

In Obediance To the worshipfull Court of Middlesex County, we the Sub-
 scribes Did meet & being first Sworn Before John Goodbridge one of
 his Majesty's Justices of the peace for this County, Did appraise the Estate
 of Anne Tuggle Decd. by an Order of Court Dated the 3rd Day of June 1768

To Wit	
1 negro wench named Lillis	£20. 0. 0
1 negro wench named Pat	40. 0. 0
1 negro Child named Betty	5. 0. 0
1 negro Girl named Frances	30. 0. 0
1 old Sides Saddle	1. 0. 0
	<hr/> £96. 0. 0

John Taylor
 John Batchelder

At a Court held for Middlesex County at the Court House in Newham
 the 4th day of May 1768
 This Inventory of the Estate of Anne Tuggle decd returned, ordered
 to be recorded

Test Robert Elliot Clk

Robbs
 Bond
 Administ.
 Deceased
 Estate

Know all Men by these Presents, That We, James Robb and Robt.
 Daniel are held and firmly bound to Christ: Robinson James Reade
 Christ: Cutts and Lewis Mountague Gent. Justices 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 Justices, and their
 Successors, we bind ourselves, and each of us, out and each of our
 Heirs, Executors, and Administrators, jointly and severally, firmly
 by these Presents. Sealed with our Seals, this 30th Day of May
 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
 James Robb Administrator of all the Goods, Chattels and Credits of
 Benjⁿ Davis Deceased, do make, or cause to be made, a true and
 perfect Inventory of all and singular the Goods, Chattels and Cre-
 dits of the said Deceased, which have, or shall come to the Hands,
 Possession, or Knowledge of him the said James, 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 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, at the
 Time of his Death which at any Time after, shall come to the Hands
 or Possession of the said James, 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 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 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 James 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

James Robb



Robt Daniel



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

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

Test Robert Elliot Clk

Jeffries
Guardian
Shelton

Know all Men by these Presents, That We Ambrose Jeffries and John Lewis are held and firmly bound to Christ^o Robinson James Reade Christ^o Curtis and Lertus 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. Scaled with our Seals, the 4th Day of May 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 Ambrose Jeffries his Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered unto Micajah Shelton Orphan of Tho. Shelton 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, do 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

Ambt. Jeffries



John Lewis



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

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

Test Robert Elliot Clk

Division
between
Murray &
DeForest

A Division of three Negro Slaves between Robert Murray & Mary
his Wife Complainants, and Cornelius DeForest Respondent. Viz.

153

Robert Murray & Mary his Wife's Part.

Jamney at the Value of

£45. 0. 0

Sarah at the Value of

30. 0. 0

£ 75. 0. 0

Cornelius DeForest's Part.

Lucy at the Value of

£40. 0. 0

Murray's Part, being one half Value of the Difference }
of Negro's } 17. 10. 0

To be paid by Murray to DeForest in Cash

17. 10. 0

£ 75. 0. 0

Pursuant to an Order of Middlesex County Court dated the
first day of December 1761 We the Subscribers have Divided the Ne-
gro therein Mentioned between Robert Murray & Mary his Wife
Complainants and Cornelius DeForest Respondent according to the
above, And we do find a ballance to be paid by the said Robert Mur-
ray & Mary his Wife, to Cornelius DeForest in the sum of seven teen
pounds ten shillings according to the above Division.

Given under our Hands this 15th day of December 1761

Chr. Curtis
John Gordon
William Moulson
Jm^{rs} Meacham

At a Court held for Middlesex County on Tuesday the 1st day of
June 1762

This division of three Negro Slaves between Robert Murray and
Mary his Wife Complainants and Cornelius DeForest
Respondent in Chancery according to a decree of this Court
returned and ordered to be recorded

