

G. Loo
Will

(40)

In the name of God amen I George Lee of the parish of Christ
Church & County of Middlesex being weak in Body but sound in
mind & memory thankd be to god for the same to make this my last
Will and Testament in manner and forme following First I be-
queath my soul into the hands of almighty God hoping for many
tho' the merits of my only saviour Jesus Christ my Body to be burn-
ed at the execution of my Executors hereafter named & for the
worldly Goods wherewith it hath please'd almighty God to bestow
on me I do dispose thereof as followeth Impression I leave to my loving
wife Mary Lee my Negro followers Dick & my Negro worth Frank
Item I leave to my said wife all my Goods & chattels during the time
of her natural life Item I leave to my said wife two Leather Beds &
furniture during her life Item I leave to my said wife my riding horse
saddle and Bridle Item I likewise give to my said wife my greatest
Chast &c Item I give and bequeath to my son James Lee my two
plantations and all the Land thereunto belonging to him & his
heirs for ever Item I likewise give and bequeath to my son James
my Negro boy Harry and my Negro Girl Lucy to him & his
heirs for ever to be in his possession when he arrives at the age of
Twenty one years which two Negroes is in the hands of my
Executors on that my Will is that my son James may have the
Crops of those two Negroes from the age of eighteen till he arrives
to the age of twenty one years Item I give to my son James my
two years old stone house & all my working Tools Item I likewise
give and bequeath to my son James my Dach and cool Table and
Gun my saddle and Bridle Item & further my will is that all my
Negroes that's not already mention'd may be equally divided
amongst my two children viz: Elizabeth, Mary, Dorothy, Rachel

and Easter Lee when my daughter Dorothy comes to the age
of eighteen & if in case either of them should survive this
life without heirs then for their parts to be equally divided
between the other four Girls Item the above two Negroes &
Dith and Frank I leave to my wife during her natural life &
at her death to be equally divided between my five girls &
above named. Item and further my Will is that the rest of my
estate may remain in the hands of my wife till my daughter
Dorothy arrives at the age of eighteen & then to be equally di-
vided between my wife and all my children viz: James,
Elizabeth, Mary, Dorothy Rachel & Easter Lee. And lastly
I constitute and appoint my loving wife Mary Lee & my son
James Lee & my brother Charles Lee Executors of this my
last Will and Testament In Witness whereof I have here-
unto set my hand & affix my seal this twelfth day of May
in the year one thousand seven hundred & fifty seven.

Sign'd Seal'd & Deliv'red by the said George Lee
George Lee as his last Will & Testa-
ment in presence of

Philip Mountague

James Nathan

John Southern

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

This Will was presented in Court by Mary Lee the Execu-
tive Person named who made oath before according to Law
which being also proved by the oath of the witness hereto

it is desired to be recorded and on the motion of the said Esquire
and her performing what she said in the like cause required
Certificate is granted her for obtaining a probat hereof in due
form.

Sd/ Pro. Price C.R.

See p^r 2^d **DANON** by these presents that we Mary Lee Morris Smith &
Wm Montague are held and firmly bound to Edr. Robinson, James
Sted, Christ^r. Curtis Robert Elliot and Robert Daniel gent. Justices of the
Court of Middlesex County now sitting in the sum of one thousand⁰⁰
pounds to the payment whereof well and truly to be made to the said
Justices and 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 2nd day of August in the
year of our Lord one thousand seven hundred and fifty seven and in
the 2nd year of the reign of our sovereign lord King George the
second.

The condition of this obligation is such that if the above
bound Mary Lee Esquire of the last Will and Testament of George
Lee 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 Mary Lee or into the hands and possession of any other person
or persons for her and the same so made to exhibit unto 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 which at any time after
shall come to the hands possession or knowledge of the said Mary Lee

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or into the hands and possession of any other person or persons
for her to will and truly administer according to Law and
further to make a true and just account of her actings &
dosome theron whom thereto required by the said bond &
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 therupon
extend and the Law shall charge them this obligation
to be void and of none effect or else to remain in full force
and virtue.

Searched and delivered
in the presence of

Mary ^{her} ~~doe~~ ^{doe}
Sarah ^{doe}
Marie Smith ^{doe}
William Mountague ^{doe}

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

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

By the Court.
Pro Seine 500

D. Chaney's Will In the name of God Amen I Dorothy Chaney of the
Middlesex County Natives being sick and weak of Body &
but of sound mind and disposing memory thanks to almighty
God for the same do make and Ordain this my last
Will and Testament in manner and form following (that
is to say) First I give and bequeath unto my Grand
daughter Dorothy Lee my Leather Bed & Furniture &
also my smallest Trunk and my Gold ring. Item I give
unto my Grand Daughter Elizabeth Lee one large Trunk

and the sum of twenty one shillings & six pence to buy her a ring. Item
 I give unto my Grand son James Lee the sum of twenty one shillings &
 six pence. All the rest of my Estate after my just debts & Funeral &
 expenses are paid I give and bequeath unto my son George Lee whom
 I do appoint Executor of this my last Will and Testament for himself
 wherof I have heretounto set my hand & seal the 3^d day of February
 One thousand seven hundred & fifty seven her
 signed sealed published & Dorothy D. Chonoy seal
 declared by the S^r. Dorothy } mark
 Chonoy as her last Will in
 presence of

Tho. Price

William Gardner

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

This Will was presented in Court by Mary Lee (George Lee the Ex-
 ecutor herein named being dead) who made oath before according
 to Law which being also proved by the oath of the King's Justices it is
 ordered to be recorded and on the motion of the said Mary and her
 performing what the Laws in the like cases require Certificate is
 granted her for obtaining Letters of Administration of the said estate.

Examined & sealed Estate with the Will annexed in due form.

To be

Tho. Price Esq

Chonoy's
Exam^d Bond

Know all men by these presents that we Mary Lee, Mary
 Price Smith and William Mountague are sole and firmly bound
 unto Christ Robinson, James Reid, Christopher Curtis, Robert Elliot and
 Robert Daniel gent. Justices in the Commission of the Peace for the

Middlesex County and their successors in the sum of one hundred pounds to be paid to the said Justices their Agent: and Administrators and assigns To the which payment so well and truly to be made We bind our selves and every of us our and every of our heirs Executors and Administrators jointly and severally firmly by these presents sealed with our seals dated this 2^d day of August 1757.

The condition of this obligation is such that if the above bound Mary Lee Administrator with the full amount of all the Goods chattels and credits of Dorothy Cheney late 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 Mary Lee 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 thereon required by the said Court and the same 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 Mary Lee or into the hands and possession of any other person or persons for her so well and truly administer according to Law and further do make a just and true account of her actings and doings therein when thereon 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.

is and allowed by the Justices of the Court for the time being shall direct
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 accordingly if the said Mary Lee being so
therunto required do render and deliver up her 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.

Scaled and delivered
in the presence of }

John Bushnor

her
Mary + Lee *Daugh*
Mark Morris Smith *Daugh*
William Mountague *Eagle*

At a Court held for Middlesex County at Urbanna on Tuesday the 28th
day of August anno Domini 1757.

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

By the Court of
The Justice C. H.

Dillards Will In the name of God Ammon J. Edward Dillard of the County of Mid-
stoepe do make and ordain this to be my last Will & Testament in no
manner and form following that is to say I ^{do} give my beloved wife ^{to} do
during her life the three following Negro's, Court, Joe, Will & Unity
I also lend to my said wife all my household goods and stocks &c
except what shall be hereafter given away until my children &
shall arrive to the age of twenty one or marry and then my Will is
that the said household Goods & Stocks be equally divided between them

them (except my daughter Frances) and my wife as they
 shall respectively attain to the age aforesaid or marry.
 Item I give to my son John when he arrives to the age of
 twenty one one Negro man named great Ben I also give
 to my said son all my Troops Furniture except my
 sword. Item I give to my daughter Frances one Negro
 woman named Hannah. Item I give to my daughter Mary
 when she arrives to the age of twenty one one Negro man
 named Wings but in case my said daughter should marry
 before she arrives to the age aforesaid my Will is that she
 then have the said Negro. Item I give to my daughter
 Martha when she arrives to the age of twenty one or mar-
 ries one Negro girl named Jenny my Will is that if the
 said Negro Jenny shall have any children before my
 said daughter arrives to the age aforesaid or Marries then
 I give such child or children to my said daughter Martha.
 Item I give to my daughter Lucy when she arrives to the
 age of twenty one or marries one Negro girl named Nan &
 my Will is that if the said Negro Nan shall have any
 children before my said daughter arrives to the age aforesaid
 or Marries then I give such child or children to my
 said daughter Lucy. Item I give to my daughter Eliza
 both when she arrives to the age of twenty one or marries
 one Negro man named Little Ben. Item my Will is
 that my Negro woman Margery & my Negro boy Rob-
 in and the increase of the said Margery from the date
 of this my Will be equally divided between my daughter
 Ann & son George as they shall respectively attain to the

