

or cause to be exhibited into the County Court of Middlesex,  
 at such time as they shall be thereunto required by the said Administrator  
 and all other the Goods Chattels and Credits -  
 and the same 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 Joseph & William or into the hands  
 and possession of any other person or persons for them do well  
 and truly administer according to law and further do make  
 a just and true account of their actings and doings therewhile  
 thereto required by the said Court; and all the rest and residue  
 of the said Goods, Chattels, and Credits which shall be found  
 remaining upon the said Administrators account the same  
 being first examined and allowed by the Justices of the Court  
 for the time being shall deliver and pay unto such person  
 or persons respectively, as the said Justices by their Order,  
 or Judgment shall direct, pursuant to the Laws in that case  
 made and provided; and if it shall hereafter appear that  
 any last Will 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 Joseph & William being  
 thereunto required do render and deliver up their letters  
 of administration, approbation of such Testament being  
 first had and made in the said Court: Then this obligation  
 to be void and of no effect, or else to remain in full force and virtue  
 sealed and delivered.

In the presence of

Sos: Eggleston *notary public*  
 William Moulton *notary public*  
 John Murray *notary public*

A Court held for Middlesex County at Urbanna on Tuesday  
the 2<sup>d</sup> day of May anno Dom<sup>i</sup>. 1758

This Bond now acknowledged by the subscribers hereto  
be it known and Ordered to be Recorded.

Sates

No. Six & 6th.

Know all men by these presents that we John Thurston sc<sup>t</sup> and  
 Tobias Allen are held and firmly bound unto C<sup>m</sup> Barkley Christopher  
 Robinson James Reid Christopher Curtis Henry Washington and  
 Robert Daniel Gent<sup>m</sup> Justices of Middlesex County to and for the sum  
 of the said Court in the sum of Fifty Pounds to the which payment  
 well & truly to be made we bind ourselves our heirs executors & adm<sup>ors</sup>  
 jointly & severally firmly by these presents made with our seals dated this  
 6<sup>th</sup> day of June 1758.

The condition of the above oblig<sup>n</sup>ation is such that whereas the above bound John Thurston sc<sup>t</sup> is  
 appointed Guardian of Samuel Greenwood orphan of Samuel  
 Greenwood deceased therefore the said John Thurston sc<sup>t</sup> do well &  
 truly discharge the v<sup>r</sup> trust of Guardianship according to Law and  
 pay unto the v<sup>r</sup> Orphan absoch Estate or Estates as shall hereafter  
 come to his hands as soon as the v<sup>r</sup> Orphan shall attain to full age  
 & shall also wave keeping indemnify the said Justices & their successors  
 from all Law suits Troubles & damages which to them or any of them  
 may accrue or happen for or by reason of their granting to the said  
 John Thurston guardianship of the v<sup>r</sup> Orphan, that then the above  
 Obligation to be void of none effect otherwise to be and remain in full  
 force Power Virtue —

John Thurston   
 Tobias Allen 

(459)  
At a Court held for Middlesex County at Uxbridge on  
Tuesday the 6<sup>th</sup> day of June Anne Dom. 1758.

This Bond was acknowledged by the subscribers hereunto and

paid? Ordered to be recorded.

By the Court.

Pro. Price Esq.

John Segars. Swear to an order of Middlesex County Court dated  
Inventory of May 1758. The subscribers being first sworn  
before Robert Elliot Gent. have appraised the Estate of John Segar  
deed as follows

1 Grid Iron.	\$ 0. 3. 0
1 Box of Indian Cherry	3. 0. 0
1 Doz Peader Plates	0. 15. 0
4 Peader Dishes & Spoons	0. 10. 0
1 Table	1. 5. 0
1 Small Do. 10/ 1 Skillet. A/ about 60 Cotton unpicked d. 3.	0. 14. 0
1 Broad hoe	0. 4. 0
1 Spilt, 1 Boxer & 1/2 Pot Hooks	0. 7. 0
2 Stock Locks 1/2 1/2 Box, Bolt &c. 1/6	0. 2. 6
100 bed Sheet & funnel	0. 2. 0
2 stone Juggs & butter pot	0. 7. 0
22 Quart Bottles at 3.	0. 5. 6
1 small looking Glass	0. 3. 0
1 boulted hide bed 1/2" thick Bolster & Blanket.	3. 0. 0
Bron Pet	0. 7. 6

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6 Syder Barrels	\$ 0.19.0
30 Gallon Sydes $\frac{D}{2}$ 3. 7/6. 1 Tab. 31	0.10.6
2 Razors & Shop. 3/ 3 Brushes 1/6.	0.4.6
11 <sup>th</sup> Cock Gaffs	0.1.0
2 Gimlets Powder horn &c.	0. 0.75
1 Iron spindle 3 Old Books	0. 2.0
some Spun Cotton shoe Thread & needle straps	0.2.0
1 China Bowl	0. 3.9
8 Earthen Plates salt cellar Tumbler Cup & Pepper Box	0. 8.6
9 Cave Knives & 12 forks	0.7.0
1 Chest of some Dyed Cotton 2/6	0. 7.6
1 saddles Bridle & Cloth	0.10.0
1 Fire tongs 1 Stone mug	0. 2.0
10 ft Chain, Boxes & Bott. of rum hhaq off	0. 18.0
1 young Mare. £10. 18 <sup>0</sup> . 9 <sup>0</sup> 22.	12. 0.0
1 mare & colt	3. 0.0
1 Black mare & colt	0. 0.0
4 breeding cows of Barrow. £2. 8 large sheats £2.	4. 0.0
7 Small D. £1. 7 large Pigs. $\frac{D}{2} 21$	1. 14.0
5 Small $\frac{D}{2}$ $\frac{D}{2} 11$	0. 3. 1/2
6 large Hens	10. 10.0
10 Cows	12. 10.0
6 Heifers	0. 0.0
6 yearlings	2. 2.0
2 young calves. 8/	0. 8.0
1 Boar. 7/6 sow & piggs 10/	0. 17.6
1 Negro Mofla and Child in arms.	50. 0.0
Suey a Girl	20. 0.0

Milley a girl	£ 10. 0 <sup>m</sup> 0
Frank child in arms	50. 0 <sup>m</sup> 0
Silva a girl	20. 0 <sup>m</sup> 0
South a girl	£ 10. Belly £ 30.
Jack	40. 0 <sup>m</sup> 0
Anthony	60. 0 <sup>m</sup> 0
Winnia a girl	30. 0 <sup>m</sup> 0
1 slate	0. 1. 6
1 Cart & Wheel & yoke	St. upon Cart 91. 1. 3. 0
1 Iron Castle 51. 1 Bullet pot & Bowl 116.	0. 5. 6
1 Gunn & spinning wheel 77.	2. 7. 0
1 4 gallon Jagg.	0. 4. 0

William Moulton.	Chr. Curtis
Joseph Eggleston } adm <sup>r</sup>	Henry Washington
	John Gorson
	John Churchill

At a Court held for Middlesex County at Hobanna on  
Tuesday the 6<sup>th</sup> day of June Anno Dom. 1758.

This appraisement of the Estate of John Segar deceased was  
returned and ordered to be recorded

By the Court.

Campbell's Additional Inventory of the Estate of James Campbell deceased  
add<sup>d</sup> to his inventory To negro woman value for £ 207. 1. 0  
To Debts Recd ff Robert Daniel adm<sup>r</sup> £ 16. 0. 14

At a Court held for Middlesex County at Hobanna on Tuesday the 11<sup>th</sup> day  
of July 1758. — This additional Inventory of the Estate of James  
Campbell deceased was recd & ordered to be recorded

By the Court.  
T. Price Esq<sup>r</sup>

Geo Daniel  
W<sup>t</sup> A

(456)

In the name of God amen I George Daniel of ~  
Hodderstone County, being sick and weak in Body but of per-  
fect sense and memory praised be almighty God for the same  
to make and ordain this my last Will and Testament in man-  
ner and form as followeth, In<sup>p</sup>. I give and bequeath my soul  
to God who gave it me hoping thru the merits of my blessed  
saviour Jesus Christ to obtain full remission and pardon for all  
my vices and my body I committ to the Earth from whence it came  
to be decently Buried in a Christian manner to the desirousion  
of my said h[er]eafter named and as to my worldly goods and  
estate which God of his infinite goodness and mercy hath  
bestowed on me my just debts and funeral charges being  
first paid I give & bequeath and despoile as followeth Viz.  
It is my Will and desire as much of my Estate shall be  
sold as shall satisfy all my debts the negro to be excepted if  
there can be any way to pay my debts without selling them  
otherwise to be sold, Item, it my Will and desire that af-  
ter all my just debts is paid and satisfied that all the  
rest of my estate I give to be Equally divided, <sup>between</sup> my loving  
Wife Mary Daniel and my son Nelson Daniel to my Daugh-  
ter H[er]eby Daniel, Lastly, I do nominate and appoint  
my Brother William Daniel & my Brother Robert Daniel  
& George Daniel Executors of this my last will & Testament  
hereby revoking & desanulling & making void all former Wills  
or Wills by me heretofore by me made to declare this to be my  
last Will & Testament In witness whereof I have hereunto set my hand  
and 7<sup>th</sup> day of April 1758.