Test Robert Elliot Clk

Smith
Guardian
Smiths
Bond

KNOW all Men by these Presents, That We John Smith & Robert
Daniel Gent are held and firmly bound to Christopher Robinson
James Reid Christopher Curtis Gannon Corbin & Lewis Mountague Gent.
Justices of the Court of Middlesex County, now sitting, in the sum of ten
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. Scaled with our seals, this 1st Day
of June in the Year of our Lord, One Thousand Seven Hundred and sixty
two, and in the ii. 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 Smith his Executors and Administrators, shall will and truly pay and deliver, or cause to be paid and delivered, unto Burgeff and Philip Smith Orphans of Baldwin Matthews Smith 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 Smith 
in the Presence of }

At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 1st 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 Elliot Clk

Rhodes v
Ordinary
Licence

KNOW all Men by these Presents, that We Benjamin Rhodes & 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 1762

The Condition of this Obligation is, That whereas the above bound Benjamin Rhodes hath obtained a Licence to keep an Ordinary at Urbanna, & therefore the said Benjamin Rhodes doth constantly find and provide, in his said Ordinary, good, wholesome and cleanly Lodging and Diet for Travellers, and Stabling, 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 in June 1763 And shall not suffer or Permit any unlawful Gaming in his House, nor on the Sabbath Day suffer any Person to tittle or drink any more than is necessary: Then the above Obligation to be void, otherwise to remain in full Force.

Sealed, and Delivered } Benj. Rhodes 
in the Presence of } W. Meacham 

At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 1st 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 Elliot Clk

Moulsons R
Ordinary R
Licence R
Bond R
For
Fif
our
selv
Ad
our

Gill and Elliot
 KNOW all Men by these Presents, That We Alexander Gill & Robert Elliot are held and firmly bound to Christopher Robinson
 Justice 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, joint-
 ly and severally, firmly, by these Presents. Sealed with our seals,
 this 1st Day of June in the Year of our Lord, One Thousand seven
 Hundred and sixty two, and in the ii^d 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 Alexander Gill his Executors and Administrators, shall
 well and truly pay and deliver, or cause to be paid and delivered,
 unto Jacob Ware Orphan of John Ware 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

Alexander Gill
 Robert Elliot

At a Court held for Middlesex County at the Court House in
 Urbanna the 1st day of June 1762

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

Test Robert Elliot Clk

Moulson
Ordinary
Licencel
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 our-
 selves, 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 First Day of June 1762.

The Condition of this Obligation is That whereas the above bound William Moulson hath obtained a Licence to keep an Ordinary at Urbanna in the County of Middlesex. & therefore the said William Moulson doth constantly find and provide, in his said Ordinary, good, wholesome and cleanly Lodging and Diet for Travellers, and Stabling, 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 supple 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 Moulson (Seal)
Robert Elliot (Seal)

At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 1st day of June 1762

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

Jones & Dudley

KNOW all Men by these Presents, That We, Isaac Jones, Andrew Davis & John Morgain, are held and firmly bound to the Robinson, James Reid, Ch^r Curtis and 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, 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 July 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 Isaac Jones his Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered, unto Charles Dudley and Jane Dudley Orphans of William Dudley 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

Isaac Jones (Seal)
Andrew Davis (Seal)

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

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

Test Robert Elliot Clk

J. Stiff
Will

I Jacob Stiff of the Parish of Christ Church In the County of
Middlesex make Constitute and Appoint, this my last Will
and Testament revoking all others by me heretofore made
(Viz) First I give to my Gran son James Stiff the son of my son
William Stiff a negroe girtle named Phillis, and if my said Gran
son should die before he arrives to the age of twenty one then I
give the said negroe girtle to my Gran Daughter Elizabeth Stiff the
Daughter of my son William aforesaid. Secondly I give all my
lands to my Son William Stiff and his Heirs for ever. Likewise
give to my son William all the rest of my negroes, and all my
Stocks of Cattle, Sheep, and hogs. Thirdly I give all the rest of my
Estate to be equally divided among all my Children (Viz) Jacob
Stiff, William Stiff, Sarah Tignor, and Averilla Saunders.
Lastly I appoint my son William Stiff, and Mr Machenham
Executors to this my Will In Witness whereof I have hereunto
set my hand and Seal this 15th day of January 1760

