

Sanders
Bond for
Administrator
Sanders's
Estate

101

KNOW all Men by these Presents, That We, Mary Sanders, John Sanders and William Sanders are held and firmly bound to Christopher Robinson, James Reid, Christopher Curtis & John Gordon Gent. Justices of Middlesex County, now sitting, in the sum of Two hundred Pounds To the Payment whereof, well and truly to be made to the said Justices, and their Successors, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly, and severally, firmly by these Presents Sealed with our Seals, this Fifth Day of May in the Year of our Lord One Thousand Seven Hundred and sixty one and in the first Year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such, That if the above bound Mary Sanders Administrator of all the Goods, Chattels and Credits of John Sanders 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 Mary Sanders 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 therewith required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said Deceased, at the Time of his Death which at any Time after, shall come to the Hands or Possession of the with Mary or into the Hands or Possession of any other Person or Persons for her do well and truly administer according to Law. And further do make a just and true Account of her Actings and Doings therein when thereto required by the said Court, and all the Rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Administratrix's Account the same being few 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 what 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 being therunto required, do render and deliver up her Letters of Administration Approbation of such Testament being had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered
in the Presence of
D. Ker

Mary V. Sanders
Mark
John X. Sanders
Mark

Seal
Seal
Seal

At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 5th day of May 1761

This Bond was acknowledged by the Subscribers to be their Act, Deed and ordered to be recorded

William T. Sanders

Seal

Test Robert Elliot

A Just Inventory of the Estate of the Late Mr. James Avery
Dec'd taken by Henry Whiting, Thomas Kemp, and Robt. Wake,
being first Sworn, Feb'y 26th 1760—

Inventory	one New Pilot Boat & her Rigging	£ 70.
Sorby's Estate	one small ditto £20, one old Ditto £20	40.
	3 old Cannons £2.5, parcel of Tar & Turpentine 25	3.10.
	a parcel of old Cordage 15, 1 Iron pitch pot 6f	1. 1.
	a parcel of Junch 20, a parcel of old Sails £2.10	3. 10.
	2 old Beds, 1 Bedstead & furniture	3.
	a parcel of Bedsteads 12/6	1.12. 6
	2 pair of Larg. Hand Towls £3, 1 pair Hellards 5f	3. 5.
	1 old Grate Iron, 1 Copper Sauce pan, 1 Iron Stand	10.
	1 Spad & Shovel 6f, 1 Garden Real 5f	11.
	1 Bed, Blanket, Boteler, Bedstead & cord	1.
	1 parcel of old Lumber in the old house Loft	15.
	1 old Oval Table, & 2 old Casks	5.
	1 Whip Saw, & one cross cut Ditto	1.16. 6
	14 Lbs Tallow 7/6 40 Lbs Hogs Lard 20f	1. 7. 6
	1 old Chest 7/6, 1 parcel of Bacon & Beef £15.	15. 7. 6
	5 Bushels Peas 12/6, 12 Bushels Salt 30f	2. 2. 6
	6 old casks 12f, a parcel of ditto 5f	17.
	1 parcel of New oak Boards about 1000	2. 5.
	9 old Casks £1, 5 old ditto 12/6, 30 Oars 15f	2. 7. 6
	part of fodder Stack & Blades	3.
	2 old ploughs 5/6, 40 Barrels Corn £20	20. 3. 6
	9 Cyder Casks 50f, 4 old Iron pots 5f	2. 15.
	7 old Tubs 7/3 Washing Ditto & 1 half Bush. £14/	1. 1.
	90 Gallons Cyder 45f 1 Tub 2 piggins 5f	2. 10.
	3 Butter pots, & 1 Jugg 6f	6.
	1 Small pot & Butter 6f 12 old Casks 6f	12.
	12 Lbs Candles 7/6 1 pair of Long pipes 3f	10. 6
	Carr Forward	£180. 03. 0

	Cash Brought Forward	£ 186. 03.
	3 old Boxes 1/5 doz ^r Bottles w ^t strong Beer 53f	2. 16.
	1 pot of Butter 10f 1 1/2 grosses 9 ^r Bottles £2. 12. 6.	3. 2. 6
	1 Larg twist of Tobacco & Canvas 6 ^r	6.
	3 Brass Cocks, 1 Bung Boxer, 1 Larg gunlet 5f	5.
	1 potle Stang Hlugg 1/3, 1 tin funnel 7 1/2	1. 10.
	4 Grind Stones 6f 5 old fives & 1 Grat Iron 15f	1. 1.
	4 Graplings 40f 1 Jugg 3/1 Barrel Turkey point paint 10f	2. 13.
	1 Copper Laddle 70f 50 Lbs Rope 25f 6	1. 15.
	2000, 10 ^r Nails, 500, 20 ^r Ditto	1. 3.
	11 old Augers 12f 4 old Juggs w ^t some Oil 10f	1. 2.
	3 New Broad Hoes 8/ 143 Lbs Brimstone £3. 11. 6.	3. 19. 6
	a parcel of old Lumber in the Store Shade	5.
	14 Sides of Sole Leather 50f Cotton in Secd 20f	3. 10.
	20 Lbs Cotton 5f 2 old Stills 40f	2. 5.
	22 Yds Virginia Cloth £1. 15. 5 Raw Hides 25f	3.
	a parcel of old Lumber in the Store Loft 15f	15.
	5 Pots Iron 30f 4 pot Racks, 3 pair pot hooks 23f	2. 13.
	3 Tubs, 2 pairs, 2 piggins, 1 peck, & half Bush.	1. 12.
	1 Iron pot 3f 2 frying pans 9f 1 Iron pestle 2f	14.
	1 Copper & 2 Brass Kettles £4, 5 old guns £4	8.
	13 1/2 Yds Calico £3, 3 Remnants of White Linen 4. 12. 9	7. 12. 9

23 Yds White Linnen £2.17.6.	1 pr Mens gloves 2/-	2. 19. 6
2 pair Mens Brown Thread Stockings 12/-		12/-
14 pair Shoe Buckles 13/-9.		15. 9
40 Yds half duck w 1/10 yd		3. 13. 4
4 Silk Handkerchiefs 20/- 4 Cotton ditto 12/-		1. 12. 6
5 Yds Check a 2/6, 11 Yds Shalloon a 3/-		2. 5. 6
10 Yds Sagothy 2/5 5 pair Negroes Shoes 20/-		3. 5. 2
5 pair French falls 25/- 3 Mens fine hats £3.		4. 5. 2
88 Felt hats a 3/- £13. 4. 15 doz ⁿ Coat Buttons 13. 14.		13. 14.
16 Yds Ribbin 10/- 70 pins 12/-6, 4 penknives 2/-		1. 4. 6
13 doz ⁿ Mens Coat Buttons, 11 doz ⁿ Breast ditto 13/-6.		18. 6
1 1/2 doz ⁿ Razors 9/-		9/-

Carr. Forward £ 273. 18. 2/-

Cash Brought Forward £ 273. 18. 2/-

a parcel of Slave Buttons, Rings & stay hooks		1. 1. 6
16 pieces of white tap 16/- 15 Spring knives 7/-6.		1. 3. 6
1 Gray Horse £8, 1 old White Ditto 30/-		9. 10. 2
1 old White Mare 40/- 1 Black Colt £3.		5. 6. 6
1 young Black colt £3, 4 Yearling 20/-		4. 6. 6
6 Cows & two Calves £9, of two year olds 3.		12. 6. 6
31 head Cattle £45, 1 Faking Tiger £5.		50. 6. 6
a Negroe fellow Named Great Dick		60. 6. 6
a Negroe fellow Named Charles		25. 6. 6
a Negroe fellow Named Phil & his wife Betty		85. 6. 6
a Negroe fellow Named Pilot Dick		35. 6. 6
2 Negroe Boys Named Tsey & Spencer		100. 6. 6
2 Little Negroes Named Dick & Nanny		50. 6. 6
a Negroe fellow Named Trade		60. 6. 6
a Negroe fellow Named Solomon		80. 6. 6
4 Oxen, 1 Cart & Wheels 2 Yokes and Chain		13. 6. 6
22 head of Sheep £6. 12. 15 Hogs £3. 10. 6		10. 2. 6
6 doz ⁿ of thimbles 6/- 4 hanks Silk 2/-		6. 8. 6
a parcel of Lace 5/- 3 lb Brown Thread 9/-		2. 14. 6
7 lb Whited Ditto 28/- 2 small Rem ⁿ White Linen 6/-		1. 14. 6
2 small remnants Cotton 5/-		5. 6. 6
1 pattern of the fore part of a Mast coat 5/-		5. 6. 6
12 lb 6 oz Whited thread 20/- a small parcel thr 4/-		1. 4. 6
4 lbs Whip cord 4/- 1 Rugg 12/-6.		16. 6
1 doz ⁿ Butchers Knives 3/- 6 Bob ^r tongs 2/-		5. 6. 6
a parcel of tail Needles 5/- 5 Steel pencils 2/-		7. 6. 6
8 Neck & Buckles 2/- 11 watch strings 12/-		14. 6
a parcel of fish hooks 2/- 15 doz ⁿ Ring 15/-		2. 17. 6
1 doz ⁿ Steel Blades 2/- 7 pair Siflets 3/-		5. 6. 6
2 doz ⁿ Sticks of Mohair 8/-		8. 6. 6

Carr. Forward £ 882. 16. 2/-

Cash Brought Forward £ 882. 16. 2/-

2 Gross & 10 doz ⁿ Gun flints 6/-		6. 6. 6
6 Marking Throes 3/- 1 doz ⁿ files 6/-		9. 6. 6
1 pair of Shoemakers pinches & Nipper 4/-		1. 6. 6
Some hasps & staples 2/6, 3 Brass locks 1/3		3. 9
2 1/2 doz ⁿ Watch Keys & Seats 5/- 1 doz ⁿ Steals 2/-		7. 6. 6
3 Snuff Boxes 3/- 2 Horn combs 2 Nut Graters 1/-		4. 6. 6

3 pair Spectacles	2/-	3 penknives	1/-	3/-		
a parcel of Worstead ferrings	2/-			2/-		
3 pr. Sheep Shears	3/-	1 Case of knives & forks	6/-	9/-		
a parcel of knitting Needles	2/-			2/-		
5 girths	4/-	2 Bowls	3/-	1 Cloths Brush	7/-	7/-
a parcel of Sowing Needles	20/-			10/-		
2 Meal Sifters	2/-	12 Gross Corks	30/-	12/-		
2 horse Fleames	2/-	24 Lb White Sug.	30/-	2/-		
2 doz Taylors thimbles	2/-			6/-		
11 pt. Turnip Tongs	12/-	3 pt. Money Scales	20/-	12/-		
4 Silk Lace	4/-	6 doz. Shirt Buttons	2/-	6/-		
24 Lb Ginger	9/-	7 Ivory Combs	3/-	12/-		
a parcel of Worstead ferriting	1/-			1/-		
5 Bunches tap	5/-	1 Fiddle	15/-	10/-		
a parcel of Coat & Breast Buttons	12/-			12/-		
30 yds duck w/3/- a parcel Rapier	5/-			15/-		
1 Gallon pot, 1 quart, 2 pints, half-pint	1	Gill pot		1/-		
4 Sides of upper Leather £2				2/-		
a parcel of Colour'd Thread	3/-	1 1/2 yd Silk	15/-	18/-		
6 yds Silk ferrit	2/-	2 pots, 2 pans	2/-	6/-		
				4/-		
			Carr'd Forward	£ 902.18.-7		

Cash Bro't Forward £ 902.18.-7

2 yds Buckram	8/-	1 pair hair Cloaths		5/-		
8 quire paper	8/-	3 yds Lace	3/-	1 Cloth Brush	1/-	12/-
10 penknives	10/-	1 1/2 Lb Shoe thread	3/-			13/-
4 Lb twine	10/-	2 pt. Women's Thos.	8/-			18/-
2 pt. Mens pumps	20/-	1 Shb. Box	4/-			4/-
3 Butchers knives	2/-	1 old Ink Glass & Foot Rule	1/-			3/-
1 Case of Lances	1/-	1 pt. Spectacles	1/-			2/-
3 horse locks	3/-	1 grater Iron	2/-			5/-
Small Remnant Hacking	2/-	2 pt. pistols & holst.				12/-
1 Hatchet	2/-	1 hour glass	6/-	1 house bell	5/-	7/-
2 pair leather Bags	2/-	3 Lasts & Strichers	2/-			3/-
10 fishing lines	4/-	2 hand Saw	8/-	1 compass	4/-	14/-
1 Drust	20/-	6 Chasps w/ lock & hasps	30/-			10/-
a small parcel of trimming	2/-					2/-
6 Bunches of knitting Needles	2/-	4 Mark. Iron	4/-			6/-
a parcel of Shoe-makers Tools	20/-					20/-
4 girths	8/-	1 Suspingle	7/-	1/2 a parcel Whip cord	2/-	9/-
1 penknife	1/-	4 Lb Whip cord	4/-	3 9 Lb Sope a 1/3		13/-
1 pt. Copper Scales	2/-	15 Bunches Beads	15/-			1/-
1 doz. Seaklos	9/-	1 wooden Scree	1/-	4 Lb Coff	5/-	15/-
5 8/- Smeat oyl	12/-	1 flask	1/-	2 1/2 doz. hooks	2/-	16/-
a parcel of Small Rope	3/-	1 pt. Money Scales	8/-			18/-
1 Bottle Snuff	1/3	2 Belts & 1 Bread plate	1/-			2/-
1 dark Lanthon	10/-	2 Small Searchas	1/3			11/-
2 pieces of platt	2/-	1 Brass plate warmer	4/-			6/-
1/2 Lb Bohea Tea	8/-	3 Cannisters	12/-	1 Bell	2/-	14/-
1 Tin Candlestick	1/-	1 White wash Brush	1/-			2/-
1 powder tea pot	1/-	2 old pictures	1/-			2/-

Carr'd Forward £ 924. 2.-1

1 hand Saw	2/-	1 Brass plate warmer	9/-	Cash Bro't Forward £ 924. 2.-1	
1 Candle Box	1/-	1 Cut lach & Belt	15/-	11/-	16/-