Signed seal & delivered  
In presence of us

Henry Daniel

Betty X Daniel  
Mark —

Geo. Daniel GDB

At a Court held for Middlesex County at Urbana  
on Tuesday the 4<sup>th</sup> day of July Arms Term 1758.

This Will was presented in Court by Wm Daniel

George Daniel his of the Executors herein named who made  
oath, <sup>and</sup> according to Law, which being also proved by the oath  
of the witness here to it is ordered to be recorded, and upon  
the motion of the <sup>2</sup> Prosecutor their performing what the Law  
in the like cases require Certificate is granted them for obtain-  
ing a Probate hereof in due form

Teste

W. Price M.D.

Daniel Esq. & Bond. It NOW all men by these presents, that we William Daniel  
George Daniel & Henry Daniel are held & firmly bound to  
Christopher Robinson Christopher Curtis Robert Elliot & Robert  
Daniel Gent. Justices of the Court of Middlesex County nowe  
willing in the sum of one thousand pounds Current money of  
Virginia to the which payment weily to be made to  
the <sup>2</sup> Justices, and their successors we bind our selves, and each  
of us our and each of our heirs Executors & administrators jointly  
& severally, firmly by these presents sealed with our seals the  
4<sup>th</sup> day of July in the year of our Lord one thousand seven  
hundred & fifty & in the xxij<sup>th</sup> year of the reign of our sovereign  
Lord George the second.

The condition of this obligation is such  
that if the above bound William Daniel & George Daniel  
Executors of the last Will & Testament of George Daniel d<sup>r</sup>.

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do make or cause to be made a true and perfect Inventory of all and  
singular the goods, Chattels and Credits of the said deceased which  
have or shall come to the hands, possession or knowledge of the said  
W<sup>m</sup> Daniel & George Daniel or into the hands and possession of any  
other person or persons for them and the same so made do exhibit  
unto the County Court of Middlesex at such time as they shall  
be thereunto required by the said Court; and the same goods, Chattels  
and Credits to 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 s<sup>r</sup> William & George or into the hands and  
possession of any other person or persons for them, do well & truly  
administer according to Law & further to make a true & just account  
of their actions & doings therein when thereto required by the said  
and also shall well & truly pay & deliver all the Legacies contained  
and specified in their s<sup>r</sup> Testament, as far as the said goods, Chattels  
and Credits will thereto extend & the law shall charge: Then  
this obligation to be void and of none Effect or else to remain  
in full force & virtue.

Seal of Middlesex Co.  
In presence of

William Daniel Seal  
George Daniel Seal  
Henry Daniel Seal

A Court held for Middlesex County at Urbana on  
Tuesday the 4<sup>th</sup> day of July anno Dom<sup>i</sup> 1758.

This Bond was acknowledged by the subscriber  
hereunto and ordered to be Recorded.

Teste.

Thos. Price Esq<sup>r</sup>

In the name of God amen. I Elizabeth Smith  
 & Smith of the County of Middlesex parish of Christ Church Evington  
 Will make but of perfect memory thank be to god for the same  
 and calling to mind the certainty of death & the uncertainty  
 of the time thereof do make this my last Will and Testament  
 in manner and form as followeth first I Command my soul  
 to almighty God that first gave it me and my body to the  
 Earth from whence it was taken to be buried in such decent  
 manner as my Executors hereafter mentioned shall think fitting  
 and as for such worldly goods as it hath bene please God to  
 bestow or intrust me with I do hear give and be wile as followeth  
 Item I give and bequeath unto William Daniel son of  
<sup>2 ann</sup> Richard Daniels all my Servants that I now am possessed with  
 or hold or have any right or claime to to him his heirs  
 forever in case the s<sup>r</sup> William Daniell should die before  
 he should come to the age of twenty one years then I do  
 give & bequeath the same to his brother John Daniell whom  
 he shall come to the age of Twenty one years to him his heirs  
 forever Item I give unto William Daniell the best bed and  
 the furniture also I give unto his brother John Daniell my  
 other bed and boulster also I give unto the said William  
 Daniell son of the s<sup>r</sup> Richard Daniel my best Chest together with  
 my best dush & vyn plates three Savons all perstering two Iron  
 polo together with all my stock of Cattell & hoggs what so ever unto  
 me belonging Item I give unto Richard Daniell father of  
 the above named William Daniell my mare together with all my  
 household good that I have not above disposed of as for my  
 wearing apparel I shall order my Executor to dispose of as I shall

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I think fit Lastly I do appoint Richard Daniel my Executor of this my  
last Will and Testament until his son William shall come to the age of  
Twenty one and then shall take upon him the Executordship with  
his father and I do hereby disannull and revoke all other wills what-  
ever I have before by me made & this only to be taken for my last and  
Testament. At Wm. Smith's house (I have) sworn over (I have) set my hand  
and sealed this Eighteenth Day of September in the year of our Lord 1753  
Signed sealing delivered }  
In the presence of }  
John Northam  
James Northam.  
Samuel Northam.

Elizabeth E. Smith  
Mark

At a COURT held for Middlesex County at Urbanna on Tuesday  
the 4<sup>th</sup> day of July Anne Dord 1753

This Will was presented in Court by Richard Daniel  
the Executor herein named who made oath, according to law which  
being also proved by the oath of James Northam & Samuel Northam  
two of the witnesses hereunto ordered to be recorded, and on the motion  
of the J<sup>d</sup> Executor & his performing what the Laws in the like leaves  
require. Certificate is granted him for obtaining a probat hereof in  
due form.

Sealed

No. Price 6<sup>th</sup>

Smiths. I do now all men by these presents that we Richard Daniel & William  
C<sup>r</sup> Jones are held and firmly bound to Christopher Robinson Christopher  
Courtis Robert Collyer Robert Daniel Clerk Justices of the Court of  
Middlesex County now setting in the sum of two hundred pounds current

money of Virginia to the payment whereof well & truly to be made  
to the s<sup>r</sup> Justices and their successors now living ourselves, and each  
of us, our<sup>e</sup> each of our Heirs, Executors, & Administrators jointly  
and severally, firmly by these presents sealed with our seals the  
fourth day of July in the year of our Lord one thousand seven  
hundred & fifty eight and in the xxvij<sup>th</sup> year of the reign of our  
sovereign Lord George the second.

The Condition of this obli-

gation is such; That if the above bound Richard Daniel Executor  
of the last Will & Testament of Elizabeth Smith deceased, do make  
or cause to be made, a true and perfect Inventory of all and singular  
the goods, Chattels and Credits of the s<sup>r</sup> Deed which have or shall come  
to the hands, possession or knowledge of the s<sup>r</sup> Richard Daniel  
or into the hands and possession of any other person or persons  
for him & the same so made, do exhibit into the County Court  
of Pittisid aforesaid at such time as he shall be thereunto required by  
the s<sup>r</sup> Court and the same good Chattels & Credits & all other the  
goods Chattels & Credits of the s<sup>r</sup> Deed which at any time after  
shall come to the hands, possession or knowledge of the s<sup>r</sup> Richd. Daniel  
or into the hands & possession of any other person or persons for him  
do well & truly administer according to Law, further to make  
a true & just account of his actions & doings therein when there do  
require by the s<sup>r</sup> Court; and also shall well & truly pay & deliver all  
the legacies contained & specified in the s<sup>r</sup> Testament as far as the  
s<sup>r</sup> goods Chattels & Credits will thereunto extend & the Law shall charge  
then this obligation to be void and of none Effect or else to rem-  
ain in full force of Virtue.

Sealed & Delivered  
In the presence of J.

Richard Daniel  
appf of  
H-JONES

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Malcourt held for Middlesex County at Urbanna on Tuesday  
the 4<sup>th</sup> day of July 1758.

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

Juste. /  
Pro. Price 6 Th.

Robinson  
Inventory  
In Obedience to an order of Court we the subscribers being  
first sworn before a Justice of the peace have taken a true  
Appraisement of the Estate of William Robinson Deceased as follows etc.

one Negro man Named Jack	\$ 35.00,0
one Mare & one Dillo \$ 16.	11. 6. 0
one Dillo and Coalt. 2/10	2. 10. 0
one Mare colt. one horse Dillo	3. 15. 0
Eleven Cows & eight Calves	14. 15. 0
one young heifer 10f 3 years 1. 10	2. 0. 0,0
one Yoke and Open	5. 0. 0
four Vows £ 1/4 - 8 shoats £ 1/10 19 piggs 19	3. 18. 0
one bed and furniture	4. 0. 0
one Dillo £ 8. one Dillo £ 15.	4. 15. 0
Parcel of Leather 19	0. 13. 0
two porceling tubs 6.	0. 6. 0
Parcel Earthen Ware	0. 3. 0
one Chest 11 one Old Table 1.	0. 2. 0
one pair of money Scales	0. 3. 0
one gilt trunk. A. 1. Chest 5. Dillo 10.	0. 19. 0
one Old unboard. 6.	0. 0. 6