Witness

John Robinson (Seal)
James Scrosby
James Dunleavy

The Last Will and Testament of Jacob Stiff decd. being presented
in Court by William Stiff one of the Exors therein Named (the other Exor
Machenham refusing to Act as an Exor & take the Oath thereupon
himself) was proved by the Oaths of John Robinson James Scrosby &
James Dunleavy and Ordered to be recorded. And the said William Stiff
having taken the Oath of an Exor & with John Robinson his security
entered into and acknowledged a Bond Certificate is granted him
for obtaining a probat in due form

Test Robert Elliot Clk

Stiff Bond

KNOW all Men by these Presents, That We William Stiff and John Robinson Gent are held and firmly bound to the Honorable James Keith Esq. Curtis and Lewis Mountague 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 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 sixth Day of July 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 William Stiff Execut. of the Last Will and Testament of Jacob Stiff 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 William Stiff 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 Deceased, which at any Time after shall come to the Hands, Possession, or Knowledge of the said William Stiff 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 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, with therewnto 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

William Stiff 

John Robinson 

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

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

Test Robert Elliot Esq

Mary Sanders
Will

In The Name of God Amen. I Mary Sanders
of Middl^e County being sick and weak of body but of perfect sense
and memory thanks be to God for the same. Do make and ordain
this my Last will and Testament in the Year of our Lord one
Thousand seven hundred and Sixty two Revoking all other
Wills and Testaments whatsoever before written.

Now I Give and Bequeath all my Estate at my Decease to -
Mary Blackburne Sen^r. to be her property to order as she shall
think fit Signed and sealed this 24th Day of March 1762

In presence of Her I appoint my Loving friend Mary Black-
burne my Executrix to this my Last will & Testam^t.

Thomas Edward^r Mary } her } Sanders } Seal
Scrillah Sanders } mark }
Anne Crumton }
her }
mark }

Now I Desire that this my Estate may not be Apprais'd
at a Court held for Middlesex County at the Court House in Westminster
Tuesday the 6th day of July 1762
The last Will and Testament of Mary Sanders dec'd being presented in Court
by Mary Blackburne the Sen^r therein mentioned was proved by the Oaths of the
Witnesses thereto and ordered to be recorded And the said Mary Blackburne
having taken the Oath of an Ex^r and with Andrew Davis her security
on bond with Bond & acknowledged the same Certificate is granted her for
obtainin^g a probat in due form Test Robert Elliot Clk

Blackburne
Sen^r Executrix
Bond

KNOW all Men by these Presents, That We Mary Blackburne
& Andrew Davis are held and firmly bound to the Right Hon^{ble} Robinson
James Reid Ch^l Curtis & Lewis Mountraque Gens. Justices of the
Court of Middlesex County, now sitting, in the Sum of two hundred
pounds in 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 Adminis-
trators, jointly and severally, firmly by these Presents, sealed
with our Seals the Sixth Day of July 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
Mary Blackburne Executrix of the Last Will and Testament of
Mary 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 the said Mary Blackburne
or into the Hands and Possession of any other Person or Persons
for her and the same so made, do exhibit unto 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 which
at any Time after shall come to the Hands, Possession, or Know-

ledge of the said Mary Blackburn or into the Hands and Possession of any other Person or Persons for her do well and truly administer according to Law: And further to make a true and just Account of her 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: From 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
Jn: Buckner
Mary Blackburn (Seal)
Andrew Davis (Seal)

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

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

Just Robert Elliot Clk

Gibson
Guardian
Wrie Bond

KNOW all Men by these Presents, That We James Gibson & William Stiff are held and firmly bound to Christ: Robinson, James Reid, Christ: Curtis and Lewis Mountague Gent. Justices of the Court of Middlesex County, now sitting, in the sum of One hundred pound: 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 July 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 James Gibson his Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered, unto John Wrie Orphan of John Wrie 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: Courts, 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
James Gibson (Seal)
William Stiff (Seal)