3	old Ditto 3/1	Surgons	Spoo	2/6	2.6
2	Razors & Cam 2/1	a pair of Ring & thimbles	8/	10.0	10.0
2	pair Snuffers 2/1	1 Lb Copperas 4/		4.0	4.0
1	doz Watch keys 3/1	3 files 6	3 Burn. hntg Huds 1/3	6.9	6.9
1/2	Lb Glew 1/	a parcel of trunk Hails 1/		2.0	2.0
8	Window Scrubies 4/	1000 3 Hails 2/6		6.6	6.6
1	Box Wafers 6/	1 pocket Compacts 2/6		3.0	3.0
30	Larg Corking pins 6/	4 doz Westcoat Butt. 2/		2.6	2.6
1	powder funnel 9/	1 Viol of Stoughtons drops 1/		1.9	1.9
2	old powder horns 2/	1 pair Spurr leathers 2/6		4.6	4.6
1	pair Spur leathers 1/	1 doz Sals 2/		3.0	3.0
2	hand Saw files 8/	1 dozen wooden pencils 2/		2.8	2.8
1	doz Breast Malle Buttons 6/	3 Spyg glasses 2/		2.6	2.6
1	Hunch Saddle 1/	1 hat Brush 1/		2.0	2.0
2	Briches Buckles & 2 Neck Buckles 2/			2.0	2.0
2	ptt Mannies Compacts 10/	a p'tl of Butt. & thread 2/6		12.6	12.6
1	doz of palms 1/	a parcel of old Gimlets 3/		4.0	4.0
1	Tin pipe Case & a Shoe knife 6/	14 doz Stev. Butt 2/	1.8.6	1.8.6	1.8.6
2	Lb Balls 8/	a parcel of Bradas 4/		4.8	4.8
1/2	Lb Indigo 2/6	1 pt Holster Caps 10/		12.6	12.6
1	Speaking Trumpet 2/6	4 Mustard pots		2.0	2.0
5	Butter Cups 4/	3 decanters 15/ 1 teapot 6/		2.0	2.0
3	Stone Bowls a 3/9	1/2 Larg Bowls 30/		1.3	1.3
2	Small Stone Bowls 8/	3 Wash Basins 1/6		2.2	2.2
28	Cashen plates 12/	2 doz Cashen Cups 3/		15.0	15.0
2	pint Canns 9/	5 qt Ditto 4/ 1 Lb Red Oaker 1/		5.9	5.9
				935.14.5	935.14.5

Cash Brought Forward £935.14.5

2	Hire Cranes 1.3	4 Lb Goose Shot 1/4		2.7
4	lb Brimstone 1/4	2 Lb Bullets 10/		2.2
4	lb Bullets 1/4	4 Lb drop Shot 1/4		2.8
1	Box of old Lumber 5/	2 Mattocks 1/		6.0
1	Chest of Medicines 30/	20 pieces Spoon 4/8		14.8
1	powder Salt Seller 4/	1 Scyth. Tone 6/		2.0
2	half Bushels 4/	1 old pint & gill pot 1/3		5.3
12	Gall. very strong Brandy 36/			16.0
6	New England Axes 30/	1 Sq. & Compacts 2/		12.0
1	Grope of pipes 3/	8 old Lasts 2/		5.0
	a parcel of Hoe & Axes 20/		1 New Bro Ax 7/6	7.6
1	Trunk 5/	1 Ship Carpenter Axe 7/6		12.6
4	Auger 10/	a parcel of old Tools 10/		12.0
Scuber Hails 3/	1 Small Box Wafers 3/			3.3
1	Glue pot 1/4	a Box Hatch Makers tools		1.4
30	Hatch Chrysalis £.3.	2.6		2.6
1	Case with 11 Bottles	Doll of Brandy		2.0
3	Jugg full of Brandy 20/	2 Ditto Rum 36/		16.0
2	Empty Jugg 5/	15 lb Bro Sugar £.11.10 1/2		10.5
1	Larg Case with 13 Bottles, 15 Gall. Rum &c			11.0
12	Gallons Brandy a 3/			13.0
a	case of Bottles 40/	11 Gall. Brandy a 3/		18.0
a	Cart of 12 Bottles 43/	11 Gall. Rum a 5/		18.0
1	house Brush & 3 Trimmers 2/			2.0
1	Saddle & Bridle & Breast plate			1.0
1	Saddle & Bridle 20/	1 Wom Ditto 60/		2.0
1	Wom Saddle 10/	8 Bags 16/		6.0
	a parcel Hails 6/		3 Turnbuckle Glasses 4/	10.0

Carr. Forward £983.15.6 1/2

	Cash, Bro ^t Forward	£ 983m 15. 6 ²
1. Barrel Lamb Black 2 ¹ /2 a pair	4. 3 pairs with paint 4 ¹ /2 a pair	4. 9. 1. 6
3 Hauls 2 ¹ /2		
a set of Shoemakers Tools 20 ¹ /2 house Bro ^t 6 ²	1. 5. 6	
1 Clock 20 ¹ /2 apart Lumber in a Chest in Store 5 ¹	10. 1.	
1 knife & fork 1 ¹ /2 Shoemakers Measures 9 ¹	10. 8. ans	
1 Bed Bolster 2 pillows 1 Bedstead Cord 3	8. ans	
1 pt. Sheets 1 Blanket 1 Rugg & Counterpane 3	2. 2. 6	
1 old Looking Glass 12 ¹ /6 4 house Clock 3 ¹	2. 2. 6	
1 Desk 21 ¹ /6 1 pt. han Irons 10 ¹ Tonge & fire Shovel 3 ¹	1. 14. 6 0. 3	
1 Small Looking Glass 5 ¹ 1 Small Dito 1 ¹ /3	1. 10. 6	
2 Tables 26 ¹ /2 1 pt. Bellows 4 ¹ Sug ^r Cannis 6 ²	1. 12. 6	
3 old Trunks 17 ¹ /6 1 Arm Chair & Close Stole 15 ¹	10. 9	
6 old flag Chairs 10 ¹ 1 Chamber pot 9 ¹	10. 1. 8	
1 Corner Cupboard & Earthen ware in it	2. 6	
1 Pewter Toba: Bro ^t 2 ¹ /6	1. ans	
a pair of Lumber in Chamber Closet	2. 6	
5 Milk Pans 2 ¹ /6 2 Silver Watchs £9	9. 2. 6	
1 Iron Fender 5 ¹ 1 Tea Kettle & Stand 12 ¹ /6	17. 6	
1 Buffet & Furniture £10, 1 desk £4	14. ans	
2 Arm Chairs 40 ¹ 15 Leather Chairs £3: 15	5. 15. 3. 1. ans	
2 Oval Tables 4 ¹ /2 2 Bowls & 2 Mugs 16 ¹	13. ans	
1 pt. han Irons 10 ¹ 1 pt. Tong, rocker & Shovel 3 ¹	15. 10. 10. ans	
1 Iron Fender 5 ¹ Earthen & Stone ware in the hall Clo ^t 10 ¹	10. ans	
Earthen & Stone ware in the other Closet 10 ¹	10. ans	
8 Pictures 20 ¹ 1 Small Looking Glass 5 ¹	1. 5. 8. ans	
1 Bed & furniture in the hall Chamber	ans	

Carr^r Forward £ 1049. 2. 6²Cash Bro^t Forward £ 1049. 2. 6²

1 Bed & furniture in hall Chamber	5. ans
4 Leather Chairs 20 ¹ Close Stole 12 ¹ /6	1. 12. 6
1 Dutch Table 10 ¹ Warming pan 12 ¹ /6	1. 2. 6
1 old Chest 2 ¹ 1 pt. fire Tonge & Shovel 2 ¹	4. ans
1 Fender 5 ¹ 1 Stone Chamber pot 1 ¹	6. ans
1 Bed & furniture in Room Cham ^r	4. 10. ans
1 pt. han Irons 10 ¹ 1 pt. Bellows 5 ¹ /9	15. 9
1 old Desk 20 ¹ 1 fender 5 ¹	1. 5. ans
2 Stone Cham ^r pots 2 ¹ 1 old Chest 2 ¹ /6	4. 6
1 Larg Chest 7 ¹ /6 1 Brass Candlestick 4 ¹	11. 6
3 pt. Sheets 40 ¹ 7 Table Cloaths 40 ¹	4. ans
10 Napkins 30 ¹ 5 Towels 5 ¹	1. 15. ans
1 pt. Cotton Cards 2 ¹ /6 1 old Rug & Blank ^r 10 ¹	12. 6
1/2 doz ^r knifey & forks in Case 3 ¹	3. ans
10 Spoons 10 ¹ 5 doz ^r & 10 peud ^r plates 40 ¹	10
2 peud ^r porringer 1 ¹ /3 9 peud ^r dishes 30 ¹	11. 3
2 peud ^r Tankards 1 Cordial cup 10 ¹	10. ans
2 Basons 1 Salt Sitter	1. ans
1 Pewd ^r Stand & Scummer 1 ¹	6. ans
2 old Ferry Books	12. 44
51. 62 Tobacco a 20 ¹	51. 12.. 44
Cash in the House	45. ans
83 lbs Sheet Lead a 4 ¹	7. 8

1179. 7. 11¹/4Henry Whiting
Tho^r Kemp
Robert Wake

James Scrasby

A Court held for Middlesex County at the Court House in Urbanna
on Tuesday the 2^d day of June 1761

This inventory and appraisement of the Estate of James Scrasby
returned and ordered to be recorded

Test Robert Elliott clk

In obedience to an order of Court dated the 2 of September 1760 We the Subscribers being first sworn have valued the Estate of George Blake deceased as followeth	\$ 5 0
To 1 negro woman named Charlott	a 40. 0. 0
To 1 Cow and Calf	a 1.15. 0
To 1 barren Cow	a 1.10. 0
To 1 bed and furniture	a 6. 0. 0
To 1 bed and furniture	a 3. 0. 0
To 1 bed and furniture	a 6. 0. 0
To 1 do bed and furniture	a 5. 0. 0
To 1 desk	a 0.16. 0
To 1 Chest	a 0. 5. 0
To 1 do Chest	a 0. 1. 0
To four Chears	a 0. 4. 0
To 1 Table	a 0. 2. 6
To 1 spinning wheel	a 0. 5. 0
To 1 box iron and heters	a 0. 5. 0
To Parcel of old Cards	a 0. 5. 0
To 1 Case of old knives and forks	a 0. 2. 0
To 11 Plates	a 0. 11. 0
To Parcel of old puster	a 0. 14. 0
To parcel of earthen ware	a 0. 3. 0
To 3 small stone Pots	a 0. 3. 0
To doz of bottles	a 0. 2. 0
To 1 Trunk	a 0. 3. 6
To 2 Pots & Pot hooks	a 0. 12. 0
To 1 grid iron and ladle	a 0. 3. 0
To 1 Frying Pan	a 0. 1. 0
To 3 Parcel of old books	a 0. 8. 0
To 1 looking glafs	a 0. 1. 0
To 1 Mare and Colt	a 10. 0. 0
To 1 old side Saddle	a 1. 5. 0
To 1 man's craddle	a 0. 15. 0
To Parcel of old Palls	a 0. 3. 0
To Parcel of old tubs and Cawhs	a 0. 10. 0
To Parcel Cotton in the Seed	a 1. 5. 0
To 1m wool	a 0. 5. 0
To 1 Cow and four Shoats	a 0. 18. 0
To 1 Spice Mortar and pestel	a 0. 10. 9

Marry Black her X mark

James Gibson

William Dean

At a Court held for Middlesex County at the Court House in
Hobama on Tuesday the 2^d day of June 1761

This Inventory and appraisement of the Estate of George Blake
returned and ordered to be recorded

Test Robert Elliot Esq

Rhodes
Ordinary
License
Bond

Know all Men by these Presents, That We Benjamin Rhodes and William Meacham are held and firmly bound unto our Sovereign Lord King George the Third, by the Grace of God of Great-Britain, France, and Ireland, King, Defender of the Faith, &c. in the sum of Fifty Pounds current Money: To which Payment to be made to our Sovereign Lord the King, his Heirs and Successors, We bind ourselves, and every of us, our, and every of our Heirs, Executors, and Administrators, jointly and severally, by these Presents. Witness our Hands and Seals, this 2^d Day of June 1761.

The Condition of this Obligation is, That whereas the above bound Benjamin Rhodes hath obtained a Licence to keep an Ordinary at Uxbridge in the County of Middlesex. If therefore the said Benjamin Rhodes doth constantly find and provide, in his said Ordinary, good, wholesome and cleanly Lodging and Diet for Travellers, and Stableage, Fodder and Provender, or Pasturage and Provender, as the season shall require, for their Horses; for and during the Term of One Year from the Day of the Date of these Presents, and from thence until the next Court to be held for the said County of Middlesex. And shall not suffer or permit any unlawful Gaming in his House, nor on the Sabbath-Day suffer any Person to tipple or drink any more than is necessary: Then the above Obligation to be void, otherwise to remain in full Force.

*Sealed, and Delivered
in the Presence of }
John Buckner*

*Benj. Rhodes S^tab^d
W^m Meacham S^tab^d*

*At a Court held for Middlesex County at the Court House in Uxbridge
on Tuesday the 2^d day of June 1761*

*This Bond was acknowledged by the Subscribers thereto to be
their act & Deed ordered to be recorded*

Test Robert Elliot Esq

Moulson
Ordinary
License Bond

KNOW all Men by these Presents, That We William Moulson and Robert Elliot are held and firmly bound unto our Sovereign Lord King George the Third, by the Grace of God, of Great-Britain, France, and Ireland, King, Defender of the Faith, &c. in the sum of Fifty Pounds current Money: To which Payment to be made to our Sovereign Lord the King, his Heirs and Successors, We bind ourselves, and every of us, our, and every of our Heirs, Executors, and Administrators, jointly and severally, by these Presents. Witness our Hands and Seals, the 2^d Day of June 1761.

The Condition of this Obligation is, That whereas the above bound William Moulson hath obtained a Licence to keep an Ordinary at Uxbridge in the County of Middlesex. If therefore the said William Moulson doth constantly find and provide, in his said Ordinary, good, wholesome and cleanly Lodging and Diet for Travellers, and Stableage, Fodder and Provender, or Pasturage and Provender, as the season shall require, for their Horses; for and during the Term of One Year from the Day of the Date of these Presents, and from thence until the next Court to be held

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for the said County of Middlesex. And shall not suffer or permit
any unlawful Gaming in his House, not on the Sabbath Day.
After any Person to tipple or drink any more than is necessary:
Then the above Obligation to be void, otherwise to remain in full
Force.

Sealed and Delivered
in the Presence of }

William Houlston Seal

John Buckner Robt. Elliot Seal
At a Court held for Middlesex County at the Court House in
Urbanna on Tuesday the 2^d day of June 1761
This Bond was acknowledged by the Subscribers to be their act
& deed & ordered to be recorded Teste Robert Elliot Et al.

An Inventory of the Appraisement of the Estate of John Sanders
Deceased according to the Order of the Worshipfull Court of
Middlesex County May 16th 1761

Inventory
Sanders
Stat.