Three Pewter Dishes & Eight plates.	\$ 0. 0. 0
Three pair Cotton Cards.	0. 3. 0
Two pewter bayonet & 9 spoons.	0. 2. 0
One tin vapour & 7 old chairs 6.	0. 6. 4
Parcel of old books & 1 lb. hand Irons 20.	1. 4. 0
One box Iron & heaters 6.	0. 0. 6
One old candle stick & pepper box.	0. 0. 8
Two old pewter Chamber pots.	0. 1. 0
One old looking glass.	0. 0. 6
6 Tins and three Boxes.	0. 0. 6

Amount carried over. \$ 0. 11. 0

Amount brought over. \$ 91. 11. 0

One old Cart and Wheeler.	1. 10. 0
Three old Iron wedges 3/4. one old Table 4.	0. 1. 9
One old Tubb and parcel of parlor.	0. 7. 0
One Spice morter 1/2.	0. 1. 0
Three Iron pots and one Iron Hatch.	1. 10. 0
One old frying pan and one Saddle & Thurfaster.	0. 3. 0
One old fire tongs one Iron peele.	0. 4. 0
Parcel of old Iron 2. one spinning wheel.	0. 5. 0
Parcel of Cotton 10. Parcel of old Trumpery 0. 11. 6	
Parcel of Iron work.	2. 0. 0
One Cart Box 3/4. parcel of glass bottles 2/6.	0. 5. 6
One Gorhode 5/4 some old Iron 6.	0. 5. 6
One Man's old saddle.	0. 6. 0
Two old Barns 6/4. 2 candle molts 2/.	0. 0. 0
One pair stilts 10/4 one Razors &c.	0. 11. 0
Some Iron 3/4.	0. 3. 0

two Iron pins. of one Canno. 10f.

464  
A.D. 11. 0

962. of Tobacco @ \$1.1.0 per

A.D. 11. 3

10m 6.8 $\frac{3}{4}$

A.D. 11. 2. 11 $\frac{3}{4}$

W. William Owen } Sarah Robinson  
James Gibson }  
George Blahe }  
- - - - -

A Court held for Middlesex County at Woburn  
on Tuesday the 4<sup>th</sup> day of July 1758.

The appraisement of the Estate of William  
Ran? Robinson decd was returned & ordered to be recorded.

By the Court

John Dice - 6<sup>th</sup>.

Foster, Bond  
Guardianship & Thomas Price are held & firmly bound unto Christopher  
of Jonesv. Robinson, Christopher Curtis, Robert Elliot & Robert Daniel  
Gentlemen Justices of Middlesex County to and for the  
use of the said Court in the sum of Seven thousand pounds  
to the which payment well & truly to be made we bind  
our selves our heirs & executors jointly & severally  
firmly by these presents sealed with our seals dated  
this fourth day of July 1758.)

The condition of the  
above obligation is such that whereas the above bound Thomas  
Foster is appointed guardian of Rice and Thomas Jonesv.

orphans of William Jones deceased, if therefore the s<sup>t</sup>. Thomas Foster do well and truly discharge the s<sup>t</sup>. trust of guardianship according to law and pay unto the s<sup>t</sup>. orphans aforesaid Estate or Estates as shall hereafter come to his hands as soon as the s<sup>t</sup>. orphans shall attain to Lawfull age & shall also save keep harmless indemnifie the s<sup>t</sup>. Justices & their successors from all damages trouble & damages which to them or any of them may accrue or happen for or by reason of their granting to the s<sup>t</sup>. Thomas Foster guardianship of the s<sup>t</sup>. orphans, that then the above obligation to be void and of none Effect otherwise to remain in full force power & virtue.

dated & Delivered

In the presence of,

Thos. Foster. Esq;

Tho. Price

A Court held for Middlesex County at Urbanna on Tuesday the 4<sup>th</sup> day of July 1758.

This Bond was acknowledged by the  
Com<sup>t</sup> subscribers hereto and ordered to be recorded.

By the Court.

Tho. Price Esq.

Gunkins Bond. I M<sup>t</sup> NO<sup>r</sup> all menly these presents that we William Gunkins Jr.  
Guardian unto William Gunter son & William Mountague are held & firmly  
Gunter's bound unto Col<sup>t</sup> Berkeley Christopher Robinson James  
Reid Christopher Curtis & Henry Washington joint Justices  
of Middlesex County to & for the use of the s<sup>t</sup>. Court in the  
sum of five hundred pounds to the which payment well & truly

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to be made we bind ourselves our heirs Executors & Administrators jointly  
or severally firmly by these presents sealed with our seal dated this ninth  
day of June 1758.

The Condition of the above obligation is such  
that whereas the above bound William Gunter is appointed guardian  
of John Charles & Jane Gunter Orphans of Charles Gunter decd. if  
therefore the s<sup>r</sup> William Gunter do well and truly discharge their trust  
of guardianship according to Law and pay unto the s<sup>r</sup> orphans all  
such Estates & Estates as shall hereafter come to his hands as soon  
as these orphans shall attain to lawfull age & shall also have keep  
harmless & indemnify the s<sup>r</sup> Justices and their successors from all  
suits Troubles & damages which to them or any of them may  
accuse or happen for or by reason of their granting to the s<sup>r</sup> Wm  
Gunter guardianship of the s<sup>r</sup> orphans that then the above  
obligation to be void and of none Effect otherwise to remain  
In full force power virtue.

Signed sealed & witness'd  
In the presence of

Wm Gunter justl seal  
William W. Gunter seal  
Wm Montague seal

A Court held for Middlesex County at Urbanna on Tuesday  
the 1<sup>st</sup> day of July 1758

This bond being entered into & acknowledged  
by the subscribers hereon the eighth day of June  
last & no minute taken thereof the same is now ordered to  
be recorded.

By the Court —

Tho. Price Jt<sup>r</sup>

Churchill I<sup>ND</sup> all men by these presents that we John Churchill  
 Nos. In & William Churchill gentl. are held & firmly bound unto  
 Guardianship Christopher Robinson, James Reid, Robert Elliot and  
 Stegano. Robert Daniel gentl. Justices of Middlesex County  
 to and for the use of the s<sup>d</sup> Court in the sum of one  
 hundred pounds to the which payment well and  
 truly to be made we bind our selves our heirs Exco.  
 & adm<sup>r</sup> jointly & severally firmly by these presents  
 sealed with our sealing dated this 1<sup>st</sup> day of August 1752

The condition of the above obligation  
 is such that whereas the above bound John Churchill  
 is appointed guardian of William Stephen orphan of  
 John Stephen decd. of therefore the s<sup>d</sup> John Churchill  
 do well & truly discharge the s<sup>d</sup> Trust of guardianship  
 according to Law & pay unto the s<sup>d</sup> orphan all such Person  
 or Persons as shall hereafter come to his hands as soon as  
 the s<sup>d</sup> orphan shall attain to Lawfull age & shall also save  
 keep & indemnify the s<sup>d</sup> Justices & their successors from all  
 suits trouble & damages which to them or any of them  
 may accrue or happen for or by reason of this granting to  
 the s<sup>d</sup> John Churchill guardianship of the s<sup>d</sup> orphan that  
 then the above obligation to be void of none Effect other  
 wise to long remain in full force, Done by Virtue

John Churchill Esq;  
 Will Churchill Esq;

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At a Court held for Middlesex County at Urbanna on Tuesday  
the 1<sup>st</sup>. day of August, 1758.

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

Teste,  
John Lewis Esq.

In the name of God. Amen. I John Lewis of Christ  
Church Parish in the County of Middlesex being sick and  
weak in body but in perfect sense & memory doth make and  
ordain this my last Will & Testament in manner and form  
as followeth, Item. I give and bequeath unto my three sons  
all my Lands to be Equally Divided between William Lewis  
John Lewis & Thomas Lewis & the appurtenance thereto  
belonging to them & their heirs. Item. I give to my son  
my son William Lewis my Violin. Item. To my loving wife  
Elizabeth Lewis during her widowhood all the remainder  
part of my Estate & if she should marry it is my desire  
then that my whole Estate should be Equally divided &  
between my loving wife & five Children that is to say to  
William Lewis, John Lewis, Thomas Lewis, Ann Lewis  
and Mary Lewis. and I do constitute & appoint my loving  
wife Elizabeth Lewis & Robert Daniel my Executor  
of this my last Will and Testament in Witness whereof  
I have set my hand & affixed my seal this Eighteenth day  
of May one thousand seven hundred & Fifty Eight. —  
Signed sealed and delivered  
in the presence of

John Lewis Esq.

William Brooks.

Sarah <sup>her</sup>  
X Juggles  
Mark.

Elizabeth <sup>her</sup>  
X Dennis  
Mark.

Mayo. Brooke

The Daughlin

At a Court held for Middlesex County  
at Urbanna on Tuesday the 5<sup>th</sup> day of September 1750.  
This Will was presented in Court by Coliz. Dennis the Executrix.  
herein named who made oath hereto according to Law. which being  
sworn by the oath of John Brooks. Sarah Juggles. Mayo. Brooke  
& The Daughlin four of the witnesses hereto she swears is admitted  
to recd. And on the motion of the S<sup>r</sup>. Executrix for performing  
that the Law in the like case requires Certificate is granted her  
for obtaining a probat. hereof in due form.

I am. D.

Date. No Decr<sup>r</sup> 11<sup>th</sup>

Bryant's In obedience to an order of Court dated the seventh  
Inst<sup>r</sup> of February 1750. We the subscribers have made and  
Inventory of the Estate of John Bryant. Deed as follows.