age of twenty one. Item I give to my son George all my land below the main road and thirty five acres of wood land upon the Hill (adjoining the land of Mr. Henry Washington) the said thirty five acres of wood land to joyn to the land under the Hill To have and to hold the said land to him and the heirs of his Body forever. I also give to my wife on my small farm. Item I give to my daughter Martha one Bed and Furniture, two Boxes & Calves and three Cows and Lambs. Item it is my Will that the three Negro's household goods & stocks before sent to my wife be equally divided between all my children after my wife's death as to the household goods & stocks I mean that shall then be my wife's part or share. Item my Will is that all the Negro's now mentioned in this my Will shall be kept by my wife for the use & maintenance of my Family until my children shall have a right to demand them according to this my Will. Item my Will is that if any of my children now unmarried shall depart this life before they have a right to demand what is given them by this my Will that then such dead child's part be equally divided between all the surviving children in the same manner as the other part of my Estate given to them my daughter Frances to have & her part of such dead child's or children's part immediately on the death of such child or children. Item I do hereby appoint Henry Batchelder Guardian to my son John. Item I give to my son John all my warm Cloaths. Item my Will is that my young bay Horse riding saddle & Tousing be sold Lastly I do appoint my beloved wife Elizabeth and my sons Henry Batchelder and John Dillard Executors to this my last Will and Testament In witness whereof I have hereunto set my hand and seal this twenty

fifth day of February 1757.

Sealed and delivered
in presence of . }

John Dillards

John Curtis

~~Henry N. Michellborough~~

^{mark}

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

day the 2^d day of August anno Domini 1757.

This Will was presented in Court by the Executors herein before named who made oath thereto according to Law which being also proved by the oath of the Witnesses thereto it is ordered to be recorded; and on the motion of the said Executors and their performing what the Laws in the like cases require Certificate is granted them for obtaining a probat hereof in dueform.

Exam?

Done & SIGNED
John Dillards Esq.

Dillards
Esq: Bond.

Witness all men by these presents that we Martha Dillards, Henry Batchelor, John Dillard & Henry Michellborough are well and firmly bound to Christ: Robinson James Reid, Robert Elliot, Henry Washington & Robert Daniel Gent Justices of the Court of Middlesex County now sitting in the sum of one thousand pounds to the payment whereof we will and truly to be made to the said Justices and 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 2^d day of August in the year of our Lord one thousand seven hundred and fifty seven and in the year of

Year of the reign of our sovereign Lord George the second.

The condition of this obligation is such that if the above bound Martha Dillard, Henry Batchelder and John Dillard Executors of the last Will and Testament of Edward Dillard 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 of possession or knowledge of the said Martha, Henry and John 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 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 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 do well and truly administer according to Law and further to make a true and just account of their actions and doings wherein 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 & of none effect or else to remain in full force and virtue.

Sealed and delivered,

in the presence of }

John Bushnell

Martha ^{her} Dillard ^{Seal}
Henry ^{mark} Batchelder ^{Seal}
John Dillard ^{Seal}
Henry ^{his} Minkelborough ^{Seal}
mark

At a Court held for Middlesex County at Woburn on Tuesday the 2^d day of August 1757. This Bond was acknowledged by the Subscribers here-

to and ordered to be recorded.

By the Court
No. 8125-6th.

C. Jones

Will

In the name of God Amere the seventeenth day of May one thousand seven hundred and fifty soon I Churchill Jones of the County of Middlesex in Virginia being of sound and perfect memory and knowing the uncertainty of this mortal life do make my last Will and Testament in manner and form following Testimony of my soul to God that I gave it and hope by the intercession of my blessed Saviour Jesus Christ to receive pardon for all my sins and offences. Item I give to my dear & loving wife Anna Jones one third part of my reasonable Estate and one third part of my Negroes. my Will further that she should have my Negro woman siller and her son William which she had when I married her at her own disposal, and further my Will is that my wife live & remain in the mansion house during her widowhood. I give and bequeath all my Lands to my son Churchill and his heirs and I further give him one third part of my Slaves and reasonable Estate. I give to my son William one third part of my Slaves & reasonable Estate and further my desire is that my Executors will get him brought up in the Secretarys Office. further my Will is that the money due to me from Robert Elliot by most ago be laid out in land for my two sons. Lastly I appoint my two friends Col^o. Lemona Barkley and Mr^r. William Churchill Executors to this my Will and Guardians to my two sons John & Wm^r Jones whoe I have hereto set my hands and sealed.

Test.

Walter Hobble

^{his}Test. Jn^r. 2 Hovin
mark

Churchill Jones

8000
200

At a court held for Middlesex County at Urbanna on Tuesday the 2^d day
of August anno domini 1757.

This Will was presented in Court by William Churchill gent. one of the
Excutors herein named who made oath thereto according to law, which is
being also proved by the oath of John Horning one of the Wimpey's heirs it
is ordered to be recorded; and on the motion of the said Executor & his co-
performing what the laws in the like cases require, Certificate is grant-
ed him for obtaining a probat hereof in due form.

Poche G.
No. Five Ld.

Jones
by his Bond

Know all men by these presents that we William Churchill and
Anniesas Churchill gent. are held and firmly bound unto Christ. Robin-
son, James Reid, Christ. Currie and Robert Elliot gent. Justices of the
Court of Middlesex County now sitting in the sum of Two thousand
pounds To the payment whereof well and truly to be made to the said
Justices and their executors We bind our souls 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 2^d day of August
in the year of our Lord one thousand seven hundred and fifty seven
and in the 27th Year of the reign of our sovereign Lord & St
George the second.

The Condition of this obligation is such that if the above
named William Churchill Executor of the last Will & Testament of
Churchill Jones deceased do make or cause to be made a true
and perfect Inventory full and singular the Goods chattels and
Credits of the said deceased which have or shall come to the hands
possession or knowledge of the said William Churchill or into

the hands and possession of any other person or persons for him & the same so made to exhibit unto the County Court of Middlesex at such time as he shall be thereto required by the said Court and the same Goods Chattels and Credits and all other the Goods & Chattels and Credits of the said deceased which at any time after shall come to his heirs possession or knowledge of the said William Churchill or into the hands and possession of any other person or persons for him so well and truly administer according to law and further to make a true and just account of his 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 thereto extend and the law shall charge. Then this obligation to be void and of none effect or else to remain in full force and virtue.

Will Churchill



A. Churchill



At a Court held for Middlesex County at Urbanna on Tuesday the 2^d day of August Anno Dom^m. 1757.

This Bond was acknowledged by the subscribers hereto and order
Exam'd to be recorded.

By the Court of

T. & D. Price Esqrs.

Denoed adm^d

Bond

Know all men by these presents that we John Gor-
don and Louis Montague are held and firmly bound unto
Christ^r. Robinson, Christ^r. Curtis, Robert Elliot and Robert
Daniel Gent Justices in the Commission of the peace for Mid-
dlesex County in the sum of one hundred pounds to be paid

(415)

to the said Justices and their successors 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 August 1757.

The condition of this obligation is such that if the above bound
John Gordon Administrator of all the Goods Chattels and Credits of the
Stephen Tomes 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 know-
ledge of him the said John Gordon or into the hands or possession of so
any other person or persons for him and the same so made do exhibit
or cause to be exhibited into the County Court of Middlesex at such
time as he shall be therunto required by the said Court and the same
goods chattels and credits and all other the goods chattels credits
of the said deceased at the time of his death which at any time after so
shall come to the hands or possession of the said John Gordon 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 just and
true account of his actions and doings therein when thereto required
by the said Court and all the rest and residue of the said goods chal-
tels and credits which shall be found remaining upon the said Admi-
nistrator's account the same being first examined and allowed by
the Justices of the Court for the time being shall deliver and pay
into such person or persons respectively as the said Justices by their
order or judgment shall direct pursuant to the laws in that case so
made and provided and if it shall hereafter appear that any last
Will and Testament was made by the said deceased and the Execu-
tor or Executors herein named do exhibit the same into the said

Court making request to have it allowed and approved affordingly if the said John Gordon being therunto required to 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.