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

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

May 25th 1762

Inventary
Dudley's
Estate

An Inventory of all Peyton Dudley Deceased Estate
 one horse bridle and saddle
 one Cow And Yearling one Sow and piggs
 one Bed and pudor And earthen ware
 three Iron pots one frying pan And Skillet
 one table and Chears a Chest a box of Drawes
 two small boxes three trunks A parcell of Books
 A parcell of Servaies Inplements A pair of money Scales
 A Silver watch and pocket Compass and Voolin
 two Gum pastels and holsters
 A Whip saw Cros cut Saw and file and rest
 A parcell of carpenters toles And Shoe maker toles Sum leather
 A small old Cable tachel and Sheat blocks
 one Cannew oak tubs nail and pegs two small Cags
 two pair Cards A looking glafs razer and hone
 A parcell of old Iron two pair of Clamps one old pot
 two sifters and sifting tray
 A Card of Buttons and some Cloaths
 About five or six pounds in money

Mary M^{mark} Dudley }
 her } Executors
 John Dudley }

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

This Inventory of the Estate of Peyton Dudley dead returned & ordered to be
 recorded

Test Robert Elliot Clk

Inventary
Appraisment
Negroes of
W. Dudley
Estate

An Inventory of the Appraisments of Negroes belonging to the Estate
 of William Dudley Deceased d. June 29th 1762

Negro York at £60.	Negro Minny at 70	£130
Negro Lafney at 30.	Negro Abiam at 10	40
Negro Vol at 20.	Negro Jubitter 40	60
Negro Harry at 70		70
		<u>£ 300</u>

John Berry
 William Hackney
 John Miller
 Rowland Sutton

Rich. Ineson

At a Court held for Middlesex County at the Court House in
 Urbanna on Tuesday the 8 day of August 1762

This Inventory and appraisment of the Negroes belonging to
 the Estate of William Dudley dead returned & ordered to be
 recorded

Test Robert Elliot Clk

Know all Men by these Presents, That We John Yarrington
 Yarrington and James Daniel 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 third Day of August 1762

The Condition of this Obligation is, That whereas the above bound
 John Yarrington hath obtained a Licence to keep an Ordinary
 at Urbanna in the County of Middlesex. And therefore the said
 John Yarrington doth constantly find and provide, in his
 said Ordinary, good, wholesome and cleanly Lodging and Diet
 for Travellers, and Stableage, Fodder and Provender, or Pastu-
 rage 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 per-
 mit 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.

Scaled, and Delivered } John Yarrington Seal
 in the Presence of }

At a Court held for Middlesex County at the Court House in Urbanna
 on Tuesday the 3^d day of August 1762 James Daniel Seal

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

Test Robert Elliot Clk

Division
 Negroes between
 Jacob & Benjamin
 Hackney

In obedience to a order of Middlesex Court to us directed, dated
 November 4th 1760.

We have divided the negroes left to Jacob & Benjamin Hackney, which
 were left them by their Father Wth Hackney, dec^d (vizt) Jany & Avery
 two Girls to Jacob Hackney & Judy with her young son. Peter to Benja-
 min Hackney. Given under our hands this 15th June 1762.

Edm^d Berkeley
 John Smith

At a Court held for Middlesex County at the Court House in Urbanna
 on Tuesday the 3^d day of August 1762 Will Churchhill

This division of the Negroes left to Jacob & Benjamin Hackney by
 their Father Will returned and ordered to be recorded

Test Robert Elliot Clk

Sovereign
 B. Smith
 Estate

Sale of
 B. Smith
 Estate

Inventary For Obedience to an order of Court held in Middlesex County at
B. Smiths Urbanna on the second day of March 1762. We the Appointed Appraisers
Estate Being first sworn Before James Reid Esq. have Appraised all the Estate Brought before us of Benjamin Smith Dec. (Wiz.)