To 1 negro man named Cobow.	\$10, 0, 0
To 1 negro woman Feb <sup>r</sup> & 1 child named Jenny.	50, 0, 0
To 1 negro boy named Billy.	20,
To 6 Cows & 7 Yearlings.	11, 12, 6
To 2 Draft Horses.	4, 10,
To 10 Hogs & 14 Sheep.	5, 3,
To 2 Cows & 14 Pigs.	0, 18,
To 1 young Mare.	2, 12,
To 6 Chaps. \$1, 0. To 1 feather Bed \$1.	5, 8,
To 1 Do.	4, 10,

A71

To 10 yds. new bid. Tichin.	£1" 10c. 0p
To a parcel of new feathers.	0" 15"
To 1 narrow Scrim.	0" 8"
To 1 Walnut Oval Table. £1. 6. To 1. Chest. 5/-	1" 11"
To 1. Corner. Cupboard. 8/- To 1 square Table 4/-	0" 12.
To 1 bed board. 2/6. To 1 old Chest of Draw 10/-	0" 12. 0.
To Gold. Scale. Charr. 13/- To 2. Flag. Do. 1/6.	0" 16. 6
To 2 iron Jugs 3/. To 2 pds. of wool. Each 1/-	0" 4. 2
To 1 Case of knives & Forks.	0" 6"
To 1 old Coffe Mill.	0" 3"
To 3. Glass bottle. Bottles 6 Potts 3/-	0" 2. 6
To 1 suit of new Cloth.	2" 10"
To 1 pair of Bayanets.	0" 2"
To 1 old saddle bridle & housing.	1" 6.
To 1. Iron. Candle stick. 1/- To a pair. wooden ware. 12/- 0" 11. 13.	
To 1 old looking glass.	0" 6
To 1 Tinn. Canister & Claw hammer.	0" 1. 6.
To a parcel of Earthen. ware.	0" 1.
To 1 gun. £2. 10 To 1 dog. penster. Plates 12/-	3" 2.
To a parcel of old. penster. 4/- To Old. Buttons. 5/-	0" 9.
To 1 old. Dish. 2/- To 1 Frying pan. 3/-	0" 5.
To 1 old meal wiper & To 2 Earthen. pots. 3/-	0" 3. 9
To 1 old oval Table. 2/- To a pair. of old. Books 5/-	0" 7."
To 1 pair of pincoungs 1 pair. handle.	0" 1. 3.
To old. Coopers Tools 3/9. To Eight old hoes 10/-	0" 13. 9
To 2 narrow. Chars & Broad. Do.	0" 4...6
To 1 Iron Pestle. 4/6. To 1 Plough. 3/-	0" 7. 6
To 2 raw. Cow. hides qf. To 1 trap. shield. 1/6.	0" 10. 6

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To 2 Iron wedges.	\$2.. 3.. 6
To 1 lb. pot. Brass Flax for hng. Sodas.	0.. 1
To 1 old box. Iron belgimblatt.	0.. 2.. 4
To 1002 D. of Crop. Tobacco. @ .25.	25.. 12.. 6

Elisabeth Bryant,

William Daniel  
George Daniel  
John Seward

At a Court held for Middlesex County, at Urbana on  
Tuesday the 5<sup>th</sup> Day of September, anno Dom. 1758.

The Inventory & appraisement of  
the Estate of John Bryant deceased was returned ordered  
to be recorded.

By the Court.

Tolson,  
Jno. C. Smith.

C. Smith's In Complaints to an order of Middlesex County Court. To the appraisers did make appraisement of the Estate of Elisabeth Smith deceased as followeth. Viz.—	
To one cow and calf.	\$1.. 15.. 0
To two large heifers.	2.. 10..
To one small D.	0.. 15..
To one yearling.	0.. 8..
To 3 hogs at 6/10 <sup>th</sup> pair.	0.. 10..
To one bed, a m <sup>o</sup> furniture &c. To 1 Chest 10 <sup>th</sup> 6.. 10..	

To old peaster. 6/ To his bay one 6 one dark. 9/ A73  
To one large. pol. 10/ To one small. 2/ 6/ 0.11 15

To one large. pol. 10/ To one small. 2/ 6/ 0.11 16

~~14~~ 14 " 7 " 0

Richard Daniel.

William Brewster

James Northam.

William Healy.)

A Court held for Middlesex County at LeBanna on Tuesday  
the 5th day of September 1758.

This Insentning appraisement of the Estate  
of Elizabeth Smith deceased was returning ordered to be recorded.

By the Court.

Wm. Brewster  
R. Daniel

Lewis's. IT MOT all men by these presents that we Eliz: Lewis & her  
Ex: Wm. Brewster William Brooks are held and firmly bound  
to Christopher Robinson, James Reid Christopher Curtis and  
Robert Daniel gent. Justices of the Court of Middlesex & the  
County now willing in the sum of Five hundred pounds Court  
money to the payment whereof nothing truly to be made to the  
a: Justices, & their successors, we bind ourselves & each of us and  
& each of our heirs Executors administrators jointly and severally, firmly  
by these presents sealed with our seals the fifth day of septem  
ber in the year of our Lord one thousand seven hundred & fifty eight  
and in the 22<sup>nd</sup> Year of the Reign of our sovereign Lord George the  
Second.

The condition of this obligation is such that if  
 the above named Elizabeth Lewis Executrix of the last  
 Will and Testament of John Lewis aforesaid do make or cause  
 to be made a true and perfect Inventory of all and singular  
 the goods chattels & credits of the test. which have or shall  
 come to the hands possession or knowledge of the said  
 Elizabeth Lewis or into the hands possession of any other  
 person or persons for her. if the same so made do exhibit  
 unto the County Court of Middlesex at such time and  
 she shall be thereunto required by the said Court and the day  
 same. goods chattels & credits of all other the goods chattels  
 and credits of the said test. which at any time after shall  
 come to the hands possession or knowledge of the said Eliz.  
 Lewis or into the hands possession of any other person  
 or persons for her do well & truly administer according to  
 Law further to make a true & just account of her acts  
 & doings therein when thereunto required by the said Court  
 & also shall well & truly pay & deliver all the Legacies &c  
 contained & specified in the said Testament as far as there  
 goods chattels & credits will thereunto extend & the sum  
 shall charge then this obligation to be void of non &  
 offset or else to remain in full force & virtue.

Sealed and delivered)

In the presence of J

Eliz. T. Lewis seal  
mark

William Roane seal  
William Brooks seal

A Court held for Marshall County at Urbana on Tuesday  
the 5<sup>th</sup> day of September 1750.

This Bond was acknowledged by the

Span. subscribers hereby ordered to be recorded.

*By the Court.*

Pro. Eric L. H.

In Obedience to the Worshipful Court of Middlesex County We the subscribers did meet & appraise the Estate of John Lewis Deed being first sworn before Robt Daniel Yeat by an order of <sup>Court</sup> dated the 5<sup>th</sup> day of September 1758. To wit

1 Yoke of Oxen.	\$3	10-
3 Cows & yearlings	A	16
1 Heifer a \$1.5. 1 Sheep & 1 Lamb a. 15.	2	15-
1 Mare &c. 1 Negro wench named Sarah a. 35.	40	-
1 Negro child named Hannah.	10	-
11 Sheep a. 5.	2	15-
1 Sow a. 12. 6 Wholes a. 2.	1	A-
2 Lambs a. 12.	1	A-
1 Bed & Furniture.	3	-
1 Chest a. 5. 1 Box a. 2. 16. 1 Bag a. 1.	0	8
1 side of Leather a. 5. 6 bushells of Wheat a. 3.	0	14
1 Head of Hay a. 6. 1 pound pickt Cotton a. 13. 39. 24. 1	6	6
4 old Tubs a. 2. 1 gunn a. 10. 2 Do. a. 2.	1	2-
1/2 pistol a. 5. 1 sword. 1 Bucket. 1 bushell Corn. 2	0	17
a parcel of Carpenters Tools 12. Coopers Tools a. 6.	0	18-
2 Reap hooks a. 1/3 a parcel of old Barkets 5.	0	6
14 old Chairs a. 2. 1/2 a parcel old Pewter 8.	1	9-

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2 Boxes of a Dozen each of old Clothes.	40 " q" 16
a parcel of old Clothes.	9" 9
	2" 10"
powder & Lead Pocket Dial.	0" 6" 8
1 Gun Lock 2/6. 2 Pocket Bottles 1/6.	0" 4"
2 lbs Wooly Cotton Card 2/6 fishing lines etc. 0" 3" 9	<sup>13</sup>
1 Cart Wheel 25/- 1 more D <sup>o</sup> at 15/-	2"
a parcel old byder Carte 10/- 1/2 a barrel of Flour.	0" 15"
6 Bands of Corn a 8/- per Barrel.	2" 8"
1 Loom Warping Box, bars & Harnesses.	0" 16
1 Quill Wheel 2/6. 1 Saddle & Bridle 10/-	
a parcel Tubs, pails, & Piggins 12/-	1" 4" 6
1 Frying pan a 2/- 1 pot Back 3/6.	0" 5" 6
1 Pot & pot hooker of 2 Copperas & tin. 6/-	0" 9" 6
Cash £4. 12. 11. 7/- Yarn a 1/- 10/-	5" 3" 5

To a Bond due from Eusebius Dennis. 0 10" 3" 2

Eli<sup>j</sup> her  
X Dennis  
Mark.