To two Cows & Calves at £3.10. to 2 Cows & Yearlings at £4.	£ 7.10.
To one Barren Cow a £1.12. 6. to one two year old heifer a. 18/-	2.10. 6
To eleven head of hogs a £2.2 to one bedtick a £1.10.	3.12.
To one bed & bedstead & good bed Clothes a £6 to one Bedding 4/-	10.
To one great Chest a 7/- To one Gun a 3/- to one small Chest a 3/-	2.
To one Table a 8/- to one Looking glass a 5/- to 4 flag Chears a 6/-	10.
To one Job Box & Snuff box a 4/- to one old table a 3/- to Two 3/-	11. 6
To one Jug a 4/-	
To one Bed Iron & heaters a 8/- to two Old D. a 1/-	9.
To one Saddle flesh fork, Skinner & fire tongs a 8/- to one frying a 5/-	13.
To one old D. a 3/- to 5 Yards Country Cloth a 20/-	1. 3.
To one pt. Buckskin Gloves a 4/- to 8 spun Cotton a 3/3	1. 10.
To one side Country Cloth Clothes a £2 to one side bro. Cloth D. a £3.	5.
To eleven Cotton Caps a 16/- to one silk D. a 4/- to one pt. Plane shots a 5/-	1. 5. 6
To one Cotton Books a 3/- to a small Pump, shoe thred a 1/3	4. 3
To 8 Doz. Candles a 3/- to one Brass Candlestick a 4/-	9. 4
To one Case Razors & hone a 3/- to 2 Cotton shirts two pt. Long Briches and one jacket a £1.5	1. 8.
To one old Batt a 3/- to one Table Cloth 2 towels & two potters Cases a 5/-	2. 8.
To one pt. Hairless shears & one horn Comb a 1/- to one pott & hooker a 12/-	4. 3.
To one spinning Wheel a 7/- to one pott & pott hooker a 14/-	1. 1. 6.
To two Butter potta a 7/- to one stone Jugg a 2/-	10.
To one small Iron pott a 3/- to 8 plates a 8/-	11.
To 21 old putes spoons a 2/- to two old puter Dishes a 5/-	7.
To 3 old Basson & one Tong a 6/- to one old Great Chest a 10/-	16. 2
To 3 old Casks a 9/- to a Parcel wooden ware a £1.5	1. 14.
To 7 Bushels Wheat a £1.4. 4 to 3 old tubs a 5/-	1. 9. 10
To two old sifters a 2/- to one Iron Pettle a 3/- to a Parcel old iron a 1/10	7.
To one old Carpenters tools a £1.10 to one old Currying Knife a 3/-	1. 13.
To 2 Grubbing hoes a 4/- to 3 barrels Corn a £1.10	1. 14.
To 30 1/2 pick'd Cotton a 10/- to a Parcel of Shoot Makers tools a 15/-	2. 18. 8
To two sides Tan'd Leather a 15/- to one raw hide a 5/-	1.
To 60 Bakew a £1.10 to one Doz. Bottles a 3/- to one grindstone 1/3	1. 14. 3
To 4 Iron Wedges a 7/- to one Harrow Ayr a 2/- to 1500 Nails a 13/-	1. 3.
To Cash £6. 7. 9	6. 7. 9
To one pt. Wool Cards a 1/6	1. 6

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Turn over

£ 63. 11. 9

Brought Over

150 160-11-9

Signed by me Mary Sanders Administ^r her
Mark

David Barrick
Thomas Sanders Junr.

At a Court held for Middlesex County at the Court House in Rowland Sutton
Urbanna on Tuesday the 2^d. day of June 1761

This Inventory and appraisement of the Estate of John Sanders died returned and ordered to be recorded

Test Robert Elliott Etch

Davis v.
Guardians
Bond

Know all Men by these Presents, That We James Davis and John Sanders are held and firmly bound to Christ Robinson James Read Christ Curtis & Lewis Montague Gent. Justices of the Court of Middlesex County, now sitting, in the sum of one hundred pounds. To the Payment whereof, well and truly to be made, to the said Justices, and their Successors, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly, by these Presents. Sealed with our Seals, this second Day of June in the Year of our Lord, One Thousand Seven Hundred and Sixty one and in the first Year of the Reign of our Sovereign Lord King George the Third.

The Condition of the above Obligation is such, That if the above bound James Davis his Executors and Administrators shall well and truly pay and deliver, or cause to be paid and delivered, unto William Davis his Son all such Estate or Estates, as now is, or are; or hereafter shall appear to be due to the said Child, when, and as soon as he shall attain to lawfull Age, or when thereto required by the Justices of the said County-Court, as also keep harmless the above named Justices, their and every of their Heirs, Executors and Administrators, from all Trouble and Damages, that may or shall arise about the said Estate. Then the above Obligation to be void; otherwise to remain in full Force.

Sealed and Delivered
in the Presence of

John Buckner

James Davis

Seal

his

John X Sanders

Seal

At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 2^d. day of June 1762
This Bond was acknowledged by the Subscribers thereto to be their Act and Deed and ordered to be recorded

Test Robert Elliott Etch

Smiths
Ordinary
License
Bond

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Know all men by these presents that we Edward Smith and John M^cNeal & John Yarrington are held and firmly bound unto our Sovereign Lord King George the Third by the Grace of God of Great Britain France and Ireland King Defender of the faith &c. in the Sum of fifty Pounds Current Money, to the which Payment well and truly to be made to our said Sovereign Lord King his heirs and Successors, we bind our selves and every of us our & every of our heirs Ex: & Adm: jointly and severally firmly by these presents Witness our hands and seals this second Day of June 1761

The Condition of this Obligation is such that whereas the above bound Edward Smith hath obtained a licence to keep an Ordinary at his house in Urbannah in the County of Middlesex therefore the said Edward Smith Do constantly find and provide in his said Ordinary Good wholesome and Cleanly Lodging and Diet for travellers and Stableage, Food & provender, or Pasturage & provender as the season shall require for their horses for and During the term of one Year from the Date of this presents & from thence till the next Court held for the said County of Middlesex and shall not suffer or permit any unlawfull Gaming in his house, nor on the sabbath Day suffer any person to tipple and Drink any more than is necessary Then this obligation to be Void otherwise to remain in full force

Signed sealed and
Delivered in presence of }
John Buckner

Edward Smith

Seal

John Yarrington

Seal

Jn: McNeal

Seal

At a Court held for Middlesex County at the Court House in Urbannah on Tuesday the 2^d day of June 1761

This Bond was acknowledged by the Subscribers thereto to be their Act & Deed and ordered to be recorded

Test Robert Elliot Esq

Brooks
Hammond
Bond

Know all Men by these Presents, That We, Rachel Brooks and John Yarrington & Robt Clark are held and firmly bound to Thos. Robinson James Read Christl Curtis & Henry Washington Gent. Justices of Middlesex County, now sitting in the Sum of one thousand pounds To the Payment whereof, well and truly to be made to the said Justices, and their Successors, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents, sealed with our Seals, this Second Day of June in the Year of our Lord One Thousand Seven Hundred and Sixty one and in the first Year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such, That if the above bound
 Rachel Brooks, & Administratrix of all the Goods, Chattels and
 Credits of W^m Brooks 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 Thersaid
 Rachel Brooks, 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, and Credits, and all other
 the Goods, Chattels, and Credits of the said Deceased, at the
 Time of his Death which at any Time after, shall come to
 the Hands or Possession of the said Rachel Brooks or into
 the Hands or Possession of any other Person or Persons for
 her do well and truly administer according to Law: And
 further do make a just and true Account of her Actings and
 Doings therein when thereto required by the said Court, and all
 the Rest and Residue of the said Goods, Chattels and Credits,
 which shall be found remaining upon the said Administrat^r^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 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 accord-
 ingly, if the said Rachel Brooks being thereunto required,
 do render and deliver up her Letters of Administration.
 Approbation of such Testament being 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 Buckner

her
 Rachel X Brooks
 Marke

John Yarrington

Robt Clark

At a Court held for Middlesex County at the Court House
 in Urbanna on Tuesday the 2^d day of June 1761

This Bond was acknowledged by the Subscribers thereto to be
 their Act and Deed and ordered to be recorded

Test Robert Elliot Ck

Elizabeth
Wormeley
Will

In the Name of God Amen. I Elizabeth Wormeley of Rowgill in the County of Middlesex Widow being sick and weak but of sound Mind and Memory for preventing the Disputes that may otherwise arise concerning the Estate which it has pleased God to bequeath upon me. Do make this my last Will and Testament in manner following. My Soul I resign to Almighty God, hoping for his gracious Acceptance of it, and Pardon for all my Sins, through the Merits and intercession of his only Son Jesus Christ my Saviour and Redeemer. And my Body I desire may be buried by my Husband with Christian Decency. I implore God that all my Debts be duly paid. And that my Estate may not be Apprised. Item I give and devise all my Lands Tenements and Hereditaments in the County of York and King and Queen to my Son John Wormeley and to the Heirs of his Body lawfully begotten for ever. And on failure of such Heirs of the Body, I give and devise all the Lands Tenements and Hereditaments aforementioned to my Son Ralph Wormeley and his Heirs for ever. Item I give and bequeath to my Said Son John Wormeley my Stock of Cattle of all sorts, and other my personal Estate that shall at the time of my Death be upon, or belonging to the Lands hereby given to him. I also give all my purchased Slaves to my Son John Wormeley and his Heirs for ever. And the sum of two hundred Pound Sterling to be paid him within one year after my Death. Item I give and bequeath to my Daughter Judith now the Wife of Mr. George Lee two hundred Pounds Sterling to be paid her within one year after my Death. Item I give and bequeath to my Daughter Sarah Wormeley four hundred Pounds Sterling to be paid her within one year after my Death. Item I give and bequeath to my Daughter Agatha now the Wife of Beverley Randolph Esq. two hundred Pounds Sterling to be paid her within one year after my Death. And all the rest land residue of my Estate of what Nature or kind soever it be, I give bequeath and devise to my Son Ralph Wormeley and his Heirs for ever. Lastly I constitute and Appoint my Son Ralph Wormeley Executer of this my last Will, hereby revoking and declaring null and void all Wills by me heretofore made. In testimony whereof I have hereunto set my Hand and affixed my Seal this third day of March in the Year of our Lord Christ One thousand Seven hundred and forty three.

Signed sealed published and declared
as the last Will and Testament of the said
Elizabeth Wormeley in our presence.

The word (purchased) in the twentieth Line
was interlined before signing &c.

Mary Drayton John Grymes Jr. Symmer

At a Court held for Middlesex County at the Court House in Lebanon
on Tuesday the 2^d. day of June 1761

The last Will and Testament of Elizabeth Wormeley deceased being presented
by Ralph Wormeley Esq. the Testator mentioned was proved by
the Oath of John Symmer the only surviving witness to the same and
ordered to be recorded by the said Ralph Wormeley having taken the Oath
of an Esquire and with James Reid his security entered into Bond and
acknowledged the same Certificate is granted him for obtaining a probat
in due form

Test Robert Elliot Esq.

Ralph Wormeley



(114)

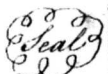
Wormbley
Bondsman

Know all Men by these Presents, That We Ralph Wormbley
James Read are held and firmly bound to Christ Robinson
Christ Curtis Henry Washington & Lewis Montague Gent.
Justices of the Court of Middlesex County, now sitting, in the
Sum of five Thousand pounds. To the Payment whereof well
and truly to be made to the said Justices, and their Success-
ors, we bind ourselves, 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
second Day of June in the Year of our Lord One Thousand
seven Hundred and Sixty one and in the first Year of the
Reign of our Sovereign Lord George the Third

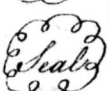
The Condition of this Obligation is such, That if the above bound
Ralph Wormbley Executor of the Last Will and Testament of
Eliz. Wormbley Deceased, do make, or cause to be made, a
true and perfect Inventory of all and singular the Goods,
Chattels and Credits of the said Deceased, which have, or
shall come to the Hands, Possession or Knowledge of the
said Ralph, or into the Hands and Possession of any other
Person or Persons for him, and the same so made, to exhibit
unto the County Court of Middlesex at such Time as he shall
be thereunto required by the said Court; and the same Goods,
Chattels, and Credits, and all other the Goods, Chattels, and
Credits of the said Deceased, which at any Time after shall
come to the Hands, Possession, or Knowledge of the said
Ralph, or into the Hands and Possession of any other
Person or Persons for him, do well and truly administer
according to Law: And further to make a true and just Ac-
count of his Actings and Doings therein, when thereto re-
quired 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.

Sealed and Delivered
in the Presence of
John Buckner

Ralph Wormbley



James Reid



At a Court held for Middlesex County at the Court House in Urbanna
on Tuesday the 2^d day of June 1761

This Bond was acknowledged by the Subscribers thereto to be their Act,
Deed and ordered to be recorded

Test Robert Elliot Etch

symmes
Bond ~
Administ.
Dunlavy
State

Know all Men by these Presents, That we John Symmes, Henry Whiting are held and firmly bound to Christ Robertson, James Reid Christ Curtis and Lewis Montague Court, Justices of Middlesex County, now sitting, in the sum of two hundred pounds. To the payment whereof, well and truly to be made to the said Justices, and their successors, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals this second Day of June in the Year of our Lord One Thousand Seven Hundred and Sixty one and in the first Year of the Reign of our Sovereign Lord George the Third.

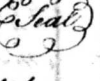
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The Condition of this Obligation is such, That if the above bound John Symmes, Administ^r of all the Goods, Chattels and Credits of John Dunlavy Deceased, do make, or cause to be made, at the Time and perfect Inventory of all and Singular the Goods, Chattels and Credits of the said Deceased, which have or shall come to the Hands, Possession, or Knowledge of him the said John Symmes or into the Hands or Possession of any other Person or Persons, for him, and the same so made, do exhibit or cause to be exhibited into the County Court of Middlesex at such Time as he shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said Deceased, at the Time of his Death which at any Time after, shall come to the Hands or Possession of the said John or into the Hands or Possession of any other Person or Persons for him, do well and truly administer according to Law; And further do make a just and true Account of his Actings and Doings therein, when thereto required by the said Court; and all the Rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon Administ^r Account the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively, as the said Justices by their Order or Judgment shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear, that any Last Will and Testament was made by the said Deceased, and the Executor or Executrix named, to exhibit the same into the said Court, making Request to have it allowed and approved accordingly; if the said John being thereunto required, do render and deliver up his Letters of Administration, Approbation of such Testament being had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered
in the Presence of S.

John Buckner

John Symmes 

Henry Whiting 

At a Court held for Middlesex County at the Court House in New Haven on Tuesday the 2^d day of June 1762

This Bond was acknowledged by the Subscribers to be their Act & Deed & ordered to be recorded

Test Robert Elliot A.D.

In Obedience to an order of the worshipfull Court of middlesex
County wt. the Appraisers, being first sworn, have met and app-
rais'd the estate of John Humphreys Dec^d as followeth.