John Gordon
Lewis Mountague

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

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

By the Court

Mr. Brice Esq^r

Burton's
Inventory

Pursuant to an Order of Court dated at Urbanna on Tuesday the 2nd day of August 1757 the Subscribers being sworn before James Reid Esq^r have met & apprais'd the Estate of James Burton Esq^r as followth

1757. To 1 box of Furniture	£ 12. 0. 0
To 1 Box and furniture	7. 0. 0
To 1 doz ⁿ Carlton plates	0. 5. 0
To a parson of Carlton ware	0. 10. 0
To a parson of old porror	0. 11. 6
To 1/2 doz ⁿ knives & forks 1/2 doz ⁿ spoons & pepper boxes	0. 5. 6
To 1 doz ⁿ & 9 lbs 14 lbs 4/6. To 1 gun & sword £ 1.	1. 4. 6
To 1 chest 6/. To 1 doz 5/. To 1 old doz 1/3	0. 12. 3
To a parson of Cards 12/6. To 1 spinning wheel 5/	0. 17. 0
To some Slay and Harness	0. 18. 0

To 1/2 Doz. Chairs 6/.	To 1 Table 3/.	To 1 St. 3/.	£ 0. 12. 0
To 1 box iron & heaters 5/.	To 1 lb. spun cotton 10/.		0. 15. 0
To 1 Bible and prayer book 5/.	To a parcel of cotton 8/6		0. 13. 6
Leam? over			26. 5. 3
Bronz? over			26. 5. 3
To a parcel of Wool 4/.	To a parcel of Tubs and pails 10/6	0. 14. 6	
To 1 Sise & Cambric 1/3.	To 1 horse bridle and saddle 6. 10.	6. 11. 3	
To 1 mare and colt wth saddle and bridle		8. 12. 0	
To 1 hoggs 15/.	To 1 peat & hooks 8/6.	To 1 N. 6/6	1. 10. 0
To 1 frying pan five Tonges saddle & flesh forks			0. 6. 6
To 1 looking glass and wine glass 1/9.	To 1 salt 1/.		0. 2. 9
To 1 bagg and feathers			0. 5. 0
George Roan			£ 44. 7. 3
James Bristow			
William Montague			

At a court held for Middlesex County at Newanna on Tuesday the 1st day of November 1757. This appraisement of the Estate of James

Exam? Burton ser? was returned and ordered to be recorded

By the Court

Chas. Drury Esq:

Harkness & know all men by these presents that we William Harkness and David Gandy Clement Synder gent. are held and firmly bound unto Christ. Robinson severall James Reid, Christ. Curtis and Robert Elliot 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 executors and administrators jointly & severally firmly by these presents sealed with our seals and dated this first

day of November Anno Domini 1757.

The condition of the above obligation is such that whereas the above bound William Barkney is appointed guardian of William Stevens Orphan of John Stevens senr: if therefore the said William do well and truly discharge the said Trust of guardianship according to law and pay unto the said Orphan all such Estate or Estates as shall hereafter come to his hands as soon as the said Orphan shall attain to lawful age and shall also save keep harmless & indemnified the said Justices & 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 William guardianship of the said Orphan that then the above obligation to be void and of none effect otherwise to be and remain in full force power and virtue.

William Barkney *[Signature]*
Clement Bynes *[Signature]*

At a Court held for Middlesex County at Woburn on Tuesday the 1st day of November Anno Domini 1757.

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

By the Court

J. Eric - 6th.

~~Daniel's Bond~~
J. Gubnship
Huttons

~~I~~ Now all men by these presents that we James & Daniel and John Bryant are held and firmly bound unto Christopher Robinson, James Ross, Christopher Curtis, Robt. Elliot and Henry Washington Gentlemen Justices of Middlesex County and their successors in the sum of One thousand

(419)

bounds current money to the which payment well and truly to be made we
bind our selves our heirs &c^{es} and adm^{rs} jointly and severally firmly by these
present sealed with our seals & dated this first day of November anno Domⁱ 1757.

The condition of this above obligation is such that whereas the
above bound James Daniel is appointed Guardian of Elizabeth, Williram
Hutton Orphan of John Hutton dec^d if therefore the said James Daniel
so well and truly discharge the said Trust of Guardianship according to
Law to pay unto the said Orphans all such Estates or Estates as shall &
hereafter come to his hands as soon as the said Orphan^s shall attain to
lawful age and shall also save harmless and hoys indemnified the said
Justices & 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 James Daniel Guardianship of the said Orphans &
that then the above obligation to be void and of none effect otherwise to
be & remain in full force power and virtue.

James Daniel
John Bryant

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

This Bond was acknowledged by the subscribers hereto & directed to be
recorded.

By the Court

No. Price Esq^r.

Batchelder In obedience to an Order of Middlesex County Court dated March
January 1st 1757. We the subscribers did meet and being first sworn
before Robert Daniel gent^r did appraise the Estate of Jam^e &
Batchelder dec^d viz.

1 Mare & Colt £4.	1 Horse £5.	19° £4.	£ 13. 0. 0
27 head of cattle			25. 10. 0
11 Ewes and Lambs a. 7/6			4. 2. 6
10 head of Sheep a. 5/-			2. 10. 0
1 Negro man named Robin			45. 0. 0
1 Negro man named Peter			40. 0. 0
1 Negro woman and Child Trunk & Jans			36. 0. 0
1 Negro woman named Lydia			30. 0. 0
1 Negro boy named Sampson			24. 0. 0
80 Barrels of Indian Corn a. 5/-			20. 0. 0
22 Bush. of wheat a. 2/6			2. 15. 0
800. of pork a. 2° 100. of Bacon a. 2°			7. 10. 0
40. of hogs lard a. 4° 20. of Tallow a. 5°			1. 1. 0
1 Chest of Drawers £3. 1 Box of furniture £5.			8. 0. 0
1 N. £2. 5. 19° £4. 10. 19° £3. 10. 19° £1. 10. 11. 15. 0			
1 Sack of Cloaths £3. old Cloaths 7/6			3. 7. 6
New Virginia Cloth			1. 10. 0
1 side saddle Cover and Bridle £4. Leather A/			4. 4. 0
1 Chest 4/4. 3 a. 0. 0. 1 Box of Bottles £1.			1. 10. 0
1 p. of Shillards 15/. 11 Chairs 11/.			1. 6. 0
5 & 1/2 sides of leather £1. 2 Tables 6/			1. 6. 0
22 Sholes £2. 17. 6. 1 Cart & Wheel Chariot 2/			
Yokes £1. 15:			4. 12. 6
525 foot of plank a. 1° £. foot			2. 3. 4
4 sides £1. 6 hogs £2. 8.			3. 8. 0
1 Gun 2 Swords & a Cartouch box			1. 5. 0
a parcel of carpenters Tools			0. 15. 0
1 Whip saw and set £1. 10. 4. 3 reaps hooks 1/3			1. 11. 7

		(421.)
1 Hatchet 1 franc 2 pds & 1 gimblet	£ 0. 3.. 6	
1 rounding knife 2/6. 1 drawing knife 8°	0. 3.. 2	
1 p. of Oyster Clamps 1/6. 1 jingg 6°	0. 2.. 0	
1 spinning wheel & a p. of cotton cards q. Cotton 5/	0. 14. 0	
1 drinking glass 8°. 1 looking glass 1.	0. 1.. 8	
3 butter pots 6°. 4 fat pots 5°. a parcel of old Iron £1.	1. 11. 0	
2 pots a rach and hooks £1. 1 spit & Trying pan 2/.	1. 2.. 0	
5 dishes 16°. 19 plates (q). a parcel of old powder 2/	1. 17. 0	
1 saddle and flesh fork 6°. 2 candlesticks 1/3	0. 1.. 9	
4 milk pails 2/. 2 Chamber pots 2/	0. 4.. 0	
1 Stone jingg 2/. 1 base of huiwood & Forks 4/	0. 6.. 0	
a parcel of old Casks 12/. a p. of fire tongs 1/6	0. 13. 6	
1 warming pan 12/. 2 boxes iron & heavers 6°	0. 18. 0	
1 water jingg 1/. 1 p. of Shears & candle snuffers 8°	0. 1.. 8	
a crop of Tobacco 2. 15/.	32. 15. 7 1/4	
1 lb of Burkhed 1/3. 2 Wiggs £1.	1. 1.. 3	
1 razor & Scoune 3/. 1 Hatchet & p. of Shod 6/.	0. 9.. 0	
Cash 2/6. 4°. of Bullets 1/3. 6 earthen plates 2/	0. 5.. 9	
1 small Trunk 2/. a parcel of Books 7/6.	0. 9.. 6	
5 yards of Callimano 10/. a parcel of old table linen 2/6	0. 12. 6	
2 rings and a sancor 1/. 6 bottles 1/	0. 2.. 0	
	20. 2.. 2	
1 saddle & housing 5/. Tubs & pails 5/	0. 10. 0	
a canale box 6°. 1 scarch 6°	0. 1.. 0	
	0. 11. 0	
	20. 2.. 2	
	289. 0.. 2	
Total amt	£ 309. 13. 4	
Elizabeth + Batchelor, Henry Batchelor, John Batchelor } John Taylor	Robert Murray William Roane John Taylor	£ 319. 8.. 11 1/4

At a Court held for Middlesex County at Newanna on Tuesday
the 1st. day of November 1757.

This appraisement of the Estate of Samuel Batchelder Esq^r was
returned and ordered to be recorded.

