledged by the subscribers hereto and as
Ordered to be recorded.

By the Court
Tho. Price C. T.

Sammons
Inventory Pursuant to an Order of Court dated the 5th day of April
1757. We the Subscribers have met and appraised the Estate of
Richard Sammons dec^d as followeth

4 Shirts & 4 Stock	£ 1. 10. 0
1 Suit of warring Cloaths	0. 10. 0
1 Ditto black	1. 0. 0
1 Ditto Sagatha & Cloath Jacob	2. 15. 0

1 Brown dim ^t Coat & Breeches & 2 Lin. Jacobs	1. 0. 0
1 Great Coat £1. 2 p ^c : worke ^d hose 7/6	1. 7. 6
1 p ^c : ribo shaps & yarn hose	0. 1. 0
3 p ^c : thr ^d hose 12/ 2 hats 7/6	0. 19. 6
1 silk cap & 2 handkerchiefs	0. 2. 6
2 handf ^r : 2 York cloths 1 p ^c : Shams pr.	0. 10. 0
2 p ^c : old shuds 2/6 10z fine thr ^d 2/6	0. 5. 0
1 Wig ^r and stool Earring to ware over it	0. 10. 0
Razor Bushels poulinet pr.	0. 5. 6
1 saddle bridle & housing	1. 10. 0
2 p ^c : silver shudds old	0. 2. 6
a parrot Book ^r	1. 0. 0
Cash	0. 2. 6
	£13. 11. 0

Louis Mountague

Jane Mountague Wm. Jr.

George Toarn

James Marshan

At a Court held for Middlesex County at Urbanna on
Tuesday the 3^d day of May anno Domⁱ. 1757.

This appraisement of the Estate of Richard Sanderson
dof^r. was returned and ordered to be revalued.

By the Court

Pro. Elizabeth

Yarrington's
Set^r. Division
pursuant to an Order of Court dated at Urbanna
the 5th day of April 1757. We the subscribers have met &
allotted to Ann Yarrington widow of Major Yarrington etc.
her Doctor of the Slaves of the said recognisance as followeth.

(393)

Doll appraised to £10. Joanna appraised to £30. ~~£40. 0. 0~~
which is the third part of the Slaves of the S^r. deacon's Estate and
thirteen shillings and four pence over and also seven pounds four
shillings & six pence which is a child's part of the personal Estate
to thirteen shillings and four pence which she had over in Negro
money.

Allotted to John Yarrington five shillings a Dogasoo devised to him
in the said deacon's Will.

Allotted to Ann Buford twenty five pounds to be paid her in the year &
fifty eight and also twenty five pounds more to be paid her in the
year one thousand seven hundred and sixty one it being a Dogasoo
devised to her in the S^r. deacon's Will.

Allotted to Judith Brown one shilling in full of the S^r. deacon's
Estate as in the Will directed.

Allotted to Mary Brown twenty five pounds when she shall arrive
to the age of eighteen years or married as the said Will directs.

Allotted to Sarah Brown twenty five pounds when she shall
arrive to the age eighteen years or married as in the S^r. Will
directed.

All the rest of the said Estate is in the hands of the Ex'rs. it was
being devised to his wife in the S^r. Will of the S^r. deacon. Given
under our hands this 28th day of April 1757.

Louis Mountague

William Mountague

Charles Ex'r.

At a Court held for Mecklenburg County at Urbanna on Tuesday the 3^d
day of May 1757. This division of the Estate of Major Yarrington
Ex'm^r. & Ex'r. was returned and ordered to be recorded.

By the Court.

No. 6456 6th

Guthrie

Guthrie Bond

Snow all men by these presents that we George Daniel
 and Maurice Smith are held and firmly bound unto Edmund
 Borholby, James Reid, Robert Elliot & Henry Washington
 Gentlemen Justices of Middlesex County and their successors
 in the sum of One hundred pounds current money to the which
 payment well and truly to be made we bind our selves our &
 heirs here^t & our^t jointly & severally firmly by these pres.
 :ents sealed with our seals and dated this third day of
 May anno Domⁱ. 1757.