<i>Humphreys Estate</i>	<i>S</i>	<i>D</i>
1 negro woman, named Mama	\$ 45.	0.. 0
1 Cow 30/- D. 25. 1. Star 20/-	3.	15. 0
1 bed and furniture £ 9.	9.	0. 0
1 bed and furniture, with a set of curtains £ 11.	11.	0. 0
1 bed and D. a £ 6.	6.	0. 0
1 bed and D. a £ 5.	5.	0. 0
1 Chest 8/- D. 5/- £ 5. 1. English Trunk 4/-	1.	2. 0
5 Chains 5/- 1 Hockaback Table Cloth 12/-	0.	17. 6
2 Tables 19/- 1 p. Halfyards 10/- warming pan 15/-	2.	4. 0
2 Small boxes and some Earthen ware 7/-	0.	7. 6
1 Small gun Cartouch box and Bayonet 30/-	1.	10. 0
1 Large gun 12/- Spice Mortar and Pestle 7/-	0.	19. 0
1 bell metal Skillet 20/- 1 Doz: pewter plates 12/-	1.	12. 0
6 Pewter plates 7/- 4 Dishes q/- 1 D. 3/-	1.	0. 0
3 Pewter Barons 8/- a parcel of old Spoons 1/3 Some old Pewter 1/- 10. 9	0.	0
a parcel of old Tin ware 3/- a parcel of Cards q/-	0.	12. 0
1 p. Money Scales 2/- 2 Candlesticks 5/-	0.	7. 6
1 Small Looking glass 1/- 1 Slate 1/-	0.	2. 0
1 Old Scarch 6/- a parcel of Vials 1/- Large stone butter pot 4/-	0.	5. 6
1 box Iron & Heaters 3/- fire Tonges and Shovel 1/-	0.	4. 6
2 Smoothing Irons 5/- Ladle, flesh forks, and Spoon 2/-	0.	7. 0
a parcel of Trays 2/- 2 Iron wedges 2/-	0.	4. 6
1 p. of wool Cards 1/ Case of knives and forks 4/-	0.	5. 0
3 Razors 1 Hone Strop 6/- Hooks and Lines 5/-	0.	11. 6
Groin Shot 3/- parcel of books 1/- another D. 10/-	0.	15. 0
3 Iron pots 1/4 pot racks 1/- frying pan 1/-	1.	2. 6
1 Iron Spit 4/- parcel of Lacks 2/- old Lumber 8/-	0.	14. 6
2 Spinning wheels 5/- a parcel of Leather 20/-	1.	5. 0
1 mans Saddle 20/- 1 Chamber pot 1/3 Carpenters tools 5/-	1.	6. 3
Lumber 6/- nails 1/6 wheat Sieve 1/2 p. Oyster Tonges 2/-	0.	11. 0
82 Quart bottles 14/8 Shoemakers Tools 5/- 9/2 bees wax 9/-	1..	9.. 2
7 Tallow 3/6 a parcel of stone pots 9/3 Cannisters 4/-	0.	16. 6

Carried Over	<i>S</i>	<i>D</i>
--------------	----------	----------

<i>£ 99. 17. 2</i>

Brought Over	<i>S</i>	<i>D</i>
29. 10 p. £ 1. 9 pipes h. 2 Doz: metal buttons meal Tub 3/-	1.	12. 6
7 yds Virginia Cloth 14/- 2 Sows 20/-	1.	14. 0
205. Cotton in the Seeds	2.	11. 3
15. pickd D.	0.	18. 9
4 Hives bees 20/- 1 Mare £ 6.	7.	0. 0
Shoe thread 1/3 meal sifter 6/-	0.	1. 9
1 Yearling 10/- 23 1/2 Feathers £ 1. 9. 4 1/2.	1.	19. 4 1/2
Cash left in the House when Dyed £ 23. 2. 6	23.	2. 6
Cash Rec ^d of Cap: John Gordon £ 7. 10/-	7.	10. 0
Cash Rec ^d of W ^m Jones on Acct. of Bony ^d Jones Estate £ 4/-	4.	0. 0
Cash Rec ^d of John Blake £ 10 1/2	0.	1. 10 1/2
Cash Rec ^d of John Smith Gent. 2/-	0.	2. 6
Cash Due from W ^m Jones £ 7. 16. 6	7.	16. 6

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Cash Due from Benj ^a Jones Estate £1.4.6	1.. 4 .. 6
Cash Due of Mr. Humphries for 1 year Rent £2	2 .. 0 .. 0
	<u>£161.12.8</u>

Hrs.

Ann X Humphries Esq^r
Mark.

William Jones

William Orvin

David Barrick

At a Court held for Middlesex County at the Court House in Urbanna
on Tuesday the 7th day of July 1761

This Inventory and Appraisement of the Estate of John Humphries
returned and ordered to be recorded

Test Robert Elliot Etch

Buford
Will

In The Name of God Amen I Thomas Buford
of the County Middlesex and Parish of Christ Church Do
make and Ordin my Last Will and Testament In Manner
and form following Revoking all Other Wills by me heretofore
made. I Bind Unto My Loving Wife Elizabeth all my
Estate both Real and Personal During Natural Life Item.
I Lend Unto My Son John Buford three Negros Viz: Tom Janey
& Tereca During of his Natural Life and after his decease
I give the said three Negros Viz: Tom, Janey & Tereca to My
Grandson John Buford to him and his heirs for Ever Item
I give Unto my Grandson John Buford As soon as he shall
Arrive to the Age of Twenty one; one Negro boy Named Bonn
to him and his heirs for Ever. Item I give and bequeath
Unto my Grand Daughter Ann Buford one Negro girl
Named Betty to her and her heirs for Ever. Item I give and
bequeath Unto my Grandson James Buford one Negro boy
Named Tom to him and his heirs for Ever. Item I give and
bequeath Unto my Granddaughter Elizabeth Buford one Negro
girl Named Polly to her and her heirs for Ever. Item I
give and bequeath Unto my Grandson William Buford one
Negro boy Named Joe; to him and his heirs for Ever. Item
I give and bequeath Unto my three Daughters Aggatha
Lee, Sarah Wisdom, Mary Lee three Pounds Currant Money
to be Equally Divided amongst them. Item I give
and bequeath Unto my Daughter Elizabeth Etley Twenty
Six Pounds Currant Money further my Will is that so
much of my Personal Estate such as Stock and household
Goods Shall be Sold as will Pay my four Daughters their
Respective Legacies and the Remaining Part of my Stock
and household Goods I give Unto my Son John Buford after
My Wifes Disease. Lastly I Do Appoint my Son John Bu-
ford my Whole and Sole Executrix of this my Last Will and

(18)

Testament and my desire is that my Executor may not give Security and further my Will is that my Estate may not be complained as witness my hand and Seal this 24th day of October
1751.

Signed Sealed and Delivered.

In Presence of

Lewis Mountague

Augustine Owen

John Buford

Thomas Buford *Seal*

At a Court held for Middlesex County at the
Court House in Hoboken on Tuesday the
7th day of July 1761

The last Will and Testament of Thomas Buford doth being proved
by John Buford the Exco thereon named was proved by the Oaths of
Lewis Mountague and Augustine Owen two of the Witnesses thereto
ordered to be recorded to the said John Buford having taken the Oath
of the said and entered into Bond and acknowledged the same Certificate
is granted him for obtaining a probat in due form

Test Robert Elliot 6th

Buford's *Execution* *Seal* *Date*
KNOW all Men by these Presents, That I John Buford
am held and firmly bound to Christ Robinson James Read
Henry Washington & Lewis Mountague 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 Successors. I bind
myself and each of my Heirs, Executors and Administrators
jointly and severally, firmly by these Presents. Sealed with
my Seal the Seventh Day of July in the Year of our Lord One
Thousand Seven Hundred and Sixty one and in the first
Year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such, That if the above bound
John Buford Executor of the Last Will and Testament of Tho:
Buford 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 John or
into the Hands and Possession of any other Person or Persons
for him, and the same so made, do exhibit unto the County
Court of Middlesex at such Time as he shall be thereunto
required by the said Court; and the same Goods, Chattels,
and Credits, and all other the Goods, Chattels, and Credits
of the said Deceas'd, which at any Time after shall come
to the Hands, Possession or Knowledge of the said John or
into the Hands and Possession of any other Person or Persons
for him, do well and truly administer according to Law;
And further to make a true and just Account of his Actions
and Doings therein, when thereto required by the said Court;
and also, shall well and truly pay and deliver all the Legacies

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contained and specified in the said Testament, as far as the said Goods, Chattels and Credits, will thereunto extend, and the law shall charge: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered
in the Presence of }

John Buford 

John Buckner

At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 7th day of July 1761

This Bond was acknowledged by the Subscribers to be his Act & Deed and ordered to be recorded

Test Robert Elliot Etch

Daniel
Boyd for
Administrator
of the Estate of
John Daniel, deceased, now setting, in the sum of
Know all Men by these Presents, That We John Daniel
& Robert Daniel are held and firmly bound to Christ
Robinson, Christ Curtis, Henry Washington & John Gordon
Gent. Justices of Middlesex County, now setting, in the sum of
Fifty pounds, To the Payment whereof, well and truly to be made
to the said Justices, and their Successors, we bind ourselves, and
each of us, our and each of our Heirs, Executors and Administrators,
jointly and severally, firmly by these Presents. Sealed
with our Seals, this forth Day of August in the Year of our
Lord One Thousand Seven Hundred and Sixty one and in
the first Year of the Reign of our Sovereign Lord George
the Third.

The Condition of this Obligation is such That if the above
bound John Daniel, Administrator of all the Goods, Chattels
and Credits of John Daniel 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 him the said
John Daniel, or into the Hands or Possession of any other Person
or Persons, for him, and the same so made, do exhibit or cause
to be exhibited into the County Court of Middlesex at such Time
as he shall be thereunto required by the said Court; and the
same Goods, Chattels, and Credits, and all other the Goods,
Chattels, and Credits of the said Deceased, at the Time of his
Death which at any Time after, shall come to the Hands or
Possession of the said John Daniel, or into the Hands or
Possession of any other Person or Persons for him, do well and
truly administer according to Law: And further do make a
just and true Account of his Actions and Doings therein,
when thereto required by the said Court; and all the Rest and
Residue of the said Goods, Chattels, and Credits, which shall
be found remaining upon the said Administrator 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 Decedent, 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 John Daniel being thereunto required, do render and deliver up his Letter of Administration, Approbation of such Testament being had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered
in the Presence of S

John Daniel *Sealed*

Robert Daniel *Sealed*

At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 1st day of August 1761

This Bond was acknowledged by the Subscribers thereto to be their Act and Deed and ordered to be recorded

Test Robert Elliot Etch

Inventory
Tho: Berry
Estate in
King Will

Pursuant to an order of the Court of Middlesex we being first Sworn before Mr: Peter Robinson one of his Majesties Justices for our County of King William have Appraised so much of the Estate of Thomas Berry as was then set before us as appears by the Following Inventory Viz:

To 1 Gunn	\$ 0.15. 0
To 1 Sword	0. 1. 0
To 1 warming pan	0. 7. 0
To 1 Large Bible	0.10. 0
To a parcel of Books	0. 8. 0
To a parcel of Pewter 1 Knife & Fork	0.10. 0
To 1 Saddle & Bridle	1. 5. 0
To 1 Bed & Furniture	3.10. 0
To Ditto	1.10. 0
To 2 Silk & 1 Linnen Handkerchiefs	0. 5. 9
To a parcel of Shirts & Linnen Breeches	1. 5. 0
To 1 great Coat	1. 0. 0
To 1 Suit of Cloaths	1. 0. 0
To Ditto	1. 0. 0
To a parcel of Cloaths	0. 7. 6
To 2 Hatts	0. 8. 0
To 1 Girt	0. 1. 3
To 1 Trunk	0. 3. 0
To Scales & weights	0. 3. 0
To 2 pair Spectacles	0. 2. 6
To 1 Box 1 Roan 2 Razors	0. 5. 0
To 1 pair of Shears	0. 1. 3
To a parcel of Shoe & Knee Buckles	0. 2. 6
To a parcel of Stockings	0. 8. 0

To 1 Chest	0.. 7.. 6
To 1 Iron pott rack	0.. 5.. 0
To 2 Chains	0.. 3.. 0
To 1 Ivory Comb	0.. 1.. 0
To 2 Gimbells	0.. 0.. 6
To 1 Tobacco Box	0.. 1.. 0

Given under our hands this 19th day of May 1761 £ 17.. 11.. 3

William H Ware

Edward Comer

Thomas Ware

Added to the above Inventory

By 475 lbs Tobacco	£ 4.. 12.. 8½
By 612 lbs Grift Pork	4.. 10.. 3½
By Sundry Bonds	24.. 11.. 3
By 2 Casks	0.. 5.. 0
By Sundry Credits	8.. 9.. 9
By Cash	0.. 4.. 0

A True & Perfect Inventory

John Berry

William Berry

At a Court held for Middlesex County at the Court House in
Urbanna on Tuesday the 4th day of August 1761
This Inventory and appraisement of the Estate of Thomas
Berry returned and ordered to be recorded

Test Robert Elliot Esq

Mountague ^{de Mountague} Know all Men by these Presents, That We William Mountague
and Robert Daniel Gent are held and firmly bound to Christopher
Robinson, Christopher Curtis, Henry Washington & John
Gordon Gent, Justices of Middlesex County, now living, in the
Sum of two Thousand pounds, To the Payment whereof, well and
truly to be made to the said Justices, and their Successors, we bind
ourselves, and each of us, our and each of our Heirs, Executors,
and Administrators, jointly and severally, firmly by these
Presents. Sealed with our Seals, this 4th Day of August in the
Year of our Lord One Thousand Seven Hundred and Sixty one
and in the 1st Year of the Reign of our Sovereign Lord George
the Third.

The Condition of this Obligation is such, That if the above bound
William Mountague Administrator of all the Goods, Chattels and
Credits of Will^m Mountague 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 him the said
William Mountague or into the Hands of Possession of any other

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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, and Credits of the said Deceased, at the Time of his Death which at any Time after, shall come to the Hands or Possession of the said William Mountague or into the Hands or Possession of any other Person or Persons for him do well and truly administer according to Law: And further do make a just and true Account of his Actings and Doings therein, when thereto required by the said Court; and all the Rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Administrators Account the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively, as the said Justices by their Order or Judgment shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear, that any Last Will and Testament was made by the said Deceased, and the Executor or Executors therein named, do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said William Mountague being therunto required, do render and deliver up his Letters of Administration, Approbation of such Testament being had and made in the said Court. Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered
in the Presence of

Robert Elliot

Wm. Montague

(Seal)

Robert Daniel

(Seal)

At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 4th day of August 1761

This Bond was acknowledged by the Subscribers to be their Act,
Deed & ordered to be recorded

Test Robert Elliot

Inventory of the Estate of Eliz. Hackney Dec'd as it was Apprais'd by a Order of Court held at Urbanna for the County of Middlesex on Tuesday the 3rd day of March, 1761.

	£ . S (d)
8 Cows & 1 Stare	9. 00. 00
4 Calves	1. 0. 0
2 Sows & 16 Pigs	1. 10. 0
3 Barrows	2. 0. 0
3 Sows & 1 Barrow	2. 0. 0
11 Barrels Corn at 8/- per Barrel	4. 8. 0
7½ bushels Pease at 3/- per Bushel	1. 2. 6
1 Bed & Bedstead & 2 Sheets	3. 0. 0
1 Iron Pot	0. 8. 0

Roane
Bond
Gard
of Jones

1 Datto	0.. 3.. 0
1 Pot rack	0.. 5.. 0
6 Pewter Plates	0.. 7.. 6
2 Dishes	0.. 5.. 0
2 Milk Pans	0.. 2.. 6
5 Stone Plates	0.. 5.. 0
6 Earthen Plates & 1 Dish	0.. 3.. 0
1 Mugg & Basin	0.. 0.. 1
1 Spinning Wheel	0.. 4.. 0
1 Side Saddle	0.. 2.. 6
2 Chains	0.. 2.. 0
6 Knives 4 Forks	0.. 4.. 0
1 Looking Glass	0.. 1.. 0
1 pair Hares	0.. 0.. 6
1 Tin Cangster	0.. 1.. 3
1 Chest	0.. 0.. 6
152 Bundles Fodder a 25 th Hunderd	0.. 3.. 0
1 Tub	0.. 3.. 0
472 lbs Tobacco	0.. 3.. 0
John Miller	3.. 18.. 8
Stanton Dudley	
his Christopher Miller	
Marke John Berry Administrator	
Ma Court held for Middlesex County at the Court House in New Brunswick on Tuesday the 1 st day of September 1761	
This Inventory & appraisement of the Estate of Elizabeth Hackney deed returned and ordered to be recorded	
	31. 1..