By the Court.
Jno. Price, Esq.

Dillard's
Inventory

In obedience to an Order of Middlesex County Court &
dated the 2^d day of Aug^t. 1757. To the subscribers being
first sworn before Christ^t Curtis gent. did meet to appraise
the Estate of Edward Dillard Esq^r. to wit

4 Draft Horses £7.00	11 Cows £14.6	£21.16.0
2 Horses and a Bull £2.5	4 yearlings £1.10	3.15.0
5 Calves £1.22 Sheep £5.10		6.10.0
1 horse £6.10. £2.10. £5.		14.0.0
1 old mare £1.5. 2 pony dishes 7/-		1.12.0
1 doz pony plates £1. gold & plated 9/-		1.9.0
3 dishes 9/- old pony 5/- 9 spoons 2/-		0.16.0
6 knives and forks 6/- old knives & 9/- 1/6		0.7.6
1 mortar and pestle 7/6. 3 stone butter pots 5/-		0.12.0
1 Skillet 5/. 1 fiving pan and spit 7/6		0.12.6
2 Spring wheels 12/. 1 foot & pot hooks 5/-		0.17.0
1 Scouring 6/6. 3 Bays & 2 Hams 15/-		1.5.6
1 working Bar & Box 2/6. 1 Brass kettle 15/-		0.17.6
1 foot & pot hooks 15/. 1 Box & furniture £7.10.		8.5.0
10/- £3.10. 10/- £5. 10/- £3.10.		12.0.0
10/- £4. 1 Chant 7/6		4.7.6
1 Trunk & Chest 4/. 1 Chant 10/-		0.14.0

(123)

2 Tables 10/- 1 oblo Table £1.	Education Board £1. 15. ^f 3	5.. 0
1 oblo 9/- 10/- 1 Brush 6/-		0.. 10.. 0
1 saddle & Housing £2. 1 side saddle 9/- £2. 10.		1.. 10.. 0
1 book 12/6. 4 leather chairs £1.		1.. 12.. 0
4 flag boards 6/- 1 looking glass 5/-		0.. 11.. 0
1 stone jugs 11/- a parol of Carlton ware 10/6		1.. 1.. 6
2 jugs 1/6. powder and shot 1/6		0.. 3.. 0
a parol of old books 18/- 1 copper Box & candle sticks 1/-		0.. 19.. 3
1 box from 2 heaters 5/- 1 gun £1. 10 ^d . 10/-		1.. 15.. 0
2 table cloths & 2 towels 8/- 1 Brush & a pair of shears. 0.. 9.. 0		
a parol of bottles & Oyl 5/- 5 axes & a grubing hook 10/-		0.. 15.. 0
6 old huds 7/6. 1 Cart and Wheels 10/-		0.. 17.. 6
1 Negro fellow named Mingo £15. 1 ^d named Joe £30. 75.. 0.. 0		
1 ^d named Ben £45. 1 ^d named Will £15.		60.. 0.. 0
1 Negro boy named Ben £30. 1 Negro girl named Jean £25. 55.. 0.. 0		
1 Negro wench named Unity		25.. 0.. 0
1 Negro girl named Nan		20.. 0.. 0
1 Negro boy named Robin		6.. 0.. 0
1 Negro wench named Camer		35.. 0.. 0
a parol of cotton £8. 4. 2 pairs of cotton cards 4/6		8.. 0.. 6
1 pair of wool cards 2/- 5 old soap hooks 2/6		0.. 4.. 6
1 pair of scissars 7/6. a parol of doathor £1.		1.. 7.. 6
4 old tubs 6/- a parol of wool £1. 15.		2.. 5.. 0
1 old plain 1/. a pair of pistols & Revolvers £1. 10.		1.. 11.. 0
1 sword 5/- 1 ^d 3/- 3 drinking glasses 1/6		0.. 9.. 6
a parol of old carpenters Tools		0.. 4.. 6
a parol of old byson cashis		0.. 16.. 0
a parol of old Negroy tubs		0.. 6.. 0

(124.)

a parol of old leather	£ 0.. 15. 0
a parol of old iron 2l. 2s per bushel 10l	0.. 12. 0
2 old Tubs 2/6. 1 stone hide 5/-	0.. 7.. 6
8 sides of leather	2.. 0.. 0
a Crops of Tob. @ 15 p. hundred 303 lbs at 15/- 22.. 15. 1	
1 old saddle 10l. 1 sow & 2 hogs £ 0.. 19.	7.. 9.. 0
3 old Tubs 4/6. 1 old Ark 2/-	0.. 6.. 6
2 old Yards rings & staples & an old chain	0.. 7.. 6
2 old pales 4l. 1 old Comish 2/6	0.. 6.. 6
Cash	2.. 6.. 3

Martha Dillard } John Taylor
Henry Batchelder } carpenters. John Lewis
John Dillard } William Brooks

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

This appraisement of the Estate of Edward Dillard Esq.
was returned and ordered to be recorded.

By the Court.

Pro. Price Esq.

Seal Jury.

Pursuant to an Order of Court dated at Urbanna
on Tuesday the 2^d day of August 1757. The subscribers
being sworn before Robt. Elliot Govt. have met and doth
appraise the Estate of George Dillard Esq. as followth.

To 29 Sheep @ 4/- ff. pence £ 5.. 10. 0

To 16 small sheatds at 1/3 £ 0.. 0. 0

To 11 hoggs at 5/6. To 3 sows at 8/- 3.. 19.. 0

To 1000 lbs furniture £ 4. To 1000 lbs 22.. 10. To 1

90 lbs £ 3. } - 9.. 10.. 0

To 1 walnut oval Table 14/	To 1 Chest 2/6	£ 0.. 17.. 6
To 2 looking glass's 2/6	To 5 Flagg Chairs 10/-	0.. 12.. 6
To 1 square Table 4/-	To 1 Walnut Chest £3.	3.. 4.. 0
To 1 pair money scales 5/-	To powder and Ball 3/6	0.. 8.. 6
To some Flint Razors &c. 2/-	To 1 Stake 1/3	0.. 3.. 3
To 1 Gun £1.	To 4 1/2 yd. Tamm'd w. 2/-	1.. 9.. 0
To some th. ⁿ and Tape 4/-	To some Virginia Cloth 2/-	0.. 6.. 0
To some paper alapico & allam &c.		0.. 0.. 8
To 1/2 yd. bla. person 1/-	To 1 spinning wheel 5/-	0.. 6.. 0
To a persal Book		0.. 8.. 0
Carr. ² Over		<u>28.. 0.. 5</u>
Brog. ² Over		<u>28.. 0.. 5</u>
To 2 candlesticks snuffers and Tob. box		0.. 2.. 0
To some fishing dynes 8/-	To a persal knivs & Forks 4/-	0.. 4.. 8
To 26 bottles 5/-	To some Earthen ware 8/-	0.. 5.. 8
Some stone Ware 4/-	To 1 Stone Jugg & 4 Vials 1/8	0.. 5.. 8
To 1 Chest 5/-	To a persal shoemakers Tools 5/-	0.. 10.. 0
To 2 wraphooks and glue pot 3/-	To some lumber 11/-	0.. 1.. 0
To some leather and cards 5/-	To 2 pr. Oyster Tonges 2/6	0.. 7.. 6
To 7 1/2 oz. spun Cotton at 2/6	To 10. young yams 12/4	1.. 10.. 10
To 27 oz. wash't wool at 1.7/-	To 4. pict. Cotton 5/-	1.. 12.. 0
To 14 oz. Toathers 5/6	To 100. John ring Angels Chain 9/-	1.. 6.. 6
To 4 iron waggs 9/6	To a persal hair Iron Hoops 10/-	0.. 19.. 6
To 4 Pounds 10/-	To 16. pewter spoons 2/6	0.. 12.. 6
To 7 pewter Basin's 16/-	To 4. perrings 2/6	0.. 18.. 6
To 13 plates 14/-	To 4 dishes & 1 paper box 5/-	1.. 4.. 0
To punch Bowl and Drinking Glass		0.. 1.. 0
Carr. ² Over		<u>£ 28.. 4.. 9</u>

426.