The condition of the above obligation is such that as
 whereas the above bound George Daniel is appointed
 Guardian of Jane and Anna Guthrie Orphans of John Guth.
 it doth appear if therefore the said George do well and truly
 discharge the said Trust of Guardianship according to Law
 and pay unto the said Orphans all such Estate or Estates
 as shall hereafter come to his hands as soon as the said
 Orphans shall attain to Lawful Age and shall also save
 harmless & keep indemnified the said Justices & their
 successors from all suits and troubles and damages which
 to them or any of them may come or happen for or by
 reason of their granting to the said George Daniel Guardian.
 ship of the said Orphans that then the above obligation
 to be void and of none effect or else to be & remain in full
 force power and virtue.

Geo. Daniel Son. Seal

Maurice Smith Seal

At a Court held for Middlesex County at Urbanna on
 Tuesday the 3^d day of May anno Domⁱ. 1757.

(395)

This Bond was acknowledged by the subscribers hereto and executed
to be recorded.

By the Court

Pro. S. Rice Esq.

Cain's True and just Account of an Inventory of our Lassins &c.
Inventory Estate.

To 3 Cows and Calves £4. 10s 1d per 15/	£ 5. 5. 0
To 2 Barrels 5/. To 1 old Chest 2/6	0. 7. 6
To 1 old broad Hatch 1/6. To 5 pds of Salt 3/6	0. 5. 0
To 1 Pork 6/. To 1 feather bed and Turniture £2. 10/	2. 10. 0
To 2 Iron pots & Hooches 5/. To 1 old pan & 3 hooks 1/	0. 6. 0
To 1 narrow Ap 1/. To a parson of old Pewter 5/	0. 6. 0
To 1 Rushing glass and stone jigg	0.. 1. 6
To 1 old Tub & two Trays 2/. To 1 tabol & 2 pigeons 2/	0. 4. 0
To 1 ground and pottery Coat	0. 12. 6
To 1 knife & Horn and dithers	0. 0. 6
To 1 half thick Coat 8/. To 1 Shawl 4/6	0.. 9. 6
To 1 feather bed & mogg	0. 15. 0
To 1 raw hide sifter 1 old hat	0. 2. 0

Fobiao Allen

John Chowning

George Chowning

£ 11. 5. 0

John ^{his} Smith A.D.

mark

To two large hogs all of a bigness but one seen which he valued
at 5/. The other three he made use of, and one steer he made
use of and shod us another of the same age which he valued at
£1. and one boar he sold to William Monroe for £ 1. 13. 0
At a Court held for Middlesex County at Urbanna on Tuesday
the 5th day of July anno Domⁱ. 1757.

396.

This appraiment of the Estate of Anna Cain dec'd was recd
Exam'd and Ordered to be recorded.

by the Court

Mr. Price Esq

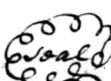
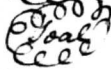
Jones's Recd.

Bond

Know all men by these presents that we Margt Jones
and Thomas Whitley are here and firmly bound unto Christopher
Robinson, James Reid, Henry Washington and Robert Daniel
gentl Justices in the Commission of the peace for Middlesex County
and their successors in the sum of Two hundred pounds
To be paid to the said Justices their executors Administrators &
assigns to the which payment well and truly to be made to
the bind our selves and each of us our and each of our heirs
executors and administrators jointly and severally firmly
by these presents sealed with our seals dated this fifth
day of July 1757.