Test Robert Elliot Esq

Rone
Bondguard
of Jones

I know all Men by these Presents, That We John Rone &
William Rone are held and firmly bound to Christ Robinson
James Ruade Christ Curtis & Lewis Mountague Gent Justices
of the Court of Middlesex County, now sitting, in the Sum of
three Thousand pounds, To the Payment whereof, well and
truly to be made, to the said Justices, and their Successors,
we bind ourselves, and each of us, our and each of our Heirs,
Executors, and Administrators, jointly and severally, firmly,
by these Presents. Sealed with our Seals, this first Day of Sept
in the Year of our Lord, One Thousand Seven Hundred and
Sixty one, and in the first Year of the Reign of our Sovereign
Lord King George the third.

The Condition of the above Obligation is such, That if the
above bound John Rone, his Executors and Administrators,
shall well and truly pay, and deliver, or cause to be paid
and delivered, unto Thos: Jones, Orphan of Wm: Jones
deceased, all such Estate or Estates, as now is, or are, or
hereafter shall appear to be due to the said Orphan, when
and as soon as he shall attain to lawful Age, or when thereto
required by the Justices of the said County Court, as also keep
harmless the above named Justices, their and every of their

Heirs, Executors and Administrators, from all Trouble and Damages, that shall or may arise about the said Estate: Then the above Obligation to be void; otherwise to remain in full Force.

Sealed and Delivered
in the Presence of }

John Roane

[Signature]

John Buckner

Roane

[Signature]

At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 1st day of September 1761

This Bond was acknowledged by the Subscribers thereto to be their Act & Deed and ordered to be recorded

Test Robert Elliot clk

*Inventory
Brooks
Estate*

Pursuant to an Order of Court we have made true and perfect Inventory of the Estate of Wm Brooks Dec^d as was set before us by Rachel Brooks Adm^r:

To 3 Cows and Calves at 40/- a peace	6. 0. 0
To 1 Cow & Yearling at 45/-	2. 3. 0
To 1 Bed & furniture at 5/-	5. 0. 0
To 1 Bed & furniture at	3. 0. 0
To 1 Bed & furniture	4. 0. 0
To 1 Bed & furniture at	3. 0. 0
To 1 press at 10/- two old Chests at 2/-	0. 12. 0
To 1 Cradle 1 Bagg of feathers at 3/-	0. 3. 0
To 8 Vials at 12/- a peace to 7 flag Chears & stool	0. 7. 4
To 1 Box Iron & heaters at 2/6 to 1 wash table 12/-	0. 14. 6
To 1 Stone 2/6 1 Razor at 1/- two pair of spectabiles at 1/3	0. 4. 9
To 1 Tobacco box sum needles sum fish hooks at 2/-	0. 2. 0
Cash 1/7. old Silver 3/9 1 pair Money Scales at 6/-	0. 11. 4
To 1 Vial and sum Spirit of turpentine sum hucat oil	0. 0. 8
To 3 Small fish hooks 3 Ditto & 2 spinning needles at	0. 1. 0
To 3 Gimlets at 1/6 to persil of old buckhels nails 1 lock	0. 3. 0
To a Persil of old Lines & hooks at 2/6	0. 2. 6
To 1 Gun at 15/- to 1 Ditto at 20/- 1 Ditto 5/- hamster & flints	
Charger	2. 1. 0
To 1 Spice Morter and Pestel at	0. 6. 0
To 7 pair of netting needles at 3/- a peace 1 house picture	0. 2. 0
To 1 Stone pots 1/6 to 1 punch hole 1 Kith pot & mug at	0. 2. 5
To 1 Cruet and pepper Box at 1/- 3 Earthen plates 1 porringar galipot	0. 1. 8
To 1 Looking Glass at 1/3 to 10 glasses Bottles at 3/- a peace	0. 3. 9
To 1 Bible 1 Testament 1 Saltor at 4/- 2 weeks preparation	0. 7. 0
To a Persil of old Books 3/1 Prismmer at 1/6	0. 3. 6
To 2 Combs at 6/- To 1 Chest at 5/- old Dish & Table 1/6	0. 7. 0
To 7 knives and forks 1 pair of Scissors at 3/-	0. 3. 0
To two pair of Cards 3/- two Spinning Wheel at 9/-	0. 12. 0
To 1 Lamb at 16/- to 1 Slay at 4/- 2 Bras Candelsticks 1/-	0. 6. 0

To 1 funnel & Cullinder	1 Candlestick	1 Skirt	0. 2. 0
To 1/2 Doz. Plates	8/ to 1 Dish	3/ to 1 old D. 2/6	0. 13. 6
To 12 Spoons	1/6 to a parcel old Pewter	2/	0. 3. 6
To 2 Stone Jugs.	2 Butter Pots.	1 Chamber Pot 1 bottle	0. 6. 0
To 2 - 10. spun Cotton.	3/2 spun Yarn 1/		0. 8. 0
To 1 man's Saddle	2/6 To 1 Side Saddle & 2 bridles		0. 8. 6
To 1 Whip	6. to 3. Iron wedges	6/ to 1 Crofton Saw 2/6	0. 9. 0
To 5 old Drawing knives	3/ to 4 augers	2/	0. 5. 0
To 2 Broad axes.	1 narrow D.	1 Hatchet	0. 8. 0
To a Parcel of Coopers tools	5/ to 1 Ladders	1 fro. 2 old saws	0. 7. 6
To 1 Hammer	1 Curry Comb	1 Iron Pastele	0. 4. 0
To Shoemakers Tools	8/ to 1 Small Bell	1/6	0. 9. 6
To 1 Side Sole Leather	5/ To a Parcel of wood	6/	0. 11. 0
To 1 Teapot	1/3 to 3 old Shekels	6/ to a Parcel of Rope	7/ 0. 8. 9
To 3 small Tub	3/ 2 bags	2/6	0. 5. 6
To 5 weeding hoes	5/ To 4 hillling hoes	2/ to 6 old D. 6/	0. 13. 0
To 1 Pot & hooks	8/ to 1 old D.	5/ 1 Small D. & hooks	4/ 0. 17. 0
To 2 old D.	2/6 to 1 Pot rack	4/ to 1 frying Pan	1. 7. 6
To 1 Pare fire tongs	1 Grid-iron	1 Shovel	0. 3. 6
To 1 Brass Kettle	2/6 to 1 Iron hook	6. to 1 Washing tubb	0. 3. 6
To 1 Piggins	6. to 2. Pails	5/ to 4 barrels Corn a 8/6	1. 12. 6
To 1 Pair of Handmill stones	18/ to 1 Rundlet	2/6	1. 0. 6
To 1 Grindstone			0. 1. 6
To 1 Horse	£1. 10.	To 11. Shoaks a 2/	2. 12. 0
To 1 Heifer	2/5. to 1 steer	16/	2. 1. 0
To Coat & vest & Leather breeches			1. 0. 0
To 1 Great Coat & Sundry other Clothes			0. 15. 0
To 2 Calf skins & 1 Stoor Hide			0. 8. 0
To 1 Pair shoe boots & 1 Pair of old shoes			0. 2. 6
To 2 cows and Piggys			1. 0. 0
To 1 silver Claop	3/ to 1 mans hat	4/	0. 7. 0
To 18 Geese			0. 13. 6
To 3 Turkeys	3/		0. 3. 0
To 1 Negro Nam'd Leanna			55. 0. 0
To 1 Negro Boy Nam'd Stephen			50. 0. 0
To 1 Negro Boy Nam'd Ezekiel			30. 0. 0
To 1 Negro Woman Nam'd Sillah			30. 0. 0
To 1 Negro Woman Nam'd Doll			5. 0. 0
To 6 Bathom Small Rope			0. 1. 6
To 1 Howe			7. 10. 0
To 1 Pair of oyster Clamps			0. 2. 0
To a Parcel old Iron, some Powder & shott			0. 7. 0
To 4 Shoaks at 2/			0. 2. 0
To 1 Small Book at			0. 0. 3
To 2 table Clothes at			0. 3. 0
To 1 Bread tray at			0. 0. 6
Octs. 3 rd 1761			
To 6 1/2 pound of Tobacco at 20/ per hundred			6. 3. 3
Charles Lee			

James Mackan Rachel + Brooks Admitte
 John Beaman
 At a Court held for Middlesex County at the Court House in Urbanna on
 Tuesday the 6th day of October 1761
 This Inventory & Appraisement of the Estate of William Brooks deceased
 and ordered to be recorded

Test Robert Elliot Etch

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An Inventory of the Estate of Tho. Buford died.

Negroes.

Tom, Terica, Joney, Ben, Young Tom, Betty, Lucy, Sam,
Young Joney, Frank, Will.

18 head Cattle.

9 Sheep.

6 hoggs & 13 Piggys

1 horse bridle & Saddle

2 beds & furniture.

1 Chair

2 stagg Chairs

4 old Axes

1 Bell mettle Skillet.

4 Iron Potts & 3 Pott hooks.

7 Pewter Basons

8 Pewter Plaits.

6 Pewter Spoons

2 Butter Potts.

2 Small Boxes

2 Sides Sole Leather

3 Sides Upper Ditto

a Parcel Old Iron

1 pt. Sheep Shears

2 Jobe hinds & 3 Tubbs

a Parcel Baskets

1 pt. Cotton & 1 pt. Wool Cards

20 Quart Bottles 3 metal Siften

1 Iron Candle Stick

1 Large Bible & Parcel old Books

6 knives & forks 1 Box Iron

1 Paile & 2 Piggins

1 Razors hoste & Looking Glass

2 qt. Muggs

a Parcel Wool & Cotton

26 yds Cotton 2 1/2 Bushels Salt

3 Reap hooks 1 Pot Rack

2 Spuning Wheals

1 hammet

1 Iron Pastele

5 Bro. Over

2 frying Pans

Cash in the House

1 pt. Fire Tongues

1 Small Grind Stone

3 Pewter Dishes

2 Iron Wedges

£10. 6-

John Buford Expt

At a Court held for Middlesex County at the Court House in Luttrell
on Tuesday the 6th day of October 1761This Inventory of the Estate of Thomas Buford returned & ordered
to be recorded

Test Robert Elliot Etch

Service
WillLewis
Ex'to
Bond

Serviss
Will

In the Name of God Amen Eusebius Lewis of Middlesex County being Sick and weak of Body but in perfect Sense and memory Do make and ordain this my Last will and Testa-
ment in manner and form as followeth.

I Item I lend to my Loving wife Martha Lewis all my whole Estate During her widow hood, and at her marriage or Death my will and Desire is that all my Estates shall be Equally Divided amongst my Loving Children Richard Lewis, Mary Lewis, Gabriel Lewis, and my Desire is that if either of my Children Should Die before they arrive to the Age of Twenty one Years that there parts of the Estate shall be Equally Divided amongst the Rest of my Children Lastly I constitute and Apoint my Loving Wife and my Loving friend John Batchelder Executors of this my Last will and Testament hereto Revoking all wills here to fore made, as Witness my Hand this 4th Day of February 1760

Singed Seal & Delivered

in presence of

George Collins

John Blake

Eusebius Lewis ^{Seal}

At a Court held for Middlesex County
at the Court House in Urbanna on
Tuesday the 6th day of October 1761

The last Will and Testament of Eusebius Lewis deceased being presented by Martha Lewis & John Batchelder the executors therein named was proved by the Oaths of George Collins & John Blake the witnesses thereto & ordered to be recorded & the said Martha Lewis and John Batchelder having taken the Oath of an Executor with John Berry their security entered into and acknowledged a Bond certificating he granted them for obtaining a probat in due form Test Robert Elliot Esq

Lewis's
Executor's
Bond

KNOW all Men by these Presents, That We Martha Lewis John Batchelder & John Berry are held and firmly bound to Ch^t. Robinson, Ch^t. Curtis, Henry Washington & Lewis Mountague Gent. Justices of the Court of Middlesex County, now sitting, for the sum of Five hundred Pounds To the Payment whereof well and truly to be made to the said Justices, and their Successors, we bind ourselves, 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 fifth Day of Octo^r in the Year of our Lord One Thousand Seven hundred and Sixty one and in the first Year of the Reign of our Sovereign Lord George the Third. The Condition of this Obligation is such, That if the above boundens Martha Lewis and John Batchelder Exec^{rs} of the Last Will and Testament of Eusebius Lewis 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 Martha Lewis & John Batchelder

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 Middle at such Time as they shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said Deceased, which at any Time after shall come to the Hands, Possession, or Knowledge of the said Martha Lewis & John Batchelder or into the Hands and Possession of any other Person or Persons for them do well and truly administer according to Law. And further do make a true and just Account of their Actings and Doings 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 thereunto extend, and the Law shall charge. Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered
in the Presence of

Martha X Lewis
Mark

John Batchelder

John Berry

At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 6th day of October 1761
This Bond was acknowledged by the Subscribers thereto to be their Act and Deed & ordered to be recorded

Test Robert Elliot Esq

Sutton —
Guardian
Morgan Bond

Know all Men by these Presents, That We Rowland Sutton and John Morgan are held and firmly bound to Christopher Robinson Christopher Henry Washington & Lewis Mountague Gent. Justices of the Court of Middlesex County, now sitting, on the Sum of Two Thousand Pounds. To the Payment whereof, well and truly to be made, to the said Justices, and their Successors, we bind ourselves, and each of us, our and each of our Heirs, Executors and Administrators, jointly and severally, firmly, by these Presents sealed with our Seals, this fifth Day of Octo. in the Year of our Lord, One Thousand Seven Hundred and Sixty one, and in the first Year of the Reign of our Sovereign Lord King George the Third.

The Condition of the above Obligation is such, That if the above bounden Rowland Sutton, his Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered, unto John Morgan Orphan of John Morgan deceased, all such Estate or Estates, as now is, or are, or

Glo
Adm
Chanc
Boro

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hereafter shall appear to be due to the said Ophan, when
and as soon as he shall attain to lawful Age, or when-
thereto required by the Justices of the said County-Court, and
also keep harmless the above named Justices, their and every
of their Heirs, Executors and Administrators, from all Trial-
ble and Damages, that shall or may arise about the said
estate: Then the above Obligation to be void; otherwise to
remain in full Force.

Sealed and Delivered,

in the Presence of

Ronland Sutton

Sealed

At a Court held for Middlesex County at the Court House in
Alabama on Tuesday the 6th day of October 1761
John Morgan Esq;
This Bond was acknowledged by the Subscribers thereto to be
their Act & Deed and ordered to be recorded

Test Robert Elliot 1761

Chowning
Adminis.
Chowning
Bond

I Know all Men by these Presents, That We, William Chowning,
and Robert Daniel are held and firmly bound to Ch. Robinson,
Ch. Curtis, Henry Washington, & Lewis Mountague Gent.
Justices of Middlesex County, now sitting, in the sum of
five hundred Pounds. To the Payment whereof, well and
truly to be made to the said Justices, and their Successors,
we bind ourselves, and each of us, our and each of our
Heirs, Executors, and Administrators, jointly and severally,
firmly by these Presents. Sealed with our Seals, this fifth
Day of Oct^r in the Year of our Lord One Thousand Seven
Hundred and Sixty one and in the first Year of the Reign
of our Sovereign Lord George the Third.