Henry Michellborough  
John Batchelder.

John Taylor.

A Court held for Middlesex County at Urbanna  
on Tuesday the 5<sup>th</sup> Day of Decem. 1758.

This Inventory & appraisement of the  
Estate of John Dennis Esq<sup>r</sup> was this Day returned and  
ordered to be Recorded.

Teste. /  
No. Price 6th.

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Stalles I KNOW all men by these presents that we Rufel Hill and  
John <sup>2d</sup> Ward Needale Stalles are held & firmly bound unto Mr. Robinson Esq;  
Brid John Curtis & Robt Daniel gent. Justices in the Examination  
of the peace for Middlesex for y<sup>e</sup> in behalf, and to the use & v  
and behoef of the Justices of th<sup>e</sup> County their successors  
in the sum of Five hundred pounds to be paid to the said  
Justices their Bevirs ad <sup>the</sup> adm<sup>is</sup> of their signs: To the which payment  
well & truly to be made: we bind our selves & every of us our  
every of our heirs Executors & Administrators Jointly and  
severally, firmly by these presents. Sealed with our seals dated  
this 2<sup>d</sup> Day of January 1759.

The condition of this  
obligation is such that if the above bound Rufel Hill do  
Adminis<sup>r</sup> of all the goods Chattels & Credits of Mr. Hill dec'd  
do make or cause to be made a true & perfect Inventory of  
all & singular the goods Chattels & Credits of the <sup>a</sup> dec'd which  
have or shall come to the hands, possession or knowledge of  
him the <sup>s</sup> Rufel or into the hands or possession of any other  
person, or persons for him & the same so made, do exhibit, or  
cause to be exhibited into the County Court of Middlesex  
at such time as he shall be thereunto required by the <sup>s</sup> Court  
of the same goods Chattels & Credits to all other the goods  
Chattels & Credits of the <sup>a</sup> dec'd at the time of his death  
which at any time after shall come to the hands or possession  
of the <sup>s</sup> Rufel Hill or into the hands & possession of any other  
person or persons for him do well & truly administer according  
to Law & further do make a just & true account of his actions  
and doings therein, when thereto required by the <sup>s</sup> County

all the rest & residue of the v<sup>e</sup> goods, chattels & credits which  
 shall be found remaining upon the v<sup>e</sup> Adm<sup>r</sup>'s account, the  
 same being first examined & allowed by the Justices of the  
 Court for the time being shall deliver up the same unto such  
 person or persons respectively, as the v<sup>e</sup> Justices by their order  
 or judgment, shall direct, pursuant to the Laws in that  
 case made & provided; and if it shall hereafter appear to the  
 Court that any last Will & Testament was made by the v<sup>e</sup> Dec'd  
 & the Executor or Executrix thereon named, to exhibit  
 the same into the Court making request to have it  
 allowed & approved accordingly, if the v<sup>e</sup> Rufel Holl being  
 thereunto required do render & deliver up his letter of  
 administration, approbation of such Testament being  
 first had & made in the v<sup>e</sup> Court. Then this obligation to  
 be void of none Effect, or else to remain in full force  
 & Virtue.

Rufel Holl Seal  
 Nedela Holl Seal

In a Court held for Middlesex County at Uxbridge  
 on Tuesday the 2<sup>d</sup> Day of January 1759

This Deed now acknowledged by the  
 subscribers hereto & ordered to be recorded

By the Court

J Rhodes  
Will

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In the name of God amen I John Rhodes w<sup>t</sup> of the  
County of Middlesex & parish of Ching Church being with weak  
of body but of sound judgment understanding & memory  
Praised be God for the same do make my last Will  
and Testament in manner & form following this: In the first  
place I give all my soul to God who gave it hoping through  
the merits of Jesus Christ of my beloved Saviour to obtain full  
pardony & remission of all my past vices & offences

Item I give to my son Benjamin Rhodes all my Lands &  
Leaving to the said Son also to William Hackney except  
Twenty acres which lies above David Morris's upping branch  
from up the v Branch to David Morris's Line which I give  
to my two daughters Elizabeth Davis & Ann Teno.  
during their or either of their lives & after their decease to return  
of & revert to the above mentioned tract & to belong to my above  
named son Benjamin Rhodes & his heirs forever together  
with the rest of the tract which I give of his Heirs forever up  
in the simple sale give my son Benjamin Rhodes &  
his heirs forever all my Estate & Heires in Hobanna Town  
I likewise give to my son Benjamin Rhodes Two Negroes  
named Bob. Rose. Charles & Dick to him & his heirs forever  
Item. I give to my Daughter Elizabeth Davis Two Negroes  
named Peter & Dick young Carrey & Hannah during her natural  
life & after her death it is my will & desire that the 2 slaves  
and their increase be sold by the money arising from the sale  
to be equally divided amongst my son John Rhodes's chil-  
dren which shall be a live at that time Item I send  
to my Daughter Ann Teno her negro named George

400

Maria P. and Clement & after her decease the 2<sup>d</sup> Son  
and their increase who will receive money arising from the  
Sale to be equally divided amongst my son John Rhodes  
children which shall be then alive at that time. Item  
I devise & leave all the rest of my Estate to be sold to  
pay my debts & Funeral charges & the surplus what-  
ever it shall be to be equally divided between my son  
Benjamin & his wife my daughter Elizabeth Davies &  
of Anna Tress except my Blacksmith Tools which I  
desire to be used the money arising from the sale  
to be lodged in the Gentlemen of the Vestry house  
to be given by distributed as they shall think proper  
among the poor of the parish. Item I leave my son  
Benjamin Rhodes whole and sole Executor of this  
my last Will & Testimony that my 2 son shall not be  
obliged to give security for my 2<sup>d</sup> Estate & that the same  
be neither inventoried nor appraised or that this my  
Will be admitted to Record. Surely a manifest delusion  
this to be my last Will & Testament having written  
all wills heretofore by me at any time made & given  
under my hand seal this Twentieth day of November  
one thousand seven hundred & Fifty seven.

Sign'd Seal'd published &

dated & witnessed by

Robert Elliot

Eliza Elliot

John Rhodes



in witness whereof I have signed  
and sealed this twenty second  
day of November in the year

codicil

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I give to following children the legacies hereafter mentioned  
viz) To Benjamin Rhodes, Elizabeth Davis & Ann Jones,  
each one cow and heif. To Elizabeth Davis my riding Horse  
Saddlery Tack etc. To Elizabeth Davis & Ann Jones all my shirts  
to be equally divided between them witness my hand & seal this  
20: day of April 1758

John Rhodes

Chr. Curtis

John Rhodes

Ewan

At a Court held for Middletown County at Lebanon on  
Tuesday the 2<sup>d</sup> Day of January anno Dom<sup>i</sup>. 1759

This Will was presented in Court by the Executor  
herein named who make Oath hereon according to Law which  
being also proved by the oath of Elizabeth Elliot a Witness  
hereon is ordered to be Certified

✓ Shultz

At a Court held for Middletown County at Lebanon on  
Tuesday the 6<sup>th</sup> day of March 1759.

This Will was further proved by the oath of  
Robert Elliot Gent the other witness hereon which is ordered  
to be recorded

By the Court

At a Court held for Middletown County at Lebanon on Tuesday the 7<sup>th</sup> day of  
August 1759. The Court hereunto annexed was proved by the oath of the  
Witnesses and ordered to be recorded

By the Court

John Brice Esq.

182  
J. Northam  
Will

In the name of God amen I John Northam  
of the parish of Luttrells-hurst in the County of Middlesex  
being sick of meat but in perfect理智 memory do make  
this my last will & Testament in manner & form following  
First I bequeath my soul into the hand of Almighty God  
hoping for mercy thru the merits of Intercession of my beloved  
Master Jesus Christ, my Body to be buried at the  
discretion of my Executor hereafter named and for the  
worldly goods which it hath pleased Almighty God to  
bless me withal I dispense hereof as followeth. I desire  
I desire my whole Estate real & personal may be kept  
together under the care & management of my Executor  
till all my legal debts are discharged. Item my Will  
is that all my Children be religiously brought up at the  
expence of my Estate Item I have all my remaining  
Estate Wealth personal to my dear & loving wife Judith  
Northam during her widowhood but in case of her Inter-  
marriage or after her deceaseth I desire that my whole  
Estate may be equally divided between my seven  
children. James. Samuel. Judith. Mary. Elizabeth.  
Anne. Lucy. Sarah I constitute and appoint my dear  
loving wife Jenny son James Northam of Northam Town  
Executor of this my last will & Testament. I hereby revoke  
I make void all former wills by me made In witness where-  
of I have hereunto set my hand and this 25th day  
of January 1757.