Brought Over	£ 38. 4. 9
To two iron Scows 2 Mays & Hamper	0. 19. 0
To 66 th pot Iron 13 th . To 2 Laying pans &c 5/6	0. 19. 1
To 1 p ^c Cutting hand Iron & two cake hoes	0. 15. 0
To a parcel Tailor's	0. 6. 0
To a parcel Carpenters Turners & Joiner Tools	2. 9. 0
To 1 horse Rante Bridle and saddle	4. 0. 0
To mare Janey £4. 10. To 1 Stone Coll £1. 6.	5. 16. 0
To 1 Cart and Wheals	1. 5. 0
To 1 maw saddle and Bridle	0. 18. 0
To 4 Cedar Bushes 10/. To 2 old plow hoes 1/8	0. 11. 8
To 1 old Nobby Tub & old Barrel	0. 1. 0
To 2 Sivod 1/4. To 1 Tubb & fishing Tary 1 meal bag & Hallet 1/4.	0. 5. 8
To 9 ft shooting Wooded Sipars & Grates	0. 2. 0
To 1 Negro man named Adish	10. 0. 0
To 1 w ^m named Sam	10. 0. 0
To 1 Negro boy named Harry	30. 0. 0
To 1 Negro worth named Frank	35. 0. 0
To 1 w ^m named Hannah	30. 0. 0
To 1 Negro girl named Judy	28. 0. 0
To 1 w ^m named Dung	25. 0. 0
To 1 w ^m named Janey	16. 0. 0
To 1 w ^m named Hannah	9. 0. 0
To 2704 th Crop Job.	19. 8. 6
To 1 Gall ^o Jar	0. 0. 6
Garr? over	£ 328. 4. 9

To 1 butter pot 10 ^d . To 1 fo ^r . Cotton Cards 1/3	£28 4. 9
To 250 railles 2 ^f . To 1 old violin 1/3	0. 2. 1
To 1 Suits Cloths £1. 2. To 1 gr'st bottle 12 ^f .	0. 3. 3
To 1 pair leather Broaches & gloves	1 14. 0
To a pswl old Cloths 2 ^f . To 2 p ^s shod sho th ^r . pc ^r 10 ^f	0. 12. 0
To some stockings 3 ^f . To table lining & Towels 3 ^f .	0. 6. 0
To 10 yds. Cotton 15 ^f . To 6 ^{lb} Tallow 3 ^f .	0. 10. 0
To 1 boar roap 1/3. To Cash £7. 8. 1	7. 9. 4
To 1 yoke draught Mares £4. 10. To 4 Cows & Calves £6. 10. 10. 0	
To 1 barren Cow £1. 8. To 2 young Stars £2. 12.	1. 0. 0
To 6 Chiford £5. 4. To 2 Cartings & two raw hides £1. 10.	0. 14. 0
The whole	£361. 9. 5

mark
Mary J. Lee Esq^r.
her

Louis Montague
W^m Chowning
James Nathan

At a Court held for Middlesex County at Urbanna on Tuesday the 1st day of Novem^r 1757.

This appraisement of the Estate of George Lee dec^r was return'd

Exam^r and ordered to be record'd

By the Court
Geo. Drice 6/2

Chaney's ~~Inventory~~ Pursuant to an order of Court dated at Urbanna the 2^d.
Inventory day of August 1757. No the subscribers being sworn before Robert
Elliot gent^m have met and appraised the Estate of Dorothy Lee
Chaney dec^r as followeth.

To 1 bed & furniture £4. To 4 Chairs 2/6	£4. 2. 6
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428.

To 2 Trunks 5/-. To 2 glass bottles 1/3	£ 0. 0. 3
To 3 Shoots 1/4. To some warring apparel £2.	2. 14. 0
To abt. 1½ yds. bad Fish	0. 3. 0
To some pentor & 1 stone jugg	0. 9. 0
To 1 pair stillards 2/6. To 1 iron spit 3/6	0. 6. 0
To 1 bolt mottle shillot 6/6. To 2 old Chants 1/-	0. 7. 6
To 1 black Jack 1/6. To 1 iron pessol 2/6	0. 4. 0
To 1 spico mortor and pessol & shinor	0. 2. 0
To 1 p. fire tongs cutting knife drawing knife & Hatch	0. 1. 0
	Torchs }
To 3 trap hooks & cancelish & bar iron & 2 p.	0. 4. 0
	Bars }
To a pessol old Number 1. To a pessol old Tubs 1/3	0. 2. 3
To 1 old bed post 4/- To 1 iron Hoop post 1/-	0. 5. 0
To Cash	11. 14. 4½
Carried Over	21. 0. 10½
Brought Over	21. 0. 10½
To 2 pairs shares & 1 Earthen pot &c	0. 2. 6
To 1 iron pot	0. 0. 9
To 1 goba ring and Goba bob	0. 7. 6
To 1 foot rank &c	0. 4. 0
To 1 old brass Kettle & meal tub	0. 10. 0
To three head of cattle	3. 4. 0
	15. 11. 7½
for Mary + See 20m. mark	£25. 17. 7½

Louis Mountague

18th Chouring

James Marshall

(429.)

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

This appraisement of the Estate of Dorothy Chaney etc? was returned
to court? and Ordered to be recorded
By the Court. J. Pro. Price Esq.

William 1757. Additional Inventory of the Estate of William
Daniel. Daniel etc.

Sep't 5. Debts received in Cash and Tobacco to the
value of £ 182. 5. 11 $\frac{3}{4}$

M. Robert Daniel Esq:

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

This additional Inventory of the Estate of William Daniel etc?

was returned and Ordered to be recorded

By the Court. J. Pro. Price Esq.

Edward Dillard late Guardian to John Elizabeth

settlem. of Adams orphans and Francis Adams, Orphan of John Aben etc. is Dr.

To Wt. of accts. returned to Court Novemb. 1756. £ 6. 6. 10

To Cred. of Dr. of Tidewold to Dean. - - - - - 9. -

To 500 D. to Dr. of Feade. - - - - - 12. 6

To 2 barrels Corn to Taylor. - - - - - 10. -

£ 7. 18. 4

By bushel salt. 6. 0. 0. 0

By paid Dr. of Feade accts. 0. 12. 6

By paid Mr. Robert Daniel accts. £ 3. 2. 4

6^o

By paid Doct: Steado Augt: Acct.	£ 1 ^l 11 ^s 2 ^d
By paid Benj: Daniel for smitten work	0 ^l 2 ^s 2 ^d
By paid Thos Jackson for Cart Wheels &c ^o	1 ^l 12 ^s 6 ^d
	<u>7^s 3^d 8^c</u>
Ball. due to the orphans	0 ^l 14 ^s 8 ^d
	<u>£ 7^l 18^s 4^d</u>

The above Ball. due to the said orphans £ On 14^s 8^d

Middlesex County Court

Pursuant to an order of the above-mentioned County Court dated the first day of November 1757 the subscribers have stated and settled all accounts between Edward Dillard deceased (late Guardian) to John Francis & Elizabeth Alden: orphans of John Alden deceased and the said orphans, and do find a balance due from the said late Guardian to the said orphans in the sum of Fourteen shillings & eight pence current money according to the above Account.

Given under our hands
this 29th day of December 1757

John Curtis.

Henry Washington.

In a Court held for Middlesex County at Woburn on Tuesday the 7th day of February 1758

Third Settlement of the Estate of the Orphans of John Alden, Do: was returned by the Gentlemen appointed to perform the same and ordered to be recorded

By the Court of
no. 8 inc 6th.

Division of
Succurant to an Order of Middlesex County Court
William Mountague
dated the ninth day of December 1757 W^t the subscribers have
Donor - Divided the slaves which Mrs Jane Mountague deceased left him
as her Dower of the Estate of William Mountague Gent^r deceased according
To his last Will and Testament.

To John Mountague.

Nigro Will	£ 35. 0. 0
Venus	20. 0. 0
Sarah a Child of Philius	10. 0. 0
To Receive £4	<u>65. 0. 0</u>

To Thomas Iverson.

Nigro Michael	£ 35. 0. 0
Daphney	32. 0. 0
Jenny	1. 0. 0
To Receive 20.	<u>£ 68. 0. 0</u>

To Peter Mountague.

Eugene	£ 35. 0. 0
Jack	25. 0. 0
To receive £9.	<u>£ 60. 0. 0</u>

To Catherine Mountague

Dick	£ 35. 0. 0
Moses	25. 0. 0
Eddy	20. 0. 0
To Pay £11.	<u>£ 80. 0. 0</u>

482

To James Montague

Daford.

Philip & Charles Irwin

To receive £4.

£ 20. 0. 0.

40. 0. 0

£ 60. 0. 0

To Margaret Montague.

Shill.

Winney & Childs Duck.

To pay £9.

£ 38. 0. 0

40. 0. 0

£ 78. 0. 0

To Samuel Montague.

Cesar.

Moll.

To receive £2.

£ 60. 0. 0

32. 0. 0

£ 28. 0. 0

AND whereas each Childs Part amounts to the sum of
sixty nine pounds Current money we do order and appoint
that Catherine Montague shall pay to John
Montague the sum of Four pounds Current and
to Peter Montague the sum of one pound Current and other
Margaret Montague do pay to the said Peter Montague
the sum of Two pounds Current to Samuel Montague
the sum of Two pounds Current to Thomas Coward the
sum of Twenty shillings Current and to James Montague
the sum of Two pounds Current.

To the sum Two pounds Current to Thomas Coward the
sum of Twenty shillings Current and to James Montague
the sum of Two pounds Current.