To 1 old Table 7/	To 1 Bayonet & 1 Cartridge box 1/3	L. 0. 8. 3
To 1 old candle box 2/	To 2 1/2 yd ^d Duffel 20/	1. 2. 0
To 4 1/2 yd ^d Shelloon 11/	To 2 Doz ^d of 4 Coat Buttons 3/	0. 14. 0
To a Parcel of Trimming 3/6	To 1 1/2 yd ^d Broad Cloth 18/	1. 1. 6
To Trimming & Linnen 5/6	To 1 mans hatt 12/	0. 17. 6
To 1 old Wigg 8/	To 1 old Pair of Shoes 2/6	0. 10. 6
To 1 old hat 1/6	To 1 old pair Stockens 7 1/2	0. 1. 1 1/2
To 1 Wastecoat & Breaches 12/	To 1 Coat & wastecoat 7	1. 12. 0
To 2 Shirts & 1 Wastecoat 18/	To some Lace 2/6	1. 0. 6
To 1 Horse, 1 Bridle & 1 Saddle L. 3		3. 0. 0
To 1 Silver stockbuckle 2/6	to 1 pair shoe buckles 1/	0. 3. 6
To Parcel old Tools 2/	To 1 Pocket Book 3/	0. 7. 0
To 1 Prayer Book 1/6	To 1 pair Long Breaches 2/6	0. 4. 0
To 1 old Ink Glasse 1/6	To 1/2 Doz ^d Plates 4/	0. 4. 0
To 1 old hand Saw 3/		0. 3. 0

William Dean
 James Gibson
 William Stiff
 Edward Smith

At a Court held for Middlesex County at the Court House in
 Urbanna on Tuesday the 3^d day of August 1762
 This Inventory and Appraisement of the Estate of Benjamin
 Smith decd returned and ordered to be recorded
 Just Robert Elliot Clk

Sale of April 14th 1762. The Inventory of the Sale of the Estate of Benjamin
B. Smiths Smith Deceased is as followeth
Estate Tho^s Able D^r

To some Broad Cloth & Trimming	L. 1. 6. 3	
To 1 Old Coate 11/6	To 1 Prayer Book 2/	0. 13. 6
To 1 Pair of Buckles 11/2	To 1/2 Doz ^d of Plates 5/7	0. 9. 9
To 3/4 Cash	To 1 horse	3. 11. 6
To 1 Old hand Saw 3/		0. 3. 0
To 1 Bayonet & Cartrdg Box		0. 0. 6
<hr/>		
John Sanders D ^r	To some Duffel & Trimming	2. 3. 6
<hr/>		
William Barrfoot D ^r	To 1 fine hat 22/6	1. 2. 6
	To some Linnen Cloths 22/	1. 2. 0
	To Silver Stock Buckle 12/	0. 12. 0
<hr/>		
William Belfair D ^r	To 1 old wigg 11/	0. 11. 0
<hr/>		
Edmund Sanders D ^r	To 1 Old westcoate & Britches 14/6	0. 14. 6
<hr/>		
Jacob Hackney D ^r	To Pair of old Shoes 5/6	0. 5. 6
	To 1 Pocket Book 7/10	0. 7. 10

Judith Bromill Dr	To some old Tools 3/-	0..3..0
	To 1 old hat 1/3	0..1..3
Edward Smith Dr	To 1 Old westcoate 10	0..10..0
	To 1 Old Table 5/6	0..5..6
	To 1 old Candle Doy 1/-	0..1..0
Robert Wake Junr	To 1 old Razor 1/-	0..1..0
Wythall Wake	To 1 old Ink Glass 7/12	0..0..7 1/2
		14..9..9 1/2

At a Court held for Middlesea County at the Court House in Urbanna on Tuesday the 3^d day of August 1762
 This Sale of the Estate of Benjamin Smith Deed returned and ordered to be recorded
 Test Robert Elliot Clk

Thos Lambboth
 Guardian & Co

KNOW all Men by these Presents, That We William Muir and John Murray are held and firmly bound to Chr^s Robinson James Reid Chr Curtis & Gawnen Corbin 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 First Day of March in the Year of our Lord, One Thousand Seven Hundred and Sixty Three and in the third 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 William Muir his Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered, unto Thos Lambboth Orphan of John Lambboth 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 Muir
 John Murray