Sign'd seal'd & delivered  
in the presence of }

Richard Daniel  
Peter Clark. ... }

John Northam seal

The word my is interlined before signing

433

At a Court held for Mecklenburg County at Hrabanna on  
Tuesday the 6<sup>th</sup> Day of March anno Domini 1729

This Writ was presented in Court by Judith Northam  
of James Northam one of the Executrix, wherein named, and  
who comes with these according to Law certifying also the  
proof by the oath of Richard Daniel one of the witnesses  
to the same subscribed it is admitted to record. & on the motion  
of the S. Executor of those performing what the Laws in  
the like cases require he certificate is granted them for ob-  
taining a probate thereof in due form

O S  
wth.

W<sup>t</sup>tham & H<sup>t</sup>son all hereby doth present, that we Judith Northam  
and James Northam of John Gordon our late & friendly bound unto  
Capt. Robinson, Esq<sup>r</sup> & his Excellency Robert Daniel Govt.  
Justices in the Commission of the peace for Mecklenburg  
County for us in behalf of us the above named, the Justices  
of the County of their respective in the sum of two thousand  
pounds to be paid to the Capt. Christopher Robinson & Co<sup>r</sup> Soci<sup>r</sup>  
Councillor, administrator, or assignee. To the which payment  
shall be duly to be made, no less or less than of us, our  
fees of our hearing. Date of Adm<sup>r</sup> 6<sup>th</sup> March 1729  
firmly by these presents sealed & witness under dated  
this 6<sup>th</sup> Day of March anno Domini 1729.

The Consideration of this obligation is such that  
 if the above bond is with Natham & James Northam  
 Executrix of the last Will Testament of John Northam  
 and as makes or causes to be made a true & perfect Ac-  
 count of all singular the goods, chattels and  
 credits of the said deceased which have or shall come to  
 the hands, possession or knowledge of the said Judith  
 Northam & James Northam or into the hands and  
 possession of any other person or persons for them  
 if the same so made be exhibited into the County Court  
 of Middlesex at such time as they shall be there-  
 unto required by the said Court; of the same goods  
 chattels & credits & 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 Judith Northam & James Northam or into the  
 hands of possession of any other person or persons for  
 them as will truly administer according to Law  
 of their several value of just account of their aching  
 & losing so therein when the same required by the said Court  
 shall be exhibited pay & deliver all the legacies so  
 contained & specified in the said Testament as far as the  
 goods, chattels & credits will then and to such value of the  
 Law shall charge then this obligation to be void from  
 Effect, or else to remain in full force & credit.

done at London  
 in presence of }  
 John Gordon

Judith Northam *seal*  
 James Northam *seal*  
 John Gordon *seal*

(480)

No a Court held in middlesex County at New Brunswick on  
Tuesday the 6<sup>th</sup>. day of March. 1759.

This sum was acknowledged by the  
subscribers hereto named who signed  
By the Court.

G. Daniels In Obedience to an order of Court held for this County  
Inventory. A<sup>d</sup> July 1758 To the subscribers have made & Inventory of the  
Estate of George Daniel deceased as follows viz.

To 29 sheep a 3/4 of a pound	\$ 5. 1. 6
To 2 Draft sheep a 3/4 of a pound at \$3	7. . .
To 1 Cow & yearling a \$1. 10 for one long do a \$1. 15.	3. 5.
To 1 3 <sup>d</sup> yearling a \$2. To 1 Cow & calf \$1. 10	3. 10.
To 1 3 <sup>d</sup> Calf \$1. 10. To 2 Sheep & 1 Cow yearling \$2.	3. 10.
To 1 Horse a \$3 gone young & mare a \$3. 10	6. 10.
To 10 head of Hogs a 6/-	3. . .
To 15 sheats a 2/- \$1. 10 To 4 smaller do a 1/-	1. 14.
To 1 Negro man named Sam	60. .
To 1 young Negro man named James	60. .
To 1 feather Bed & Furniture \$6. To 1 do. \$3	9. .
To 1 3 <sup>d</sup> do. To 1 3 <sup>d</sup> do. To 1 3 <sup>d</sup> do	8. . .
To 1 Carriage frame & Yarn Rail	2. 6.
To 1 old Trunk & Box	1. 6.
To 1 10 <sup>d</sup> Oil & Channel Pump	6. .
To 1 old Chest of To 1 10 <sup>d</sup> of Parche St	13. .
Total a Saddle and Housing 10/- To 1 Chest of	18. .

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To 12° 31 To 12th 30.11. S. 3. 12.  
To 1 horned bullion 4f To 1 dollar 4f " 12.  
To 1 Indian cherry. To 1 Peso 7/16 To 1 old pectoral " 17.6  
To 1 old Raven and 3 old Dishes " 6.6  
To 1 peacock pomegranate 6/7 upomes 1/2 To 1 large strawberry 2/4 " 3.9  
To 1 Bow Iron & heater of iron " 6.  
To 1 silver watch \$6 To 1 fountain pen 1/2 a pen 1/2 f. 3.6. In 3  
To a parcel of Earthware 2f To 1 large Dish of " 7.  
To 2 Razors of 1 old plate & 7/16 " 13.6  
To 4.8° 3/16 To 3.8° 2/ " 4.8  
To 2 old teguines 1 pot 20 " 6.  
To 1 large pot now 3/16 To Augress 2/ " 8.6  
To 1 hole saw 1/16 To 2 Hand saws 1/16 " 8.  
To 1 Iron Rule of flowering vine " 3.  
To 1 Jug of Varnish 1/16 To 3 old Jugs 2/ " 14.  
To 5/4 pound steel " 2.6  
To part of a box of various instruments " 1.  
To 20 small files 3/4 To 1 each plain 2/ " 4.1  
To 20smith files 1/16 To 1 Box of 4 old files 1/16 " 3.  
Total of Solomon's " To 10 pieces of Monay " 1.8  
To 1 draw of Umbra 1/16 To 1/16 Shoe buckle of " 6.6  
To 10g of Agapanthus 1/16 To a Vile " 1.9  
To 2 Heads of brass bells of 1 peso each piece " 5.2  
To 4. files 5/ To 1 hand of 1 box of old boxes of " 15.  
To 5 lead 1/16 To 1/16 Verdejuega " 2.  
To 1 box of 2 hats of 1 pair of old snuff boxes " 2.  
To 3 1/2 pounds of old pectoral " 2.6  
To 1 glass pot " 2.

To 10 lbs spiced mortars & pestles.	L 0. 1.
To 1 p. of iron rings of shawl.	1. 6.
To 1 Copper Basin & 1 Narong honey jar.	6. "
To 1 large Walla Glenique Cruc.	2. "
To 1 p. chain of 1 p. of zigzo.	1. 6.
To 1 punnill of 3 bundles sticks of 1 p. charcoal.	1. 6.
To 1 woman's saddle & 10. To 1 case of horses of leather 4.	8. 16. "
To 2. 29. of Turkes 2. To 1 Med Tobacco 100c. ff.	3. "
To 1 Lyca. bowie qf. To 3 old bats qf.	11. "
To 2 sides of leather w. 1 p. of skin & hair 8. w. 10.	1. 6. "
To 1 weight blacksmith tools 3. 50. of dollars. 10. " 8. 10. "	
To 1 grand stone of 30. Iron Camp, to draw by means of hook & pulley. 10. "	
To 1 p. bent 10 bars of 30. iron by 2 1/2" x 3 1/2" wide. 10. " 9. "	
To 1 large grubbing hoe 9. 10. To 1 small 3. 0. 11. 10.	6. "
To 4 traps hooks 1/2. To 1 old broad knife 1 narrow 8. 2/10	3. 10
To 1 old Horse collar & 10 of 1 woman's Sav.	1. "
To 3 she hoes 1/4. To 1 sheep 100c. 11. 0.	2. 9.
To 1 p. of small Tombrila wheels.	1. 0. "
To 3 Bundles and 1 bark.	7. 6
To a bundle of 10 bunches Indian Cherry Plant.	1. 10. "
To 4 half worn broad hoes of To 2 old narrow 3. 0. ff.	7. "
To 3 Iron Wedges of To narrow 3. 0. 21.	7. "
To 1 Iron pugle of To Drawing knife 11. 0.	4. 6
To 1 broad 12. 0. To 3 old Hoes 11. 0.	7. 6
To 2 0. 4. 1/2 of 1 chain of To 1 burning knife of Steel. 8/3.	13. 0
To a bundle of wooden lance.	8. 0. 8. "
To 1 Hawk forks Saddle & Stirrups 2. To 1 frying pan 11. 0.	3. 6
To 1 Large Iron pot & hooks 16. To 1 39. of Books 16.	12. "