The Condition of this Obligation is such, That if the above bounden
William Chowning Adminis^r of all the Goods, Chattels, and
Credits of George Chowning 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 him
the said William Chowning or into the Hands of Possession
of any other Person or Persons, for him, and the same so
made, do exhibit or cause to be exhibited into the County
Court of Middlesex at such Time as he shall be thereunto
required by the said Court; and the same Goods, Chattels,
and Credits, and all other the Goods, Chattels, and Credits
of the said Deceased, at the Time of his Death which at any
Time after, shall come to the Hands or Possession of the said
William Chowning or into the Hands or Possession of any
other Person or Persons for him do well and truly administer
according to Law: And further do make a just and true
Account of his Actings and Doings therin, when thereto

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Sale made over Bed and furniture to John Channing	3. 1. 0
one Bed to Rose oneal	0. 6. 0
half a dozen of putter plates to Benj: a Batchelder	0. 8. 0
one Dish to Benj: a Williamson	0. 5. 3
Two plates to John Daniel	0. 2. 0
old Ptar To Tobias Allen	0. 1. 7
one old Table to Christopher Daniel	0. 2. 1
one old Table to Rose oneal	0. 0. 9
one old Chest to ditto	0. 1. 4
one old Box to ditto	0. 0. 7
one earthen Pan 2 holes to Michael Human	0. 1. 3
Two Flag Chears to Rose oneal	0. 3. 7
Two old Chears to Michael Human	0. 0. 6
one old Chest to Rose oneal	0. 1. 9
one Marrow ap to Ditto	0. 0. 6
one Hammer to Robert Gibson	0. 0. 5
one grubing hoe to Tobias Allen	0. 1. 0
one Candlestick & six bottles to Robert gibson	0. 3. 0
one Frying Pan & File to Henry Mickleburrough	0. 1. 10
one Pot & Hooks to Ditto	0. 9. 3
one spinning wheel to Rose oneal	0. 5. 0
one tab and Pale to Ditto	0. 2. 1
one saw to James Kidd	0. 1. 0
Two old tubs to James Kidd	0. 1. 0
one saddle and bridle to William Meacham	0. 2. 0
one Horse to Robert gibson	3. 4. 6
	£ 9. 7. 3

Due by Cap: Henry Washington to
The Estate of Mr: John oneals Desc:

0. 7. 5

£ 9. 14. 8

John Daniel

At a Court held for Middlesex County at the Court House on Tuesday
the 6th day of October 1761

This Sale of the Estate of John Oneal did return'd & ordered to
be recorded

Test Robert Elliot Esq

Deforcest
Guardian
Bond

Know, all Men by these Presents, That We Cornelius Deforest
and Thomas Rempl are held and firmly bound to Christopher
Robinson, James Reid, John Gordon and Lewis Mountague
Gent. Justices of the Court of Middlesex County, now sitting,
in the Sum of Two hundred Pounds. To the Payment whereof,
well and truly to be made, to the said Justices, and their
Successors, we bind ourselves, and each of us, our and each
of our Heirs, Executors, and Administrators, jointly and
severally, firmly, by these Presents. Sealed with our Seals,
this first Day of December in the Year of our Lord, One
Thousand Seven Hundred and Sixty one and in the second
Year of the Reign of our Sovereign Lord King George the
Third.

(122)

The Condition of the above Obligation is such, That if the above bound Cornelius Diford his executors, and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered, unto Elizabeth Deforeast Daughter of the s. Cornelius, all such estate or estates, as now is, or are, or hereafter shall appear to be due to the said Elizabeth, when, and as soon as she shall attain to lawful Age, or when thereto required by the Justices of the said County-Court, as also keep harmless the above named Justices, their and every of their Heirs, Executors and Administrators, from all Trouble and Damages, that shall or may arise about the said Estate: Then the above Obligation to be void; otherwise to remain in full Force.

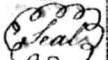
Scaled and Delivered
in the Presence of

Corn. Deforeast



John Buckner

Tho. Kemp



At a Court held for Middlesex County at the Court House in Hoboken on Tuesday the 1st day of December 1761

This Bond was acknowledged by the Subscribers thereto to be their Act & Deed & ordered to be recorded Test Robert Elliot Etch.

Roots &
Wortham
Bond

KNOW all Men by these Presents, That we John Roots & Robert Elliot Gent, are held and firmly bound to Chris. Robinson, James Reid, Chris Curtis & Lewis Mountague Gent Justices of the Court of Middlesex County, now sitting, in the sum of Five hundred pounds Current money To the Payment whereof, well and truly to be made, to the said Justices, and their Successors, we bind ourselves, and each of us, our and each of our Heirs, Executors and Administrators, jointly and severally, firmly, by these Presents, sealed with our Seals, this Fifth Day of January in the Year of our Lord One Thousand Seven Hundred and Sixty Two and in the Second Year of the Reign of our Sovereign Lord King George the Third.

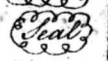
The Condition of the above Obligation is such, That if the above bound John Roots his Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered, unto Judith Wortham Orphan of John Wortham deceased, all such estate or estates, as now is, or are, or hereafter shall appear to be due to the said Orphan, when, and as soon as she shall attain to lawful Age, or when thereto required by the Justices of the said County-Court, as also keep harmless the above named Justices, their and every of their Heirs, Executors and Administrators, from all Trouble and Damages, that shall or may arise about the said Estate: Then the above Obligation to be void; otherwise to remain in full Force.

Scaled and Delivered
in the Presence of

John Roots



Robert Elliot



At a Court held for Middlesex County at the Court House in Hoboken on Tuesday the 5th day of January 1762

This Bond was acknowledged by the Subscribers thereto to be their Act and Deed & ordered to be recorded Test Robert Elliot Etch.

Murray
guardian
Northham-
pton
Bond

133

KNOW all Men by these Presents, That We John Murray
and Maurice Smith are held and firmly bound to Chas Rob-
inson James Reid Chas Curtis & Lewis Mountague Gent. Ju-
stices of the Court of Middlesex County, now sitting, in the
Sum of fifty Pounds, To the Payment whereof, well and
truly to be made, to the said Justices, and their Successors,
we bind ourselves, and each of us, our and each of our
Heirs, Executors, and Administrators, jointly and sever-
ly, firmly, by these Presents. Sealed with our Seals, this
fifth Day of January in the Year of our Lord, One Thou-
sand Seven Hundred and Sixty two and in the second
Year of the Reign of our Sovereign Lord King George
the Third.

The Condition of the above Obligation is such, That if the
above bound John Murray his Executors and Administrators,
shall well and truly pay and deliver, or cause to be paid and
delivered, unto Mary Northam Orphan of John Northam
deceased, all such Estate or Estates, as now is, or are, or
hereafter shall appear to be due to the said Orphan, when,
and as soon as she shall attain to lawful Age, or when
thereto required by the Justices of the said County-Court,
as also keep harmless the above named Justices, their
and every of their Heirs, Executors, and Administrators
from all Trouble and Damages, that shall or may arise
about the said Estate. Then the above Obligation to be void,
otherwise to remain in full Force.

Sealed and Delivered
in the Presence of

John Murray



Maurice Smith



At a Court held for Middlesex County at the Court House in
Urbana on Tuesday the 5th day of January 1762
This Bond was acknowledged by the Subscribers thereto to be their
Act & Deed and ordered to be recorded

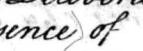
Test Robert Elliot Esq

Northam-
pton
Guardian
Bond

KNOW all Men by these Presents, That We James Northam
and Thos. Kemp are held and firmly bound to Chas. Robinson
James Reid Chas Curtis & Lewis Mountague Gent. Justices of
the Court of Middlesex County, now sitting, in the Sum of
one Thousand Pounds. To the Payment whereof, well and
truly to be made, to the said Justices, and their Successors,
we bind ourselves, and each of us, our and each of our
Heirs, Executors, and Administrators, jointly and sever-
ly, firmly, by these Presents. Sealed with our Seals, this
fifth Day of January in the Year of our Lord, One Thou-
sand Seven Hundred and Sixty Two, and in the second
Year of the Reign of our Sovereign Lord King George
the Third.

The Condition of the above Obligation is such, That if the above
bound James Northam his Executors and Administrators,
shall well and truly pay and deliver, or cause to be paid and
delivered unto Eliz. Northam Ann Northam & Lucy Northam

Orphans of John Wortham deceased, all such Estate or
Lottates, as now is, or are or hereafter shall appear to be
due to the said Orphans, when, and as soon as they
shall attain to lawfull Age, or when thereto required by
the Justices of the said County-Court, as also keep
harmless the above named Justices, their and every of
their Heirs, Executors and Administrators, from all
Trouble and Damages, that shall or may arise about
the said Estate: That the above Obligation to be void;
otherwise to remain in full Force.

Sealed and Delivered by James Wortham 
in the Presence of 

Thos. Kemp 

At a Court held for Middlesex County at the Court House in
Urbanna on Tuesday the 5th day of January 1762

This Bond was acknowledged by the Subscribers thereto to be
their Act and Deed & ordered to be recorded

Test Robert Elliot Esq

P: Grymes
Will

In the Name of God Amen I Philip Grymes of Brandon
in the County of Middlesex being in good Health and of
sound Mind & Memory do shake this my last Will and
Testament in the following Manner. My Soul I command
to Almighty God hoping for his most gracious Acceptance
of it & Pardon for my Sins through the Merits and Inter-
cession of Jesus Christ my Saviour & Redeemer. My Body
I desire may be buried in the Church Yard near my dear
Relations with Christian Decency, but as little ceremony
and expence as possible, I desire that Prayers only may
be read, having observed, that Funeral Sermons are gene-
rally prostituted by fulsome Flattery and too often by
Untruths, not the least Regard being had to the sacred Place
and divine Presence in which they are delivered. I direct
that there be no outward shew of Mourning made Use of
among my Family, my Wife only excepted, who may con-
form to the common Custom if she pleases, nor will I have
any Tomb erected over me. As to my worldly Affairs First
I will that all my Debts be duly and punctually paid.
Item, for the Support and Maintenance of my dear and
wellbeloved Wife, I give unto her the Use and Occupation of
my Mansion House and Plantation called Brandon with
all the Outhouses Gardens Orchard & Appurtenances, the
Use of all my Servants and Slaves usually employed about
the House & Gardens, and of all my Plate and Household
Furniture of all Kinds and my Coach and Horses during
her Widownhood. I give unto my said Wife all her wearing
Apparel, Watch, Rings, Jewels and all other Paraphernalia
whatsoever. I also give unto my said Wife during her natural

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Left out of the Increase of my Estate a full third Part of the Provisions raised, and Crops of all kinds made in the whole Estate, in Specie, she contributing one third of the Charges & expences in maintaining the Negroes and supplying the Plantations with all Things necessary for their support and Improvement and to the Payment of my Debts. And I do hereby declare that what I have hereby given unto my dearly beloved Wife is and shall be taken to be in Lieu Recompence & full satisfaction of and for all her Dower and Thirds in all or any of my Lands Tenements and Hereditaments and of whatsoever else she might claim or demand in or out of any of my Estate Real or Personal. Item, I give and devise unto my eldest Daughter Lucy One Thousand Pounds and to my two younger Daughters Susanna and Mary eight Hundred Pounds a piece when they shall respectively attain to the age of Twenty One Years or marry, but if either or all of them should die before one of the Contingencies happens, then the Legacy or Legacies of such Daughter or Daughters so dying shall fall into my Residuary Estate, and be subject to the Disposition herein after made. Item, I give and devise unto my Second Son John Randolph Grymes and his Heirs for ever all my Mesuages Plantations Lands Tenements and Hereditaments, with the Appurtenances lying and being in the County of King & Queen, and all the Slaves, Stocks of all kinds and other Goods and Chattels whatsoever belonging to the said Lands at the Time of my Death. Likewise give and devise unto my said Son John Randolph Grymes and his Heirs for ever all my Lands Tenements & Hereditaments, with the Mill and all Appurtenances lying and being near the upper end of Middlesex County together with all the Slaves, Stocks of all kinds and other goods and Chattels whatsoever belonging to the said Lands at the Time of my Death. Item, I give and devise to my two Sons Charles and Benjamin and their Heirs for ever all my Lands Tenements and Hereditaments with the Appurtenances lying and being in the County of Culpeper with all the Slaves, Stocks of all kinds and other Goods and Chattels whatsoever belonging to the said Lands and Plantations at the Time of my Death, which said Lands slaves and other Premises shall be equally divided between my said Sons & held by them as Tenants in Common, until Division thereof be duly made, which I desire may be done as soon as convenient & each have his Part allotted him by my Trustees and Executors herein after named; But if it shall so happen that my Son Philip depart this Life before he attains the Age of Twenty one Years, then my Will & Desire is

That my Son John and his Heirs shall have all the Estate both real & personal herein devised to my said Son Philip, my Son Charles & his Heirs shall have all the Estate both real and personal in the County of King and Queen here-
in devised to my said Son John, and my Son Benjamin and his Heirs shall have all the Estate both real and personal in the County of Middlesex herein also devised to my said Son John; and if it shall happen that my Son John depart this Life before he attains the Age of Twenty one Years then and in that Case my Will and Desire is That his Estate shall be divided between my said Sons ~ Charles and Benjamin, and held by them in the same Manner as if my Son Philip had departed this Life before he had attained the Age of Twenty one Years, and if it shall happen that either of my Said Sons Charles or Benjamin shall depart this Life before he attains the Age of Twenty one Years then my Will & Desire is that the Estate of him so dying shall be equally divided between the survivor & my Son John and their Heirs. And whereas my Intention is to place and settle on those Lands in the County of Culpeper before my Death at least fifty working Slaves, I do direct and appoint, that if at the Time of my Death there shall not be fifty working Slaves properly belonging to those Plantations, that in such Case my Trustees and Executors or the Survivors of them shall purchase so many young working Slaves Men or Women or both, as with those belonging to the said Lands at the Time of my Death will fully compleat and makeup the aforesaid Number of Fifty working Slaves, and shall place and seat them upon those Lands for the Use of my said Sons Charles and Benjamin & their Heirs for ever. The Charge and Expence of this Purchase to be defrayed and born out of my personal Estate & the Profits of my other Estate. Item, my Will & Desire is That the Money arising from the Sale of a Tract of Land in Spotsylvania County mortgaged to my deceased Father by Donald Smith late of that County the legal Title of which becomes now vested in me as Heir at Law, having foreclosed the Equity of Redemption of the same, may be equally divided between Hannah and Susannah Potter who are entitled to the same in Equity. My Will further is and I do hereby direct and appoint that all Goods and Merchandizes that I may have sent for to Great Britain at the Time of my Death, which shall happen to arrive afterwards and all Goods & Merchandizes that shall be in the House at the Time of my Death, shall be made Use of for the cloathing my Wife, Children and Slaves and for furnishing my Plantations in the same Manner as I might or shou'd have used them.