Given under Our hands this 14th day of January 1758.

John Curtis,
Henry Washington
Robert Daniel,

(A. 89
a)

At a Court held for Middlesex County at Urbana on

Tuesday the 7th Day of February 1758.

This Division of the slaves held by Vincent Taft, Jane his wife,
who is now dead, as the said James Dower of the slaves of her

First Husband William Mountague Deed man Retired & order to
exam? No record.

Test. Mr. Price, Esq.

Probodence to an order of Middlesex Court to and Dined
He now appraised the Estate of W^m. Churchill Jones Esq^r Jan^r 12.

Inven^r of 1758.

M.	2 doz 8oz. knives & forks	\$1. 0. 0
Church. Gen ^r .	2 China dishes & 4 Plates	On 4. 0
Esq ^r .	6 Coffee Cups & drinking Glasses	8/6 On 14. 6
	5 Tea pots & 1 Jug & stand with Cruis ^r &c 6/9	On 10. 9
	4 Boxes & 1 Tub	2. 0
	3 Candle sticks, 2 plates marmise & 18 snuff	On 12. 6
	1 Tin lantern & a parcel of brooms & brushes	On 13. 0
	1 large tea kettle, 1 frying pan, 1 spit & pot rach	2. 7. 0
	1 Gridiron & old pot rack	On 1. 6
	1 Tub & pail, 2 spinning wheels & old pot hooks	2. 7. 0
	1 cast iron 12 ^r , 1 clay tub & some Hobbs	On 15. 0
	2 1/2 doz porce plates & dishes & 2 small basins	4. 18. 0
	2 large Jars 40 ^r , 2 1/2 large and small 100.	5. On 0
	2 bags, 2 meat Tubs & a parcel of Trays	On 10. 9.
	a parcel of old Tubs, Chests & salt pots	On 10. 6.
	1 gross of quart bottles	1. 4. 0
	1 doz Chains £6. 2 small old Hobbs £2. H. 6. 8. 1. M. 1. 9.	£11. 1. 6
Pieces 50 ^r .		On 12. 0
	2 ft. antarons £3. 6 flag & Chain 12 ^r	2. 12. 0

2 darks £6.10. 2 ft. fire tongs 7/8 2 looking glasses 8" 7s 0	21 2
1 sugar box 21 7s 1 tea chest 6/-	0" 8s 0
2 beds 1 bedstead & 1 counterpane	6s 0" 0
1 counterpane of old Dutch table	1" 2s 6
2 old Trunks 11/- 1 ft. old valer 1/-	0" 2s 6
Poly annotations on the old New Testaments 2 vols 2" 0" 0"	
Josephus history of the Jews	0" 10s 0
aparcel of old Books	0" 10s 0
1 day silver table spoon £10. 1 large hand	
Wife's tongs 1 ft £2. 2	} 12" 2s 0
1 old Bedstead & old furniture	2" 0" 0.
Carried over	<u>69. 5. 6</u>
Brought over	<u>69. 5. 6</u>
4 Chests & 6 Chairs old	1" 0" 0
aparcel of shoe makers tools & a box	0" 6s 0
10 old scythes 1/2 a parcel off flax, rist and w.	
parcel of Linen	1" 10s 0
6 ft. wheels, 8 ft. pillow case 26. 5 ft. old round 2 ft. 5" 4s 0	
2 M. D. Counterpanes 30" 2 diapers Table cloths 20" 2" 10s 0	
2 Cotton table cloths 5 ft x 3 ft. broad 2 ft 6"	0" 7s 6
3 diapers Towels	0" 3s 0
1 Bed. 2 Pillows, boulders Quilted & Quilted	5" 0" 0
1 Bed, boulders Cornet of Woodstead	3" 0" 0
5 old blankets 15 ft x 2 ft. new 2 ft	2" 3s 0
1 suit Virginia cloth curtains	2" 0" 0
1 old rug 7 ft 6" 1 ft. wool x 2 ft. Cotton border 7 ft 6" 0" 10s 0	
13 narrow hoes 26 ft 5 broad ft. 12 ft 6"	1" 18s 6
2 new unled 10 ft old box 11 ft. 1 trunk. 20 ft. 1" 11s 0	

494

Negro Dame £200 Peter £200 Abraham £40.	£140. 0. 0
Jew £20 Harry £40 Hamble £40.	130. 0. 0
Sweeney £10. Sampson £20 old Toney £10.	110. 0. 0
Ghill £60 Sott. £60 little Abraham £45.	135. 0. 0
little Dick £45 Jimmy £40.	85. 0. 0
Charles £20 Ambrose £20 Ben £20 George £25.	115. 0. 0
Adam £15 Nat £25 Hannah with China & Hollies £20.	100. 0. 0
Doll £15. Judy £20 little willow child upright £60.	125. 0. 0
Wife of child & wife £20 Natives £45 Kate £45.	140. 0. 0
Lucy £25 Rose £20 Dinah £20 little Phill £15.	80. 0. 0
old Doll £10. Frank £15 Jerry £40.	65. 0. 0
James.	30. 0. 0
48 cattle.	48. 0. 0
3 calves 10/15 hogs £4. 2. 0. 28 sheep at 5/- £14. 10.	149. 2. 0
water mill £2. 18 a gun £1 Clark's York chain 30/- 6. 8. 0 20/- 10/- 10/- 10/- carried over.	1. 0. - £1447. 2. 6

Brought Over

abhaire harness £5. 0. 0. Tumbler 10/-	£5. 10. 0
4 Jugs of 2 barrels	0. 10. 0
1 Trunk £16. 0. 0. 2 Day horses at £12.	72. 0. 6
1 Gray horse £6. 10/- mare £6. black colt £2. 10/- 20/- 10/- 0	
100 lbs Beeswax, Meadow Flax 20/- 2 Cylinders each 10/-	1. 12. 0
1 penny auger 26/- 1/- old millions 6/- 86. 0. 0. iron 7/9.	1. 19. 9
100 barrels of corn at 5/-	25. 0. 0
8775. 0. of Sots. at 2/- 1/-	73. 2. 6
100 lbs Blackbourn	
7 bars	0. 0. 0
5 tuns £6. 0. 0. 1 bull £12 3 yearlings 12/-	£7. 17. 0
John Smith John Morgan John Berry.	£1595. 11. 3

435

A Court held for Middlesex County at Urbanna
on Tuesday the 7th day of February 1758

The Inventory of the Estate of Churchill Jones Deed n.

Exam? Was returned and ordered to be recorded

Test^d
Pro. Price Esq.

All the subscribers being first sworn before Henry
F. Jones Washington Esq; by an order of Middlesex County Court
Inventory dated the 5th day of July 1757 did approve the Estate of
John Jones Deedⁿ son of

1 Dark £2. 10sd Table St. £3. 0. 0.

1 Chair of 1 Table 1/6 0. 9. 6

1 Chair 4/6 1 bearing furniture £5. 5. 4. 6

1 Box 1. 10. 0

2 Iron pots w^t sp. pot. hooks 0. 12. 6

3 Chairs of 1 stone Jug 2/6 0. 8. 6

a parcel Carpenter Tools 0. 13. 0

a parcel of Shoemakers Tools 0. 12. 6

2 dishes & plate 2 bacon & a parcel of utinsl. £1. 0. 0.

1 Earthen mug 0. 2. 0

1 Drinking glass w^t paper box 0. 1. 0

1 water jug 1/3. 20 bottles 3/1. 0. 4. 7

a spinning wheel w^t 3 H. Cards 0. 14. 0

1 Hunting glass w^t 1 st horn 0. 1. 0

1 Box Iron & hardware w^t 1 P. money wallet A. 0. 9. 0

1 Pocket book w^t a parcel of Books 15/ 0. 6. 0

(406)

1 candlestick a pack of cards w/ a comb	£ 0 <i>ii</i> 1 <i>ii</i> 3
1 brush $\frac{1}{2}$ lb com 2 vlays w/ harness 1 <i>ii</i>	0 <i>ii</i> 12 <i>ii</i> 7 <i>ii</i>
1 string pair of meal vifos	0 <i>ii</i> 4 <i>ii</i> 0
4 yds. harness $\frac{2}{3}$ yds. challoon buckram retaining 1 <i>ii</i> 8 <i>ii</i> 6	
1 Grate Coal	0 <i>ii</i> 7 <i>ii</i> 6
a Coal & meat cooler w/ a p. Brueker	0 <i>ii</i> 15 <i>ii</i> 0
1 hat 2 <i>1/2</i> lbs of haircloth for the st.	0 <i>ii</i> 7 <i>ii</i> 6
5 Kevhels 2 <i>1/2</i> aparsel of Cotton 4 <i>ii</i>	0 <i>ii</i> 6 <i>ii</i> 6
5 Barns Corn 0 <i>ii</i> . 5 <i>ii</i>	1 <i>ii</i> 5 <i>ii</i> 0
50 lbs. of Bacon 0 <i>ii</i> . 5 <i>ii</i>	1 <i>ii</i> 0 <i>ii</i> . 10
	<u>2<i>ii</i> 12<i>ii</i> 0<i>ii</i></u>