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To 130 2½ lbs To 10 lbs spinning wheel 1/6	\$ 0.026
To 1 lb milled 3/1 To 10 lbs 2½ lbs gun powder 1/6 a 6	2.6
To 1 lb East River	1.50
To 2 wood screw buttons of 1 day mill	2.6
To a parcel of silver Smith's Tools	2.00
To 36 of old Knaps 12/12 To 1 set of Turnor Tools 12/12 10 5.2	10.50
To a parcel of mounting plain from nothing 20° 10 5.0	10.50
To Toyota and mounting plain	1.00
To 1 Cherry sugar box 1/1 To 2 flag boxes 10/1	1.00
To 1 small pair of 1000 1/1 To 2 small leather bags 2/1 2.00	2.00
To a parcel of old Books 2/1 To 1 square white box 1/1 1.00	1.00
To 1 spinning wheel 3/1 To 1/6 Money scales off 2.00	2.00
To 1000 3 Nails 2½ lbs To 500 3 Nails 1/6	1.00
To 700 3 Nails 1/6 To 130 3 Nails 6/1	1.00
To 1000 Large Knaps nails 3/1 To 300 33 2/1 10.8	10.80
To 400 Knaps Nails part old	2.00
To 1000 2 Nails 1/6 To 500 Table Drapes 6/3 " 10.4	10.40
To 2 Knaps Boxes for Book Cases	2.00
To 5 bars of Dutch Gold Leaf	15.00
To 1 pair knife 3/1 To 2 1/2 lbs gun powder 3/1 shot off a box	1.00
To 3 1/2 of Nails	1.00
To 1 pair of Wood scales & weights	1.00
To 1 small steel trap & badge knife	\$ 0.026
To 12 white Sea 6/1 To 10 7000 2/1 10.00	10.00
To 1 small sundial	1.00
To 1 small hand A 1/2 of Iron	2.00
To 4 new Job 44 2/1	10.00
To 1 pair Money of Muller	1.00

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a)

To 1 Stone Jug & 1 Butter pot.	On 2s.
To 1 Cork & stop. pot.	" 9.
To 2 small Butter pots do.	" 5.
To 3 Butter pots.	3.6
To 1 iron spoon and 1 old Meal Chisel.	1.0
To 1 old meat hatchet.	" 1.
To 1 salt at End Drinking Glass.	" 9.
To 2 different pieces of a candle of old band.	6.
To the silver of Job Cook found in the House £1.10.5	2.6.5
To the Crop of Job. 1 hh. 1005 = 2 hh 1112 Neck 1102	
To Transfer. 22	
To set of old Hwy Drags	26.18.3 " 8.
	21.29 sold at 25/- per hund.

William Daniel Esq.  
Geo: Daniel Esq.  
John George  
William Chowning  
James Daniel

At a Court held in Middlesex County at Urbanna on Tuesday  
the 3<sup>d</sup> day of April 1759.

This Inventory & Appraisement of the  
Estate of George Daniel deceased was returned & ordered  
to be recorded.

By the Court.

It is ordered that the same be delivered to the Sheriff  
and placed upon his hands and he shall cause it to be  
read at the next General Court held in Middlesex County.

Knowm<sup>m</sup> all men by these presents that we John Pendleton  
 Adm<sup>r</sup> of Bonds, & son of Thomas Pendleton are held & firmly bound unto the  
 Rth. Robinson Jr. Recd. C.H. Curtis & Robert Daniel gent.  
 Involved in the commissi<sup>n</sup>on of the peace for Middlesex &  
 County of their executors in the sum of One hundred pounds  
 To the which payment well & truly to be made we bind  
 our selves & every of us our executors of our heirs Executors  
 & administrators jointly & severally firmly by these  
 presents sealed with our seals dated this 5<sup>th</sup> day of June 1759  
 The Condition of this obligation is such, that if the  
 above bound John Pendleton Administrator of all the  
 goods Chattels & Credits of Peter Bonman deceased do make  
 or cause to be made a true & perfect Inventory of all  
 singular the goods Chattels & Credits of the said deceased  
 which have or shall come to the hands of his executors or  
 knowledge of him the s<sup>r</sup> John or into the hands or possession  
 of any other person or persons for him & the same so made  
 do exhibit or cause to be exhibited into the County Court of  
 Middlesex at such time as he shall be thereto required  
 by the s<sup>r</sup> Court of the same goods Chattels & Credits & all other  
 the goods Chattels & Credits of the s<sup>r</sup> Deceased at the time of  
 his Death which at anytime after shall come to the  
 hands or possession of the s<sup>r</sup> John or into the hands and  
 possession of any other person or persons for him as well  
 as truly administrator according to Law & further do make a  
 just & true account of his aitngs & doings therein when  
 thereto required by the s<sup>r</sup> Court of all the resty residue  
 of the s<sup>r</sup> Goods Chattels & Credits which shall be found.

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Remaining upon the s<sup>d</sup>. administrators account. the same being  
first examined & allowed by the Justices of the Court for the time  
being, shall delivery pay into such person or persons respectively  
as the s<sup>d</sup>. Justices by their order or judgment shall direct pur-  
suant to the laws in that case made & provided. if it shall  
hereafter appear that any last Will & Testament was made by  
the s<sup>d</sup>. Deed. of the s<sup>d</sup>. Executor or Executrix therein named do  
exhibit the same into the s<sup>d</sup>. Court making request to have  
it allowed & approved accordingly. if the s<sup>d</sup>. who being thereunto  
required do renderd action his letters of administration appro-  
valation of such Testament being first hand & made in the said  
Court. Then this obligation to be void of none Effect, or else to  
remain in full force & Virtue.

John Sanderson  
Thos. Laughlin

At a Court held in Middlesex County at Urbanna on Tuesday  
the 5<sup>th</sup> Day of June 1759.

This Bond was acknowledged by the  
subscribers shortly named to be recorded

By the Court

E. Hardee

In the Name of God amen I Elizabeth a  
W<sup>m</sup>. Hardee of the County of Middlesex being of sound mind  
of memory blessed be almighty God but not knowing howe

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when it may please him to call me hence. O make thou  
my last Will & Testament in manner following. I implore  
you with my soul to Almighty God my Creator, hoping  
through the merits of our blessed saviour to receive  
forgiveness for all my sins. If my Testy. to be Interred  
at the direction of my Executors hereafter mentioned  
Item my desire is that my Negroes (Hannah, Peter  
Pompey, Isab. Turner, Sampson, Juno, Nester, House, -  
Jemmy, Henry, Charles, Simon, Lewis, Jack, Billy, Peggy  
Sally, Ralph, Tomy, Little Hannah, Harry little Nell  
Phil & Peter) of what ever Increase may be from the  
a. Negroes at the time of my decease, may be equally  
divided in three parts, one third part of the a. Negroes  
of their Increase I leave to my Son Thomas Hardin, dur-  
ing his natural life & at his, I give the a. Negroes, to be  
equally divided among his children, to them & their  
Heirs, but in case he leaves no child, then I give the a.  
Negroes to the children of my daughter Mary Blackwell  
to be equally divided among them & their Heirs, one third  
part of the a. negroes to their increase I give to my daughter  
Mary Blackwell & at her decease to be equally divided  
among her children, to them & their heirs. The other third  
part of the a. negroes of their Increase I leave to my Grand  
daughter Elizabeth Steele, during her natural life  
& at her decease I give them to her children to be equally  
divided among them & their Heirs. But in case she leaves  
no children I give the a. Negroes to the children of  
my daughter Mary Blackwell to be equally divided among

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them to them by their Heirs. Item I give to my Daughter Mary Blacknall one Negro woman Nell, & her Son William, Billy, & Ralph. Item I give to my Grandson Samuel who may have among his heirs to keep his hire. Item I give to my Granddaughter Mary Blacknall one mulatto boy, Samuel, also my Slave giving him his Name, by my Will, George Colly my Slave George. Item my desire is that my Negro man Tom may be sold & the money I give to be divided among my three Granddaughters Mary, Ann & Mary Blacknall's Equally. Item I give to my Granddaughter Elizabeth Hester Town County tobacco Item I give the remainder of cattle, my sheep, Horses & my Man John & his Mass cattle, with what other slaves I may have at the time of decease, also my Crop of Horned Tobacco, with all my Estate not before disposed of to be equally divided among the Children of my daughter Mary Blacknall. Item I appoint my son Thomas Hardin & Charles Blacknall Executors of this my last Will & Testament Pending the making of all other Wills by me before made dated this 20<sup>th</sup> day of January One thousand seven hundred & Fifty Nine.

signed & dated by me  
Presente of us

Elizabeth Hardin

Hester Hester

John Clare

A Court held for Madison County at Lebanon on Tuesday the 8<sup>th</sup> day of June 1789.

This day was presented in Court by Charles Blacknall one of the Executors therein named who made oath that according to law Thomas Hardin the other Executor therein

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named above being to take their brother thereof on board which  
being also provided by the rest of the ship's crew the same  
to be received for the service of the S. Charle & his perform-  
ing what the law in that case require & certificate  
is granted him for obtaining a probate thereof in due form.

Done.

Heardin Esq. DNO W. all men by these presents that we Charles &  
Wm. Blacknall of W<sup>m</sup>. Churchill gent. are held & firmly bound  
to Christopher Robinson, James Reid, Christopher Lander, &  
Robert Daniel gent. Justices of the Peace of Middlesex  
County now setting in the sum of one thousand pounds of  
To the payment whereof well & truly to be made to the said  
Justices of their respective values of each of us our  
goods & our heirs executors & administrators jointly &  
severally by these presents made and with our seal(s)  
the 5<sup>th</sup> Day of June in the year one thousand seven hundred  
& Fifty nine & in the thirty second Year of the reign of our  
sovereign Lord George the second. The condition of  
this obligation is such that if the above bound Charles  
Blacknall Executor of the last Will & Testaments of Eliz.  
Harrison died de mortuis or cause to be made a true &  
perfect Inventory of all singular the goods chattels  
and credits of the aforesaid which have or shall come  
into the hands of your knowledge of the S. Charle  
or into the hands of any other person or persons

(A9)

For him and the same to make as possible unto the County Court  
of Middlesex at such time as he shall be thereunto required  
by the County of the same goods & chattels by credit of all others  
the goods & chattels of the said Deed which at any time  
after shall come to the hands, possession or knowledge of the  
testator or into the hands of any other person or persons  
for him as well & truly administer according to Law further  
to make a true & just account of his acts & doings therein, when  
thereunto required by the County; and also shall well & truly pay &  
deliver all legacies contained & specified in the said Testator as  
for the goods & chattels by credit with the County of the  
Law shall charge them this obligation to be void of none effect  
unless to remain in full force & virtue.