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if I had been living. And all the rest and Residue of my Estate both real and personal not herein disposed of, I give and devise to my eldest Son Philip Ludwell Grymes and his Heirs for ever. Lastly I declare my Will to be, That my four Sons as they shall respectively attain the Age of Twenty one Years shall be possessed of the Lands Slaves and personal Estate divided to each of them, saving their Mothers Right of Dower if she shall be then living. But in the mean Time my Will is That the several Estates real and personal hereby given to my said Sons and all my ready Money and outstanding Debts shall after my Death be vested in the following Trustees viz my loving Wife my Brothers Peyton Randolph & Benjamin Grymes Esquires and my good Friend and Neighbour Major John Robinson the Survivors or Survivor of them in Trust. First for the satisfying and paying all my just Debts and my Legacies out of my ready Money and outstanding Debts and if the same shall not prove sufficient for that Purpose then to apply the Profits of my other Estate to discharge my Debts remaining unsatisfied. And afterwards in Trust for the Maintenance and Education of all my Children until my Daughters shall be married or entituled to their respective Legacies out of the said Profits. And as to the Overplus of Profits in Trust for raising and paying the Legacies before given to my Daughters. And when that is accomplished in Trust for the Maintaining and educating each of my Sons out of the Profits of his own proper Estate during their Minority. And lastly in Trust to account for & pay to each of my Sons as they respectively come of Age all Surplus Profits arising out of their proper Estates. And when any of my Sons attain the Age of Twenty one Years the Trust aforesaid shall cease and be determined as to his or their Estate or Estates. But in Case the Sum of Money to be raised out of my Estate for the Payment of the Legacies be not then completed the sum wanting shall still be chargeable upon them in proportion to the clear yearly Value of the Estate delivered up, which shall be computed & finally adjusted by my Trustees aforesaid the Survivors or Survivor of them. Item I appoint my dear and welbeloved Wife Guardian of my Daughters until they attain their full Age or marry; And I appoint all my aforesaid Trustees and the Survivors or Survivor of them Guardians of my Sons until they arrive to the Age of Twenty one Years. And if any Question Doubt or Controversy arise touching the Meaning and Opposition of this my Will during the Guardianship aforesaid, the same shall be fully determined by my said Trustees or the Major Part of them and what they shall judge or determine shall be binding upon all my said Children. Item I nominate and appoint my said welbeloved Wife my Brothers Peyton Randolph and Benjamin Grymes Esquires & my good Friends & Neighbours Major John Robinson Speculators of this my last Will.

discharging that my intention is not to release any Debt
 which either of them shall happen to owe me at the time of
 my Death. Lastly I direct that my estate shall not be
 appraised and that my executors give no security for
 the Discharge of the Trust reposed in them. And I do
 hereby revoke all former Wills by me made, declaring this
 to be my true last Will and Testament. In Testimony
 whereof I have hereunto set my Hand and affixed my
 Seal this eighteenth Day of December in the Year of our
 Lord One Thousand Seven hundred & fifty six.

Signed, Sealed published and Philip Grymes ^{Seal}
 Declared by the said Philip Grymes
 as and for his last Will & Testament, in
 the presence of us who were present at
 the signing and sealing thereof.

Peter Randolph
 Ch^t Carter Jr
 John Shinker
 John Gilliam

Philip Grymes of Brandon in the County of Middlesex
 being in Health & sound & disposing mind & memory,
 do make this Codicil to this my last Will & Testament;
 Whereas since the making this my Will it has pleased
 God to bless me with another Daughter whom we have
 named Betty, who is not provided for in the said Will.
 I do hereby give her the same Portion that I have allotted
 to each of her Sisters Susannah & Mary to be paid in the
 same Manner & out of the same particular parts of my
 Estate as the other two abovementioned Daughters por-
 tions are directed to be paid. In witness whereof I have
 hereunto set my hand & seal this fifth day of August 1761.

Philip Grymes ^{Seal}

At a Court held for Middlesex County at the Court House in Urbanna
 on Tuesday the 2^d day of February 1762

The last Will and Testament of the Hon^{ble} Philip Grymes Esq^r decd
 being presented by Benjamin Grymes & John Robinson two of the
 executors therein mentioned was proved by the oaths of Charles Carter
 Esq^r & John Shinker Gent^t two of the witnesses thereto & ordered to be
 recorded. And the said Benjamin Grymes and John Robinson
 having taken the Oath of an Esqr certificate is granted them for
 obtaining a probat in due form

At a Court held for Middlesex County at the Court House in Urbanna on
 Tuesday the 2^d day of March 1762

The Will of the Hon^{ble} Philip Grymes Esq^r decd being brought into Court and
 to order per son Randolph Esq^r of Mary Grymes daughter to one of them mentioned
 took the Oath of an Esqr which is ordered to be Certified

Test Robert Elliot Esq

SA
 GENE
 H.
 B.

Grymes
Guardian
Potter's
Bond

(139)

Know all Men by these Presents, That We Benjamin Grymes William Churchill & John Robinson are held and firmly bound to Christopher Robinson Esq^r Reid Christopher Curtis & Lewis Montague Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of Ten Thousand Pounds. To the Payment whereof, well and truly to be made, to the said Justices, and their Successors, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly, by these Presents. Sealed with our Seals, this 2^d Day of February in the Year of our Lord, One Thousand Seven Hundred and Sixty two and in the Second Year of the Reign of our Sovereign Lord King George the Third.

The Condition of the above Obligation is such, That if the above bound Ben Grymes William Churchill & John Robinson their Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered, unto Hannah Potter & Susanna Potter Orphans of Doctor Henry Potter deceased, all such Estate or Estates, as now is, or are, or hereafter shall appear to be due to the said Orphans, when, and as soon as they shall attain to lawful Age, or when thereto required by Justices of the said County-Court, as also keep harmless the above named Justices, their and every of their Heirs, Executors and Administrators, from all Trouble and Damages, that shall or may arise about the said Estate: Then the above Obligation to be void; otherwise to remain in full Force.

Scaled and Delivered
in the Presence of }.

Benj^a Grymes
John Robinson



At a Court held for Middlesex County at the Court House in Thibanna on Tuesday the 2^d day of February 1762

This Bond was acknowledged by the Subscribers thereto to be valid and Deed and ordered to be recorded

Test Robert Elliot Esq

Sanders
Guardian
Hackney
Bond

Know all Men by these Presents, That We Alex^a Saunders & John Berry are held and firmly bound to Christopher Robinson James Reid Christopher Curtis & Lewis Mountague Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of five hundred Pounds. To the Payment whereof, well and truly to be made, to the said Justices, and their Successors, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly, by these Presents. Sealed with our Seals, this Second Day of February in the Year of our Lord One Thousand Seven Hundred and Sixty Two, and in the Second Year of the Reign of our Sovereign Lord King George the Third.

The Condition of the above Obligation is such, That if the above bound Alex^t. Saunders his Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered, unto Benjamin Hackney, Orphan of William Hackney deceased, all such Estate or Estates, as now is, or are, or hereafter shall appear to be due to the said Orphan, when, and as soon as he shall attain to lawful Age, or when thereto required by the Justices of the said County-Court, as also keep harmless the above named Justices, their and every of their Heirs, Executors and Administrators, from all Trouble and Damages, that shall or may arise about the said Estate: Then the above Obligation to be void; otherwise to remain in full Force.

Sealed and Delivered }
in the Presence of }

Alex^t. Saunders Seal

At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 2^d day of February 1762
This Bond was acknowledged by the Subscribers thereto to be their Act and Deed and ordered to be recorded

Test Robert Elliot Et^h

Laughlin
Brdgaurdian
Wortham

I KNOW all Men by these Presents, That We Tho^r. Laughlin and James Wortham are held and firmly bound to Ch^t. Robinson James Rad Ch^t. Curtis & Lewis Mountague Justices of the Court of Middlesex County, now Sitting, in the sum of one Thousand Pounds. To the Payment whereof, well and truly to be made, to the said Justices, and their Successors, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this Second Day of Feb^r in the Year of our Lord, One Thousand Seven Hundred and Sixty Two, and in the Second Year of the Reign of our Sovereign Lord King George the Third.

The Condition of the above Obligation is such, That if the above bound Tho^r. Laughlin, his Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered, unto George Wortham & Ann Wortham Orphans of George Wortham deceased, all such Estate or Estates, as now is, or are, or hereafter shall appear to be due to the said Orphans, when, and as soon as they shall attain to lawful Age, or when thereto required by the Justices of the said County-Court, as also keep harmless the above named Justices, their and every of their Heirs, Executors and Administrators, from all Trouble and Damages, that shall or may arise about the said Estate: Then the above Obligation to be void, otherwise to remain in full Force.

Sealed and Delivered }
in the Presence of }

Tho Laughlin Seal

James Wortham Seal

At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 2^d day of February 1762
This Bond was acknowledged by the Subscribers thereto to be their Act & Deed & ordered to be recorded

Test Robert Elliot Et^h

Smith
Adm^r Smith
Bonds

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Know all Men by these Presents, That We, Edw^r Smith and John M^r Neal are held and firmly bound to Ch^r Robinson James Reid the Curtis Gaven Corbin & Lewis M^tague Gent^s Justices of Midd^r Court, now sitting, in the sum of one hundred Pounds. To the Payment whereof, well and truly to be made to the said Justices, and their Successors, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seal, this second Day of March in the Year of our Lord One Thousand Seven Hundred and Sixty Two and in the second Year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such, That if the above bounden Edw^r Smith, Adm^r of all the Goods, Chattels and Credits of Benjamin 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 said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of him the said Edw^r Smith or into the Hands or Possession of any other Person or Persons for him, and the same so made, do exhibit or cause to be exhibited into the County Court of Middlesex at such Time as he shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said Deceased, at the Time of his Death which at any Time after, shall come to the Hands or Possession of the said Edw^r Smith or into the Hands or Possession of any other Person or Persons for him do well and truly administer according to Law: And further do make a just and true Account of his Actions and Doings therein, when thereto required by the said Court; and all the Rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Adm^r Account the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively, as the said Justices by their Order or Judgment shall direct, pursuant to the Laws in that Case made and provided; and if it shall hereafter appear, that any Last Will and Testament was made by the said Deceased, and the Executor or Executors therein named, do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said Edw^r Smith being thereunto required, do render and deliver up his Letters of Administration, Approbation of such Testament being had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered
in the Presence of }
 }

Edward Smith *Seal*

John M^r Neal *Seal*

At a Court held for Middlesex County at the Court House in Uxbridge on Tuesday the 2^d day of March 1762

This Bond was acknowledged by the Subscribers thereto to be their Act^{ts} Deed and ordered to be recorded

Test Robert Elliot 1762

(142)

Prades
Annuities
Bonds

Simple
Guardia
Blackba
Bond

Know all Men by these Presents, That We George Kidd and Henry Tugge, are held and firmly bound to Christopher Robinson Janells Reed Christopher Cuttis Gavins Corbin & Lewis Mountague Gent. Justices of Middlesex County, now sitting, in the sum of one hundred pounds Current Money To the Payment whereof, well and truly to be made to the said Justices, and their Successors, we bind ourselves, and each of us, our said each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this 2^d Day of March, in the Year of our Lord One Thousand Seven Hundred and Sixty two and in the 16th Year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such, That if the above bound George Kidd Administrator of all the Goods, Chattels and Credits of Benjamin Kidd 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 him the said George Kidd or into the Hands or Possession of any other Person or Persons, for him, and the same so made, do exhibit or cause to be exhibited into the County Court of Middlesex at such Time as he shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said Deceased, at the Time of his Death which at any Time after, shall come to the Hands or Possession of the said George Kidd or into the Hands or Possession of any other Person or Persons for him do well and truly administer according to Law: And further do make a just and true Account of his Actions and Doings therin whereto required by the said Court; and all the Rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Administrators Account the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively, as the said Justices by their Order or Judgment shall direct, pursuant to the Laws in that Case made and provided, and if it shall hereafter appear, that any Last Will and Testament was made by the said Deceased, and the Executor or Executrix therin named, do exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said George Kidd being thereunto required, do render and deliver up his Letters of Administration, Approbation of such Testament being 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 }

George Kidd Seal

Henry Tugge Seal

In a Court held for Middlesex County at the Court House in
Urbanna on Tuesday the 2^d day of March 1761

This Bond was acknowledged by the Subscribers thereto to be their
Act and Deed & ordered to be recorded

Test Robert Elliot Etch

Simple
Guardian
Blackburn
Bond

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Know all Men by these Presents, That We John Semple and William Fleet are held and firmly bound to Christopher Robins-
son, James Reid, Christopher Curtis, Lawrence Corbin, & Lewis Mountague Gent. Justices of the Court of Middlesex County, now
sitting, in the Sum of five thousand pounds Current Money,
To the Payment whereof, well and truly to be made, to the said
Justices, and their Successors, we bind ourselves, and each of
us, our and each of our Heirs, Executors, and Administrators,
jointly and severally, firmly, by these Presents. Sealed
with our Seals, this Second Day of March in the Year of our
Lord, One Thousand Seven Hundred and Sixty two and in
the Second Year of the Reign of our Sovereign Lord King
George the Third.

The Condition of the above Obligation is such, That if the a-
bove bound John Semple his Executors and Administrators,
shall well and truly pay and deliver, or cause to be paid
and delivered, unto William Blackburn Orphan of William
Blackburn deceased, all such Estate or Estates, as now is, or
are, or hereafter shall appear to be due to the said Orphan,
when, and as soon as he shall attain to lawful Age, or
when thereto required by the Justices of the said County-
Court, as also keep harmless the above named Justices,
their and every of their Heirs, Executors and Administra-
tors, from all Trouble and Damages, that shall or may
arise about the said Estate: Then the above Obligation to
be void; otherwise to remain in full Force.