Brought over. £ 2*ii* 12*ii* 0*ii*

a panel of leather	0 <i>ii</i> 5 <i>ii</i> 0
4 old Barn 10 <i>lb</i> of bushels wheat 12 <i>1/2</i>	1 <i>ii</i> 2 <i>ii</i> 6
3 milk pams 3 <i>1/2</i> 2 meal bags 2 <i>1/2</i>	0 <i>ii</i> 6 <i>ii</i> 0
a panel of leather pair of 2 trays 1 <i>ii</i>	0 <i>ii</i> 6 <i>ii</i> 0
2 gin bls $\frac{1}{2}$ 10 <i>lb</i> of yarn d. 1 <i>1/2</i>	0 <i>ii</i> 15 <i>ii</i> 7 <i>ii</i>
2 Barrels 1 <i>lb</i> 1 <i>lb</i> bush. 6 <i>lb</i>	0 <i>ii</i> 1 <i>ii</i> 6
1 mare	2 <i>ii</i> 5 <i>ii</i> 0
2 earthen plates 1 <i>lb</i> each q <i>ii</i>	0 <i>ii</i> 10 <i>ii</i> 0
1 saddle & Bridle 8 <i>lb</i> 2 <i>1/2</i> bushels 2 <i>1/2</i>	0 <i>ii</i> 10 <i>ii</i> 6
1 wide saddle	1 <i>ii</i> 10 <i>ii</i> 0
	<u>7<i>ii</i> 2<i>ii</i> 1<i>ii</i></u>
	<u>2<i>ii</i> 12<i>ii</i> 0<i>ii</i></u>

Administrator.

Margret ^{her} Jones
Mark

John Taylor
John Lewis
William Brooker

£ 2*ii* 14*ii* 2

Acta Court held for Middlesex County at Hobanna)

on Tuesday the 7th day of February 1758 -

This appraisement of the Estate of John Jones deceased
Esq; was returned and ordered to be recorded

By the Court

Pro Bono Publico.

Know all men by these presents that we William Mountague
Mountague

Bond and Charles Lee are held and firmly bound unto Christopher W.

For the sum of Robinson Christopher Curtis Robert Elliott Robert Daniel Gent.

Humphrey Justice of Middlesex County Esq; for the use of the said Bond

and Charles Lee In the sum of one thousand pounds to the which payment well

done and paid we bind ourselves our heirs executors

jointly severally firmly by these presents sealed with our seals

dated this 7th day of February 1758 -

The condition of the above obligation is unto that when-

as the above bound William Mountague is appointed Guardian

of Margaret Sodenick Jones Orphan of Humphrey Jones

deed if therefore the said William Mountague do well and truly

discharge the said Trust of Guardianship according to Law

and pay unto the ^{said} orphan all such Estate or Estates as shall

hereafter come to his hands as soon as the said orphan

shall attain to somfull age & shall also never keep & indemnify

the said Justices and their Successors from all Laws suits

Troubles & damages which to them or any of them may accrue

or happen for or by Reason of their granting to the said William

Mountague Guardianship of the said Orphan that then the

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above Obligation to be void and of none Effect otherwise to be and re-
main in full Force & Credit of Virginia
Signed sealed and delivered }
in presence of }

William Mountague
Charles Lee

Robert Elliot

John Lewis

At a Court held for Middlesex County at Urbanna on Tuesday
the 17th day of February anno Dom^m 1758

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

By the Court

Fro. Brice Esq.

BRYANT, attorney by these presents that we Delly Bryant and
James Daniel are held and firmly bound unto Edmond Barkley
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 Current money to be paid to the said Edmond Barkley
his Executors, Administrators, and assigns: to the which payment
well and truly to be made we bind ourselves and every of us, our
and every of our heirs, Executors and Administrators jointly and
severally, firmly by these presents, sealed with our seals dated this
seventh day of February 1758

THE COMPLETION of this obligation is such that if the above
bound Delly Bryant admitt^d of all the goods, chattels, and credits

of John Bryant aforesaid 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 admittor 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 good, 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 admittor or into the hands and possession
of any other person or persons, for her do well and truly adm=
=mittor according to law: and further, do make a just and
true account of her actions and doings therein when therunto
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 admittors account the same being first examined
and allowed by the Justices of the Court for the time being
shall Deliver and pay unto such person or persons respectively
as the said Justices by their order or judgment shall direct
Pursuant to the Laws in that case made and provided
and if it shall hereafter appear, that any last Will and
Testament was made by the said Deceased and the Executor
or Executrix therein named, do exhibit the same into the
said Court making request to have it allowed and approved
accordingly, if the said admittor being therunto required.

(A40)

do render and deliver up her letters of administration approba-
tion of such Testament being first had and made to the said
Court. Then this Obligation to be void and of none Effect; or else
To remain in full Force and Virtue.

Bailed and Delivered of
Insufficiency of

Betty ^{now} Bryant
~~Murphy~~

James Daniel



At a Court held for Middlesex County at Urbanna on
Tuesday the 7th day of February 1758.

This Bond was acknowledged by the subscribers hereto and ordered
exam'd To be recorded.

By the Court

F. Price S. C.

SENTIMENT. to an order of Court dated at Urbanna the
division of, 3rd day of April 1757. We the subscribers have met and allotted
estate of to Ann Harrington Widow of Measey Harrington and her
Majey. Dower of the slaves of the said estate as followeth
Yarrington.

Doll. appraised to £10.

Leanna appraised to £00

£10

Which is the third part of the slaves of the said estate and
Thirteen shillings four pence over and above seven pounds four
shillings six pence which is a Chilas part of the Personal &

Estate to Thirteen shillings and four pence which one
has over in Negro money.

Allotted to Ann Buford Twenty five pounds to be paid to
her in the Year fifty eight, and also Twenty five pounds
more to be paid her in the Year one thousand seven hun-
dred and sixty one, it being a legacy devised to her in
the S^t Deceased Will.

Allotted to Judith Brown one shilling in full of the
S^t Estate as in the Will Directed.

Allotted to John Yarrington five shillings a legacy de-
vised to him in the S^t Deceased Will —

Allotted to Mary Brown Twenty five pounds whenever she
shall arrive to the Age of Eighteen Years or Marries as
in the S^t Will directs.

Allotted to Rachel Brown Twenty five pounds whenever
she shall arrive to the age of eighteen Years or Marries as
in the S^t Will Directed.

All the rest of the S^t Estate is in the hands of the Esq^r
It being Devised to his Wife in the S^t Will of the Deceased.

Given Under our hands this 28th day of April 1757.

Jenvis Mountague

William Mountague

Charles Lee.

At a court held for Middlesex County at Urbanna on
Sunday the 6th day of December 1757.

This Division of the Estate of Major Yarrington Esq^r
was returned and ordered to be recorded

By the Court —

Thos. Price A.B.

Pearsons
1700.
John
Bond.

UNIVERSITY all men by these presents, that we Elizabeth Deacon
and William Dudley are held and firmly bound unto James
Bridgeman, Robinson Robert Elliot Henry Washington &
Robert Daniel Gent. Justices of the County Court of Middle
and their successors in the sum of one hundred pounds to be
paid to the said James Bridgeman, his executors, administrators
and assigns: to the which payment well & truly to be made
we bind ourselves and every of us, our and every of our Heirs
executors and administrators jointly and severally, firmly
by these presents sealed with our seals dated this ninth
day of December 1787.

The condition of this obligation is such that if the
above bound Elizabeth Deacon admst of all the goods Chattels
and Credit^s of John Deacon deceased do make or cause to
be made a true and perfect Inventory of all and singular
the goods Chattels and Credit^s of the said deceased which
have or shall come to the hands possession or knowledge
of her the said Elizabeth 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 thereunto required
by the said court and the same Goods Chattels &
Credit^s and all other the goods Chattels & 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 Elizabeth Deacon
or into the hands and possession of any other person or persons
for her do well and truly administer according to law and further

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do make a just and true account of her actions and doings therein when thereunto 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 admitt^t 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 left will^t Testament was made by the said Deceased; and the Executor or Executrix therein named, do exhibit the same in the said Court making request to have it allowed and approved accordingly, if the said Elizabeth Deaton being thereunto required do render and deliver up her 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 on full force and virtue.

Sealed and Delivered of }
in the presence of. }

Elizabeth Deaton
Mark

William C Dudley

At a Court held for Middletown County at Hobanna on Tuesday the 6th day of December 1757

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

By the Court

Tho. Price Esq.