Charles Hatchett  
and Daniel Churchill  
and John Danson

At a Court held for Middlesex County at Uxbridge on  
Tuesday the 5<sup>th</sup> day of June 1789.

This bond was acknowledged  
by the subscriber thereto and is to be recorded.

By me Count

W. Danson's Will. In the name of God amen. William Dawson  
of the parish of Christ Church of County of Middlesex being  
weak in body but in my proper sense do make this  
my last will & Testament. Item I give & bequeath unto my loving

Wife Mary Damon all my Estate etc paying all my  
debts & my desire is that my Estate shall not be ap-  
portioned. I willing whereof I have set my hand &  
seal this Twentieth day of January 1754.  
Signed & sealed by me in the presence of

Dandong. E  
Mand.

~~William Hackney~~ - David Kansch  
~~in spicem~~ - David Kansch  
John E. Kansch  
mark.

At a court held for Madison County at Urbanna  
on Tuesday the 5<sup>th</sup> day of June 1759.  
This Will was presented in Court by Mary Dawson widow  
she made oath according to law & the same being also  
sworn to the date of William Huchney & David Barrick two  
of the witness's there to it is admitted to record by the motion  
of the a. Maryland performing what she does in the like  
cases require by law is granted her for obtaining  
Letters of administration of the a. deceased Estate with  
the Will annexed in due L.

Seite.

¶ 211. *Monographia* *Empetrichi*  
Fam. *Empetraceae* Fr. *Empetrum nigrum* L. *var. empetrichi*  
Cult. *Empetrum nigrum* L. *var. empetrichi* (L.) Benth.  
Syn. *Empetrum nigrum* L. *var. empetrichi* (L.) Benth.  
*Empetrum nigrum* L. *var. empetrichi* (L.) Benth.

Dawson Evans

Wm. D.

(A96)

I MOW<sup>d</sup> witness by these presents that we Wm. Dawson and William Buckley are solely firmly bound unto Chas. Robinson James Poole & C. Courtney Robert Daniel joint trustees in the commission of the peace for Middlesex County of their executors in the sum of one hundred pounds To the which payment we jointly to be made we bind ourselves and every of us and every of our heirs Executrix Administrators jointly severally firmly by these presents bound without security dated this 5<sup>th</sup> day of June 1750

The condition of this obligation is such that if the above bound Wm. Dawson Administratrix with the rest annexed of all the goods chattels & credits of William Dawson doth demise or cause to be made a true & perfect Inventory of all yeing solar the goods chattels & credits of the s. duc which have or shall come to the hands possession of knowledge of her the s. Mary or into the hands possession of any other person or persons for her name or made as exhibit or cause to be exhibited into the County Court of Middlesex at such time as she shall be thereunto required by the s. Court by the same goods chattels and credits of all the goods chattels & credits of the s. duc at the time of his death which at any time after shall come to the hands or possession of these Mary or into the hands of possession of any other person or persons for her do well & truly administer according to Law & further do make a just & true account of her actions & doings therein when thereto required by the s. Court & the rest of the goods chattels & credits which shall be found remaining upon the s. Administration according the same being first examined and allowed by the Justices of the Court for the time being shall delivery pay unto such person

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or Powers too particularly as the <sup>o.</sup> Justice by their Order or  
judgment shall direct, pronounced to the Same in that case  
made & provided if shall hereafter appear that any.

Says Will of Testament now made by the <sup>o.</sup> exec of the Exco  
or Executive therein named, as exhibit the same into  
the o. Court, making engine to have it allowed & approved  
accordingly if the <sup>o.</sup> Attorney being therunto required do as  
is done upon her letters of administration, approbation of  
such Testament being first set & made in the o. Court.  
then this obligation to be void of none Effect, or else to  
remain in full force and Virtue —

whereupon & whereas the sum of £<sup>1000</sup> was paid  
to the subscriber <sup>her mark</sup> Mary Tracy Johnson <sup>Deed</sup>  
as aforesaid, and to be applied for the payment of the sum  
of £<sup>1000</sup> aforesaid with full power to the subscriber <sup>her mark</sup> William Keachney <sup>Deed</sup>

At a Court held for Middlesex County at Uxbridge on  
Tuesday the 5<sup>th</sup> day of June 1759. were presented  
the sum of £<sup>1000</sup> and found This Bond was acknowledged  
by the subscriber thereto aforesaid to be recorded.

Whereupon the same was by <sup>My the Court</sup> signed & sealed

in presence of the subscriber thereto aforesaid & two other persons  
and attested to be a true & valid record made & executed  
on the day & year above written before me,

John Wallen by her presents that we Frances Batchelder  
John Wallen, John Batchelder & Benjamin Batchelder are held by firmly  
bound unto Christopher Robin, James Reid, Robert Lupton  
Lupton Robert Daniel Gent<sup>m</sup> Justice in the Common Pleas

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of the peace for mistake or want of their execution in the sum of  
one thousand pounds to the which payment fully truly to be made  
no bill or action being of an outgoing of our late Exec<sup>r</sup> and  
administrator jointly & severally party by her present made  
without any delay. This 5<sup>th</sup> day of June 1759.

The Condition of this obligation is such that if the above  
bound Frances Batchelder Adm<sup>r</sup>. of all the goods chattels and  
credits of Hennry Batchelder deceased do make or cause to be made  
a true perfect Inventory of all and singular the goods chattels  
of Credit of the said deceased which have or shall come to the hands  
in possession or knowledge of her the Frances or into the hands  
in possession of any other person or persons for her and the same  
same so made do exhibit or cause to be exhibited into the  
County Court of Middlesex at such time as she shall be  
summoned required by the Court of the same goods chattels &  
crediting all other the goods chattels & credits of the said deceased  
at the time of his death which at any time after shall come to the  
hands of the Frances or into the hands in possession of any other person  
or persons further do well & truly administer according to Law  
Further do make a just & true account of her actions & doings  
therein when there required by the Court of all the real & personal  
of the said goods chattels & credits which shall be found remaining  
upon the administration account the same being first  
examined & allowed by the Justices of the Court for the time  
being and delivered pay unto such person or persons respectively  
as the said Justices by their order or judgment shall direct  
Pursuant to the Law in that case made & provided if it shall  
hereafter appear that any last Will Testament was made by

A90

The v. day of the Month of August the year now ad  
one thousand seven hundred and fifty nine to have  
it allowed accordingly if the said Francis being therewith  
required to render up his Letters of Administration  
approbation of such Testament being first had and made on  
the said Bank. On this obligation to be void of no  
Effect unless to remain in full force for two years.

Francis Fletcher. Esq;

John Fletcher. Esq;

Benjamin Fletcher. Esq;

At Alnwick in Middlesex County at Hobo:

Done on Tuesday the 5<sup>th</sup> day of June 1759 and

This Document acknowledged by the  
Subscribers thereto to be true.

By the Court.

Rich: Stevens Esq; I give to my son Benjamin Stevens one Leather  
Witt. Bedfurniture & my Chest & what is in it of all that I  
am Worth at my Death without any Reservation.

Maria & Frances my  
Mark. Richard Stevens

William Blackburn

Reuben Rodger

Mark.

500

At a Court held for Middlesex County at Hoboken on  
the <sup>2<sup>nd</sup> day of June 1750.</sup>

This will was proved by the wife of John.

Sayeth one of the witnesses shee wrote on the motion of the  
Wife in the name is intended to be recorded  
by the Court.

J. Lambuth  
W.M.

In the name of God amen I John Lambuth  
of the County of Middlesex & Parish of Elizds Church being  
vick Great But of perfect vency memory do make and  
ordain this my last Will & Testament in mannerly form as  
followeth. First I Committ my soul to almighty Gods keeping  
and his money thro the Merits of my Saviour Jesus Christ.  
That he will graciously receive it by his Body to be decently  
buried by my Executors hereafter mentioned, & for  
what worldly goods or Estate it hath pleased God to leave  
upon me here in mannerly form as followeth.

Item I give & bequeath unto my Beloved wife Mary  
Lambuth all my whole Estate Excepting one Servell House  
Call which I give unto my loving son William Lambuth &  
after the decease of my beloved Wife my desire is that all  
my whole Estate & all my personal should be sold & to be  
Equally divided among my seven children John Lambuth  
Ellen Beard & Sarah Lambuth. William Lambuth, Wally  
Lambuth, Thomas Lambuth & Savanna Lambuth. Item  
my Will is that if any of my children should die before they