At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 7th Day of March 1762
 This Bond was acknowledged by the Subscribers thereto and ordered to be Recorded. By the Court
 Truly Recorded

W^m Powell
Admin^r

KNOW all Men by these Presents, That the, James Daniel and John Daniel are held and firmly bound to Christopher Robinson James Reid Christopher Curtis & Gawin Corben Gent. Justices 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 first Day of March in the Year of our Lord One Thousand Seven hundred and sixty three and in the Third Year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such, That if the above bound James Daniel Administrator of all the Goods, Chattels and Credits of W^m Powell 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 James 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 James 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 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 James Daniel 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
James Daniel 
John Daniel 

At a Court held for Middlesex County at the Court House in
Middesborough Tuesday the 7. Day of March 1763.

This Bond was acknowledged by the Subscribers thereto and ordered
to be Recorded. By the Court

Truly Recorded Test.

The Estate of Capt. Tho. Price in acct. with Miss Margaret Mountague	
1758. To the hire of Phill. Ben. & Bristol	£ 18.. ..
To D ^o of Lether £4.. 10. D ^o of Winny £5	9.. 10.
1759 To D ^o of Phil. Ben. & Bristol	21.. ..
To D ^o of Lether £6. D ^o Winny 5£	11.. ..
1760 To D ^o of Phil. Ben. & Bristol	24.. ..
To D ^o of Lether & Winny	11.. ..
To D ^o of Cupid two years	2.. ..
Of	£ 96.. 10..
1758 By Col ^o Smith for her Board & Schooling	£ 10.. 2..
1759 By her Board & Schol ^y at Capt. Prices	15.. 16.. 8
By Maintenance of two Negro Children	2.. 5.. ..
By Midwifes Fees	1.. ..
1760 By her board with Alex ^o Gill	5.. ..
By Sundry necessaries provided by Capt. P	11.. 8.. 6
By Sundry D ^o Mr. McCall in 175. & 1759	12.. 0.. 2
By D ^o of D ^o 1760	8.. 1.. 3
By D ^o of Capt. Gordon 1760	6.. 0.. 3 1/4
	71.. 13.. 10 3/4
By Articles Omitted to Charge	2.. 1.. 11 3/4
	£ 73.. 15.. 10 3/4
By Ball ^a due P ^o M.	22.. 14.. 1 3/4
	£ 96.. 10.. 0..
By Interest on the Contra Ball ^a	£ 1.. 18.. 4
	22.. 14.. 1 3/4
	£ 24.. 11.. 5 3/4 Ball^a Due

Pursuant to an Order of Middlesex County Court Dated at
 Urbanna on Tuesday the 7th day of Apr^l 1761. We the subscribers
 have met & stated & sealed the acct^s of Guardianship of Thomas Price
 Gent^o Deed Guardian of Margaret Mountague as above & do
 find a Ball^a due to the S^o Margaret of twenty four pounds twelve
 shillings & five pence three farthings, But some Disputes arising
 concerning a Bed which was purchased for the S^o Margaret of the
 Value of Seven pounds six shillings which we Refer to the Court
 Given under our hands this 28th Day of Aug^o 1762
 Lewis Mountague
 Will^m Segar
 Will^m Mountague
 Phil^l Mountague

At a Court held for Middlesex County at the Court House in
 Urbanna on Tuesday the 2nd Day of March 1760
 This Account of Thomas Price Gentleman Guardian of Margaret Mountague
 was this Day returned pursuant to former Orders of this Court
 and ordered to be Recorded. And by the Adj^yment of the Court there is
 have these Bed & Furnitures
 302

An Inventory of the Estate of George Chowning Deceased

In obedience to an order of Middlesex County Court made the sixth day of October one thousand seven hundred & sixty one. we the Appraisers Being First Sworn before Capt. Henry Washington one of his Majesties Justices of the Peace on October the Twenty Ninth one thousand seven hundred & sixty one have Appraised the Estate of the said Deceased and do Inventory the same as Followeth