Sealed and Delivered
in the Presence of }

John Semple



At a Court held for Middlesex County at the Court House in
Urbanna on Tuesday the 2^d day of March 1762
This Bond was acknowledged by the Subscribers thereto to be
their Act & Deed and ordered to be recorded

Test Robert Elliot Etch

144)

In the Name of God Amen the fifth Day of March in
the year of our Lord Christ one Thousand Seven hundred and
fifty Seven, I Peyton Dudley of Christ Church Parish in the
County of Middlesex being at this time in perfect memory though
the Memory of Almighty God do make this my last will and Testa-
ment in manner and form following and do hereby revoke
Disanul and make void all other will and wills by me for-
merly made and do constitute and ordain this to be my last
will and Testament Item I give unto My Nephew John Dud-
ley one Shilling Sterling I give unto My Nephew Thomas Dud-
ley one Shilling Sterling I give unto my Niece Lucy Dudley one
Shilling Sterling Amt. I give and Bequeath unto My Loving
wife Mary Dudley all my Estate real and personal that is to
say My Land in particular and all other of My Estate What
soever is to me belonging During her life if she remains a
widow to have and to hold and set and do as she thinks fit
for her own proper Good and no other as long as she remains a
widow but if she Marry, no more than what the Law will
allow her And Lastly after my Wives, Decesse I give and Be-
queath unto my Niece Betty Dudley Daughter of John Dud-
ley my Brother I give her all my Estate real and personal
my Land in particular to her and her heirs for ever and all
the rest of my Estate that is left at that time to me Belonging I
Desire My Land may not be Sold nor my Other Estate be a-
praised only an Inventory taken by my Executors Lastly
I do hereby Constitute and ordain My Loving Wife Mary Dudley
and my Loving Brother John Dudley Executors of this my
last will and Testament as Witness My hand and Seal the
Day and Date above written

Sund Seal, Published and Declared
by the P. Peyton Dudley to be his last
Will and Testament in presence of us

Peyton Dudley



Edward Wilson
Robt. Johnston
Mary X her Willon
mark

At a Court held for Middlesex County at the Court House in
Urbanna on Tuesday the 6th day of April 1762

The last Will and Testament of Peyton Dudley deceased being
presented by Mary Dudley and John Dudley the executors
therein named was proved by the Oaths of Edward Wilson
& Robert Johnston two of the witnesses thereto, ordered to be
recorded. And the said Mary Dudley and John Dudley having
taken the Oath of an Executor Certificate is granted them to
obtain a probat in due form

Test: Robert Elliot Etch

Inventory
Kidd's
Estate

In obedience to an order of Court held for Middlesex County at the Court house in Urbanna on Tuesday the second day of March 1762 the subscribers being first sworn have met and Apprised all the Estate brought before us of Benjamin Kidd Deo: (wif.)	
To 1 Cow and year old £. 1. 10. To 1 Heifer £. 1. 5.	£ 2. 15. 0
To 1 Heifer £. 1. 0. To 1 D. 15. To 1 D. 12/6	2. 7. 6
To 1 Bed Bedstead & Furniture £3. 0. To 1 D. £3. 10.	6. 10. 0
To 1 Bed, 1 Rug, 8. 1 Pillow £1. 7. 6. To 1 spinning wheel 4/-	1. 11. 6
To 1 Butter pot 2/6. To 1 D. 2/- To 1 small D. 1/3. To 1 D. 1/3.	0. 8. 0
To a parcel of Coopers Tools 4/- To 1 Iron Peeler 2/6	0. 6. 6
To 1 Scow 2/. To 1 George 1/2. To 1 pair Stirrups 6/-	0. 3. 6
To 1 stone pot 1/. To Lumber 3. To 7 puerter plates 8/-	0. 9. 3
To 2 puerter Dishes 7/. To 1 puerter Basin 5/-	0. 12. 0
To 2 small D. 4/- puerter porringer 4/-	0. 4. 0
To 1 Square Table 2/6 To pepper Box 4/-	0. 2. 10
To 1 old meal sifter 1/. To 1 Rundlet 6/-	0. 1. 6
To 2 Iron wedges 2/. To 1 Drawing Knife 1/6	0. 3. 6
To 1 stone Jugg 1/6 To 1 Hand saw 1/6	0. 2. 0
To 1 Cutting sword 1/3. To 1 Looking Glass 6/-	0. 0. 9
To 1 Chest 7/6. To 1 meat tub 7/-	0. 8. 1/2
To 1 Puerter dish 2/. To 1 old Bale 1/6. To 1 Puerter Dish 2/-	0. 4. 6
To 1 Safe 2/6. To 1 Bell mettle Skillet 5/-	0. 7. 6
To 1 Iron pot 2/. To Parcel old Iron Hooks 2/6	0. 4. 6
To 1 Frying pan 3/. To 1 box Iron 1/3 To 4 Chains 2/-	0. 6. 3
To 1 Spice morter & Pestle 15/- To 1 gilt Trunk 2/6	0. 17. 6
To 2 Bottles 2/. To 1 stone Jugg 2/-	0. 4. 0
To 2 old Tubs 2/. To 1 small Cask 2/6	0. 4. 6
To 1 old Iron pot 1/-	0. 1. 0
To 2 Augours 2/. To 1 old Box Iron 2/-	0. 4. 0
To 1 Pew hammer 1/3. To 1 horse Bell 2/3	0. 3. 6
To 2 old Plates 8. 1 Dish 2/6	0. 2. 6
To 1 Pair Pothooks & 1 Pan handle	0. 1. 3
To a Parcel of old Books 1/. To 1 home & Razors 1/3	0. 2. 3
To 1 Quilling hoe 1/. To 1 Candlestick 6/-	0. 1. 6
To 1 Gun 15/. To 1 old Chest 3/-	0. 18. 0

John Yarrington }
Samuel Wood }
William Mullins }

George Kidd adm't

At a Court held for Middlesex County at the Court House
in Urbanna on Tuesday the 6th day of April 1762
This Inventory and appraisement of the Estate of Benjamin
Kidd deceased returned to be recorded

Test Robert Elliot Esq

*Batchelder
Guardian
Lambeth
Bond*

KNOW all Men by these Presents, That We John Batchelder & John Berry are held and firmly bound to Christopher Robin-
son James Reid Christopher Curtis & Lewis Mountague Gent.
Justices of the Court of Middlesex County, now sitting in the
Sum of one hundred pounds Current Money. To the Payment
whereof, well and truly to be made, to the said Justices, and
their Successors, we bind ourselves, and each of us, our and
each of our Heirs, Executors, and Administrators, jointly
and severally, firmly, by these Presents. Sealed with our
Seals, this Sixth Day of April in the Year of our Lord, One
Thousand Seven Hundred and Sixty two and in the
Second Year of the Reign of our Sovereign Lord King George
the Third.

The Condition of the above Obligation is such, That if the a-
bove bound John Batchelder his Executors and Admi-
nistrators, shall well and truly pay and deliver, or cause
to be paid and delivered, unto Elizabeth Lambeth Orphan
of John Lambeth deceased, all such Estate or Estates, as
now is, or are, or hereafter shall appear to be due to the
said Orphan, when, and as soon as she shall attain
to lawful Age, or when thereto required by the Justices
of the said County-Court, as also keep harmless the a-
bove named Justices, their and every of their Heirs, Exe-
cutors and Administrators, from all Trouble and Da-
mages that shall or may arise about the said Estate:
Then the above Obligation to be void; otherwise to remain
in full Force.

Sealed and Delivered }
in the Presence of }

John Batchelder

Seal

John Berry

Seal

At a Court held for Middlesex County at the Court House in
Urbanna on Tuesday the 6th day of April 1762

This Bond was acknowledged by the Subscribers thereto to be
their Act and Deed & ordered to be recorded

Test Robert Elliot Etch

*Roan Guardian
Lambeth Bond*

KNOW all Men by these Presents, That We William ~
Roan and Thos. Slaughter are held and firmly bound
to Ch. Robinson James Reid Ch. Curtis & Lewis Mounta-
gue Gent: Justices of the Court of Middlesex County, now
sitting, in the Sum of one hundred Pounds. To the Payment
whereof, well and truly to be made, to the said Justices, and
their Successors, we bind ourselves, and each of us, our and
each of our Heirs, Executors, and Administrators, jointly
and severally, firmly, by these Presents. Sealed with our
seals, this Sixth Day of April in the Year of our Lord, One
Thousand Seven Hundred and Sixty Two and in the Second
Year of the Reign of our Sovereign Lord King George the
Third.

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The Condition of the above Obligation is such, That if the above bound William Roan his Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered, unto William Lambath Orphan of John Lambath deceased, all such Estate or Estates, as now is, or are, or hereafter shall appear to be due to the said Orphan, when, and as soon as he shall attain to lawful Age, or when thereto required by the Justices of the said County-Court, as also keep harmless the above named Justices, their and every of their Heirs, Executors and Administrators, from all Trouble and Damages, that shall or may arise about the said Estate: ~ Then the above Obligation to be void; otherwise to remain in full Force.

Sealed and Delivered }
in the Presence of }

William Roane 

The Laughlin 

At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 6th day of April 1762,

This Bond was acknowledged by the Subscribers thereto to be their Act and Deed and ordered to be recorded

Test Robert Elliot Esq

Lambeth I know all Men by these Presents, That We John Lambeth & George Farry are held and firmly bound to Ch^t. Lambeth Robinson James Reid and Lewis Mountague Gent. Justices of the Court of Middlesex-County, now sitting, in the sum of Two hundred Pounds To the Payment whereof, well and truly to be made, to the said Justices, and their Successors, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly, by these Presents. Sealed with our seals, this 6th Day of April in the Year of our Lord, One Thousand Seven Hundred and Sixty Two and in the Second Year of the Reign of our Sovereign Lord King George the Third.

The Condition of the above Obligation is such, That if the above bound John Lambeth his Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered, unto Thomas Lambeth & Susanna Lambeth Orphans of John Lambeth deceased, all such Estate or Estates, as now is, or are, or hereafter shall appear to be due to the said Orphans, when, and as soon as they shall attain to lawful Age, or when thereto required by the Justices of the said County-Court, as also keep harmless the above named Justices, their and every of their Heirs, Executors and Administrators, from all Trouble and Damages that shall

or may arise about the said Estate. Then the above Obligation to be void; otherwise to remain in full Force.

Sealed and Delivered } John Lambeth *Seal*
in the Presence of }
John Buckner George Farry *Seal*

At a Court held for Middlesex County at the Court House
in Elizabethtown Tuesday the 6th day of April 1762
This Bond was acknowledged by the Subscribers thereto and
ordered to be recorded Test Robert Elliot 6th

Dudleys
Execution Bond

Know all Men by these Presents, That We Mary Dudley
John Dudley & John Morgan are held and firmly bound
to Chrt. Robinson James Reid Chrt. Curtis & Lewis Mounta-
gue Gent. Justices of the Court of Middlesex County, now
sitting, in the Sum of five hundred Pounds to the Pay-
ment whereof well and truly to be made to the said Justi-
ces, and their Successors, we bind ourselves, and each of
us, our and each of our Heirs, Executors, and Administra-
tors, jointly and severally, firmly by these Presents. Sealed
with our Seals, the Sixth Day of April in the Year of our
Lord One Thousand Seven Hundred and Sixty Two and
in the Second Year of the Reign of our Sovereign Lord
George the Third.

The Condition of this Obligation is such, That if the above-
boundens Mary Dudley & John Dudley Execut^r. of the Last
Will and Testament of Peyton Dudley 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 Deceas-
ed which have, or shall come to the Hands, Possession or
Knowledge of the said Mary Dudley & John Dudley 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 requi-
red by the said Court; and the same Goods, Chattels and Credits
and all other the Goods, Chattels and Credits of the said Deceas'd,
which at any Time after shall come to the Hands, Possession or
Knowledge of the said Mary Dudley & John Dudley 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 Actings and
Doings therein, when thereto required by the said Court; and also
shall well and truly pay and deliver all the Legacies contained
and specified in the said Testament, as far as the said Goods,
Chattels and Credits, will therunto extend, and the Law shall
charge: Then this Obligation to be void and of none Effect, or else to re-
main in full Force and Virtue.

Sealed and Delivered
in the Presence of }

Mary M. Dudley *Seal*
John Dudley *Seal*
John Morgan *Seal*

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At a Court held for Middlesex County at the Court House in
Alabama on Tuesday the 6th day of April 1762

This Bond was acknowledged by the Subscribers to be their
Act and Deed and ordered to be recorded

Test Robert Elliot Esq

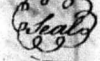
I Jason Know all Men by these Presents. That We Richard Iverson
Administrator Philip Edward Jones William Jones & James Jones are held
~~Dudley~~ and firmly bound to Christopher Robinson James Reid ~
Christopher Curtis & Lewis Mountague Gent. Justices of Mid-
dlesex County now sitting, in the Sum of Two thousand
Pounds To the Payment whereof, well and truly to be made
to the said Justices, and their Successors, we bind ourselves,
and each of us, our and each of our Heirs, Executors, and
Administrators, jointly and severally, firmly by these Pre-
sents. Sealed with our Seals, this 8th Day of April in the
Year of our Lord One Thousand Seven Hundred and Sixty
two and in the Second Year of the Reign of our Sovereign
Lord George the Third.

The Condition of this Obligation is such, That if the above
bound Richard Iverson Administrator of all the Goods, Chattels
and Credits of William Dudley 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
him the said Richard Iverson or into the Hands or Possession
of any other Person or Persons for him and the same so made,
do exhibit or cause to be exhibited into the County Court of Mid-
dlesex at such Time as he shall be therunto required by the
said Court; and the same Goods, Chattels, and Credits and all
other the Goods, Chattels, and Credits of the said Deceased, at
the Time of his Death which at any Time after, shall come
to the Hands or Possession of the said Richard Iverson or
into the Hands or Possession of any other Person or Persons for
him do well and truly administer according to Law: And
further do make a just and true Account of his Actings and
Doings therein, when thereto required by the said Court; and
all the Rest and Residue of the said Goods, Chattels, and
Credits, which shall be found remaining upon the said Ad-
ministrator Account the same being first examined and allowed
by the Justices of the Court for the Time being, shall deliver and
pay unto such Person or Persons respectively, as the said
Justices by their Order or Judgment shall direct, pursuant to
the Laws in that Case made and provided; and if it shall
hereafter appear, that any Last Will and Testament was made
by the said Deceased, and the Executor or Executors therein named,
do exhibit the same into the said Court, making Request to have
it allowed and approved accordingly, if the said Richard Iverson
being therunto required, do render and deliver up his Letters of
Administration, Approbation of such Testament being had and

(150)

made in the said Court. Then this Obligation to be void and
of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered,
in the Presence of,

Richd. Iveson Phil. Edw^r. Jones Wm Jones James Jones 

At a Court held for Middlesex County at the Court House
in Urbanna on Tuesday the 6th day of April 1762

This Bond was acknowledged by the Subscribers thereto to
be their Act and Deed and ordered to be recorded

Test Robert Elliot Etch

*Inventory
putnam
Estate*

An Inventory of the Estate of John Putnam Dec^r.

Dece ^r 4. 1760 To 7 Flag Chairs	a 2/-	0. 14. 0
To a parcel of lumber	a 7/-	0. 7. 0
To 1 Small Leather trunk	a 3/-	0. 3. 0
To 1 old pine Table	a 1/-	0. 1. 0
To 6 plates and 2 dishes	a 13/-	0. 15. 0
To 1 small looking glass	a 2/-	0. 2. 6
To 1 Frying Pan	a 5/-	0. 5. 0
To 1 Iron pot & hooks	a 6/3	0. 6. 3
To 1 bed & furniture	a 5/8	5. 8. 0
To 1 bedstead & hide	a 12/-	0. 12. 0
To 1 Iron pot & hooks	a 7/-	0. 7. 0
To 1 grid Iron	a 1/-	0. 1. 6
To 1 bedstead	a 7/6	0. 7. 6
To 2 old Tubs	a 2/-	0. 2. 0
To 1 Spinning Wheel	a 6/-	0. 6. 0
To 6 knives & forks	a 6/-	0. 6. 0
To 1 Bop Iron & heaters	a 3/5	0. 3. 0
To 1 old ades	a 6/-	0. 0. 6
To 1 doz bottles	a 3/-	0. 3. 0
To 1 old dish	a 2/-	0. 2. 6
To 1 piggins	a 1/-	0. 1. 0
To 1 Pepper box	a 4/-	0. 0. 4
To 1 bacon	a 2/-	0. 2. 6

£ 10. 15. 1

John McNeal Admin.

George Davis

Tho: Sanders

John Miller

At a Court held for Middlesex County at the Court House in Urbanna
on Tuesday the 4th day of May 1762

This Inventory & appraisement of the Estate of John Putnam
deed returned and ordered to be recorded

Test Robert Elliot Etch