(444)

SIMON all men by these presents that we Vincent Vays & Philip Mountague are held and firmly bound unto Christopher Robinson, James Reed Robert Elliot & Robert Daniel Gentlemen
Guardians Justices of Middlesex County and their successors in the sum
~~Bond~~ of one thousand pounds Current money to the which payment
well and truly to be made we bind ourselves our heirs & executors
administrators jointly & severally firmly by these presents to be
sealed with our seals and dated this sixth day of December Anno 1757
The CONDITION of the above ~~bound~~ obligation is such that
whereas the above bound Vincent Vays is appointed Guardian
of James Mountague orphan of William Mountague deceased
if therefore the said Vincent Vays do well and truly discharge
the said trust of guardianship according to law and pay
unto the said orphan all such Estate or Estates as shall hereafter
come to his hands as soon as the said orphan shall attain
to majority and shall also save him harmless & indemnify
the said Justice and their successors from all damages trouble or damage
which to them or any of them may accrue or happen for or by reason
of their granting to the said Vincent Vays Guardianship of the said
orphan that then the obligation to be void and of none effect &
otherwise to remain in full force power & virtue.

Vincent Vays Esq;
Jr. Mountague Esq;

A Court held for Middlesex County at Hobart on Tuesday
the 6th day of December 1757. This Bond was acknowledged
by the subscriber herein and ordered to be Recorded
By the Court —

L. Price Esq.

S^t M^t all men by these presents that we Thos^r. Price
 Recd^d Bond William Montague are held & firmly bound unto Charles
 Robinson, James Reed, Robert West & Robert Daniel gen^d
 Guardian^s Justices of Middlesex County to pay for the use of the s^t
 Montague Court in the sum of two thousand pounds £²⁰⁰⁰ to the
 which payment we will truly to be made We bind ourselves
 our heires & administrators jointly and severally to make
 Firmly by these presents sealed with our seals & dated this
 6th day of December 1757 —

The CONDITION of the above obligation is such that
 Whereas the above bound Thos^r. Price as appointed Guardian
 of Catherine & Margaret Montague orphans of William
 Montague deceased therefore the s^t Thos^r. Price doth
 & truly discharge the s^t trust of Guardianship according
 to Law by unto the s^t Orphans all such estates & goods
 as shall hereafter come to his hands as soon as the s^t Orphans
 shall attain to lawful age and shall also keep harmless
 and indemnify the s^t Justices & 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 s^t Thos^r. Price Guardianship of the s^t &
 orphans that then the above obligation to be void & of
 none effect otherwise to be and remain in full force power
 and virtue —

Thos^r. Price Esq^r

William Montague

At a Court held for Middlesex County at Woburn on
 Tuesday the 6th day of December 1757 —

I am^r witness thereto acknowledged by the subscribers hereto & ordered to be
 filed in the Court —

Thos^r. Price Esq^r.

(446)

John allmon by these Presents that oos William Mountague
Dennis Mountague are held & firmly bound unto Christopher
Montague, Robinson, James Reid, Robert Elliott, Robert Daniel Gentlemen
Bond & Justices of Middlesex County to and for the use of the said Court
Guardianship in the sum of three thousand pounds, to the which payment
Mountague will & truly to be made we bind our selves our heirs & executors ad
dintly severally firmly by these presents sealed with our
seals dated this eighth day of December 1757.

The CONDITION of the above obligation is such that
Whereas the above bound William Mountague is appointed
Guardian of James Sam'l & Peter Mountague orphans
of Wm. Mountague if therefore the said Wm. Mountague
do well & truly discharge the said trust of Guardian according
to law & pay unto the said Orphans all such Estate or Estates as
as shall hereafter come to his hands as soon as the said
Orphans shall come of سنfull age & shall also have been
harmless & indemnify the said Justices & their successors from
all lawesuits trouble & damage which to them or any of
them may accrue or happen for or by reason of their granting
to the said Wm. Mountague Guardianship of the said Orphans. That
then the above obligation to be void & of none effect otherwise
to remain in full force Power & Virtue.

Wm. Mountague Seal
Dennis Mountague Seal

At a Court held for Middlesex County at Hoban on
the 6th day of December 1757.

This Bond was acknowledged by the subscribers hereunto

James. Ordered to be Recorded

By the Court—

No. Price 6/6

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Robinson
Adventer
Bond -

SIMON. all men by these presents that that we
Sarah Robinson, Thomas Humpreys, Charles Robinson
are holding firmly bound unto Chas. Robinson Jr. Esq.
Chas. Curran, Henry Washington Gent. 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 executors, Administrators, and assigns: to the
which payment well and truly to be made, we bind
ourselves and every of us our and every of our
heirs executors & administrators, jointly and severally
firmly by these presents sealed with our seal
dated the seventh day of March 1758

The condition of this obligation
is such that if the above bound Sarah Robinson,
Administratrix of all the goods Chattel and credits
of William Robinson deceased, do make or cause
to be made a true and perfect Inventory of all and
singular the goods Chattel and credits of the
Deceased which have or shall come to the hands, pos-
session or knowledge of her the said Sarah or into
the hand, 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 thereunto required
by the said Court, and the same goods Chattel
and credits and all other the goods Chattel and credits.

(AAS)

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 Sarah
or into the hands of possession of any other person or persons
for her as well and truly administrator according to law, and do
further do make a just and true account of her actions and doings
therin, when thereunto 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 administrator's
account, the same being first examined and allowed by the
Justices of the Court for the time being shall deliver and pay
unto such person or persons respectively, as the said Justices
by their order or judgment, shall direct, pursuant to the
laws in that case made and provided; and if shall hereafter appear
that any last will and Testament was made by the said deceased
and the Executor or Executrix therein named do exhibit the same
into the said Court making request to have it attested and
approved accordingly if the s^r. Sarah being thereunto required
do render and deliver up her letters of administration approv-
ation of such Testament being first had and made in the s^r. Court
then this obligation to be void of none effect, or to remain in full

Force and Virtue

Sacred delivered

in presence of

D^r Dyer

Sarah
Robinson

Thos Stemp

Charles Robinson

At a Court held for Middlesex County at Urbanna on
Tuesday the 4th day of March Anne Dom^d 1758

This Bond was acknowledged by the subscriber
here to and ordered to be Recorded
By the Court

John Price Esq

S^t M^t N^o Wth all men by these presents that we Henry Whiting
 Thomas Hemp^r John Segar are hereby firmly bound unto
 Col^r Robinson Esq^r Paid C^{lerk} Cur^r Henry Washington
 gent^r Justices of Middlesex County to & for the sum of
 the said Court On the sum of Five Thousand pounds To
 the which payment well & truly to be made we bind our
 selves our heirs executors & administrators jointly & severally firmly
 by these presents sealed with our sealing dated this 1st day
 of March 1758

The Condition

of the above obligation is such that whenever the above-
 bound Henry Whiting is appointed guardian to Dorothy
 Elliot orphan of Robert Elliot dec^d if therefore the said
 Henry Whiting do not truly discharge the said trust
 of guardianship according to Law and pay unto the
 said orphan all such Estate or Estates as shall here-
 after come to his hands as soon as the s^r orphan
 shall attain to Lawfull age & shall also have been
 his master Indemnify the S^r Justices and their execu-
 tors from all dangerous Troubles & damages which
 to them or any of them may accrue or happen for or
 by reason of their granting to the s^r Henry Whiting guard-
 ianship of the s^r orphan that then this obligation to
 be void of none Effect otherwise to remain in full force
 power & virtue

Signed sealed delivered
 In presence of

Henry Whiting
 Thos Hemp^r
 John Segar

At a Court held for Middlesex County at Urbana on Tuesday
The 7th day of March Anno Dom. 1758

Recd?

This Bond was acknowledged by the subscriber and to
be recorded and ordered to record

By the Court

Jno. Dice Esq.

Eggleston
Moulton
admin
Bond.

KNOW ALMENLY these presents; that we Joseph Eggleston &
William Moulton & John Murray are held and firmly bound
unto Christopher Robinson the first Justice in the Commission
of the peace for Middlesex County for and in behalf, and to
the use and behoof of the Justices of the said County, and
their successors, in the sum of Two Thousand pounds to be paid
to the said Christopher Robinson his Executors, administrators
and assigns; to the which payment well and truly to be made
we bind ourselves and every of us our and every of our Heirs &
Executors, and administrators, jointly and severally firmly
by these presents sealed with our seals dated this second day
of May 1758

The condition of this obligation is such
that if the above bound Joseph Eggleston William Moulton adme-
nistrators of all the goods, chattels and credits of John Segar deceased
do make or cause to be made, a true and perfect Inventory of all
singular the goods, chattels and credits of the said deceased what
have, or shall come to the hands possession or knowledge of them
the said Joseph & William or into the hands or possession of any
other person or persons for them and the same so made do exhibit