	£	s.	d.
To one Negro woman Named Frank		45	
To one Negro Boy Named Numan		45	
To one Negro Boy Named Bristow		40	
To one Negro Girl Named Jane		36	
To one Negro Boy Named Will		30	
To one Negro Girl Named Hannah		25	
To one Negro Girl Named Jone		15	
To seventeen head of Cattle	20	15	
To three Feather Beds and Furniture		14	
To eight Flax Chears and three Cotton Shees	1	13	6
To two Chests & two Old Boxes & one Carving Knife and deal	1	8	
To a parcel of Shoe Makers Tools & two Craybar Tables		1	
To one Gun & board & Ten Old hoes and one Old plow hoe	1	11	
To three Old Broad Axes and a parcel of Shoe Lasts		18	
To four Iron Pot & hooks & three Iron pot hangers & two Iron pokers	1	9	6
To a pare of Wash Forks & one Ladle & spice Morter & pestle		10	6
To a Box Iron & heaters and a parcel of putter	2	7	6
To one Frying pan & a parcel of Old pewter and one Old Lume		14	6
To one hand saw & gouge and Cuting Knife and Chisel		4	
To one Spin and one Looking Glass & one Slate and Candlestick		3	6
To one Coat & West Coat		1	
To one Coat and West Coat & a pare of Breaches		1	15
To one pare of Leather Breaches and one hat		1	5
To two Cotton shirts and two pare of yarn Stockens		13	
To one pare of Shoe Books and one Pare of Shoes		7	6
To powder & Bawl & horn & two Old sifers		3	9
To one pare of Money Scales & one Razor and Stone		8	
To a parcel of Trumpery in a small Box & one pare of Mittings		2	4
To a pare of Cotton Cards & a parcel of Old Ditto & light Rays	1	14	
To one Flomeny Sifter & Brush & six sasers & six Cipes & one Bowl		5	9
To one Grate Coat and one pot of Butter & Cheere Butter Pots	1	2	9
To one soap Tub & one Meal Tub & one Iron passel		7	6
To one Glass Bottle & some spirit of Turpentine		9	
To six Glass Bottles & one stone Jug and one saddle		18	
To a parcel of Old Books & 4 1/2 Bushels of salt		11	6
To three Gimbles & one spinning Wheel & a Parcel of Old Tubs		12	3
To a pare of Iron Wedges & two pales & two puggens & one Washing Tub		10	6
To four Old Baskets two Trays one of Chain Ring Maple & Clevery		11	6
To one Brass Kettle & one Jar Barrel with some Jar		5	
To one Meal Bag & one Churn one pare of Cart Wheels & three Shettles	1	16	
To three Towels three Table cloath and one Flarnep		7	
To one Case of Knives and Forks one Washing Tub & one Bell		8	6
To eleven young hogs and two sows & two pigs	2	2	
To ten Sheep	2	7	4
To two Mares		6	
To Feather a sack of Tops and Chundred Bundles of Blades & some Flusks	2	6	1
To sixteen Barrels of Corn		6	8
To forty one & a half Pounds of Cotton in the Seed		13	10

To 1275 Tobacco	12 14 7
To Cash	3 13
By an Account from Mr. Maurice Smith	17 4
By an Account from Mr. Henry Tuggle	2 6

William Channing Adm;

Tobias Allen
John Thurston
John Channing

At a Court held for Middlesex County at the Court House in
Philadelphia on Tuesday the 2^d Day of March 1762.

This Inventory of the Estate of George Channing deceased was this
Day returned and ordered to be Recorded. By the Court
1762. Test.

Truly Recorded. Test.