The condition of this obligation is
such that if the above bound Margaret Jones administrat:
of all the Goods Chattels and Credit^s of John Jones deceased
do make or cause to be made a true and perfect Inventory
of all and singular the Goods Chattels & Credit^s of the
said deceased which have or shall come to the hands of:
possession or knowledge of her the said Margaret 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 a
time as she shall be therunto required by the said Court
and the same Goods Chattels and Credit^s and all other
the Goods Chattels and Credit^s 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 Margaret 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 just and true account of
her actions and doings theron 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^{to}
Account the same being first examined and allowed by the Justices
of the Court for the time being shall value and pay unto such as
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 &
Testament was made by the said deceased and the Executor or
Executors theron named do exhibit the same into the said Court
making request to have it allowed and approved accordingly
if the said Margaret being thereto required do render and deliver
over up her Letters of Administration approbation of such Testam.
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 &
virtue

for
Marg^t Jones 
mark Whiting 

at a Court held for Middlesex County at Urbanna on Tuesday
the 5th day of July anno Domⁱ. 1757.

This Bond was acknowledged by the subscribers hereto ordered

Exam^d to be recd^d

By the Court

No. One - 6th

Burton's
Will

In the name of God Amen the 10th day of October one thousand seven hundred and fifty six I James Burton of the parish of Christ Church in the County of Middlesex planter am in good health with perfect mind and memory thanks be given to almighty God therefore calling to mind the mortality of my Body and knowing that it is appointed for all men once to die I make and Ordain this to be my last Will and Testament that is to say principally and first of all I give and command my soul into the hands of God that gave it and my Body I command to the Earth to be buried in a decent Christian burial at the discretion of my Executors hereafter mentioned not doubting but at the general resurrection I shall receive the same again by the mighty power of God and as touching such worldly Estate wherewith it hath pleased almighty God to bless me in this life I give and dispose of the same in the following manner and forme

I give to my dear and loving wife Nuttall Burton the whole of my Estate real and personal to her and her heirs for ever I likewise constitute make and Ordain my loving wife Nuttall Burton to be my sole Executrix of this my last Will and Testament saving nothing all other Wills

Sic's sole publisher pro: James Burton
Signed by James Burton
to be his last Will and Test.
Witness in presence of

John Bowles

At a Court held for Middlesex County at Newbury on Tuesday the 2^d
day of August 1757.

This Will was presented in Court by the Executrix herein named who
made oath hereto according to Law which being also proved by the
oath of the witness hereunto the same is Ordered to be recorded and on the
motion of the J^r Executrix and her performing what the Law in
the like cases require Certificate is granted her for obtaining a probat
ment? herof in due form.

Probate

Mr. Dicelph

Burton's ~~Know~~ all men by these presents that the Nutty Burton and as
Ex. Bono Morris Smith are held and firmly bound to Christ^r Robinson, James^r
Scrib, Christ^r Curtis and Robert Daniel Gent. Justices of the Court of as
Middlesex County now sitting in the sum of Two hundred pounds to as
the payment whereof well and truly to be made to the said Justices and
their amys good men bind our selves and each of us our and each of as
our heires executors and administrators jointly and severally firmly
by these presents sealed with our seals the 2^d day of August in
the year of our Lord one thousand seven hundred and fifty seven
and in the 71st year of the reign of our sovereign Lord George
the second.

The condition of this obligation is such that if the
above bound Nutty Burton Executrix of the last Will & Testament
of James Burton esq^r 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 Nutty Burton or into

the hands and possession of any other person or persons
for her and the same so made do exhibit into the County
Court of Middlesex at such time as she shall be sworn
to required by the said Court and the same Goods & Chattels
Chattels and Lendes and all other the Goods Chattels &
Credits of the said Testator which at any time after \$
shall come to the hands possession or knowledge of the
said Nelly Burton or into the hands of possession of any
other person or persons for her do well and truly Admini-
nister according to Law and further to make a true & just
Account of her Actions and doings theron when demands
required by the said Court and also shall well & truly
pay and deliver all the Legacies contained & apportioned in
the said Testament as far as the said Goods Chattels &
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.

Sealed and delivered
in the presence of }
in the presence of }

Nelly M. Burton *her mark*

In: Burkner Maurice Smith Seal
At a Court held for Middlesex County at Urbanna on Tuesday
the 2^d day of August anno Domini 1757.

This Bond was acknowledged by the subscribers hereto and
entered to be recorded.

By the Court

No. 6150