The Inventory & appraisement of the Estate of Mr. Jacob Huff deceased

76 Cattle	118 0 0
42 Sheep	11 4 0
Hogs	13 1 0
(Negroes Viz)	
Simon	80 0 0
Pompey	70 0 0
Will	30 0 0
Hager	100 0 0
Jidy	50 0 0
Roe	50 0 0
Dinah	80 0 0
Phillis	30 0 0
Jack	60 0 0
James	40 0 0
Gabriell	40 0 0
Harry	40 0 0
Phillis	30 0 0
Aggy	20 0 0
Jenny	15 0 0
a Horse	7 0 0
a Mare	10 0 0
50 barrells of corn	25 0 0
1 bed bedstead 1 blanket rug & cord	6 0 0
2 beds, bedsteads 2 rugs 2 blankets 2 cords	7 10 0
1 bed bedstead and cord	3 0 0
	935 15 0
Brought over	935 15 0
4 ches. 1 trunk, 1 still and Worm	3 0 0
20 yards Cotton	2 10 0
3 old Cain Chairs	0 4 0
5 p ^{ts} new Cotton cards	1 0 0
1 Cut law a parcell of Capin: tooles	2 07 0
1 Syth &c ^o	0 4 0

a parcell of leather, and old Iron	3 14 0
a parcell of chests box's and a trunk	0 8 0
a pt. of pistols 2 swords. 1 saddle and bridle	2 15 0
1 old Saddle and bridle 1 spade	0 16 0
2 Sivers. 1 old basket 53 th picked Cotton	3 8 0
a parcell of Coopers tooles. 1 pt. Silliards	0 19 0
1 bed bedstead 1 pt. sheets & counterpane 1 Cord	3 10 0
1 old Desk. 1 D ^o better 1 Case of bottles	3 18 0
1 Chest of Drawers. old Cards and Wool	1 1 0
2 old tables 1 locking glass 1 Warming pan } 2 razors hone and strof }	1 7 0
7 leather Chairs 1 Violin 3 old Guns	5 14 0
1 new gun 1 bell mettle Skillet	1 10 0
Tea Kettle stand and Coffee pot	0 10 0
a parcell of files old Knives and old lumber	1 7 0
34 th Drop Shot. 7 th gun powder 1 small Case	1 10 4
hooks & lines. a Lanthorn & mortar & pestle	0 8 6
3 brass Candlesticks and Snuffen	0 7 6
17 earthen plates 1 pocket bottle & flaske	0 7 6
1 pt. Spoon molds 1 q ^t mug 2 pt. money scales	1 5 6
a box of physick 3 old Sythes and Stones	1 7 0
a parcell of books. 2 pt. fire tongs 1 pt. dogs	1 7 0
3 old Spinning wheeles 45 ells brown linen	3 8 3
4 Chests, 1 table, 14 sto Jugs 5 butter pots	2 5 6

988. 10. 1

Brought Over	988. 10. 1
2 beds, 2 rugs 1 blanket 1 pt. sheets 2 Cords pillow & bot's	12 0 0
10 leather Chairas, 18 plates 14 dishes	3 8 0
14 old plates and 2 dishes 4 old basons 1 dish	1 7 4
1 Chamber pot 1 q ^t & 1 pt. pot. 1 Salt Selter	0 4 6
1 Sugar box. 1 Sauce pan 1 Cannister	0 2 0
104 ells oznabruge	8 13 4
3 rd 4 th 8700. 10 th 10850. 20 th Nails 5 th 8 th	15 3 0
2 frieing pans	0 12 0
1 pt. leather breeches, 12 pt. plad hose	3 4 0
7 1/2 yards plowh 4 boys hats	5 14 0
6 Shammy Skins 17 yds printed Linen	3 11 6
To a quantity thread 54 th cheese	3 2 10
a parcell of sewing silk & thread	4 19 4
7 pt. mens Cotton Stockings	1 15 0
15 y ^d Linin a 6/6 13 y ^d bro: holland 26 y ^d check	15 15 6
1 1/2 y ^d Renting 13 y ^d wt. Linin 24 1/2 y ^d bro: sheet	1 3 6
5 hankerchiefs, 3 y ^d striped Cotton	13 2 9
4 1/2 shoe thread, 7 th pepper, 16 y ^d duffle	3 19 6
21 y ^d Shallone 3 shammy skins	1 13 0
3 pt. mens bro: thread hose, 3 silk hankerchiefs	0 10 7 1/2
1 pt. mens gloves 1 pt. shoe buckles 1 Case of Knives and forks	0 15 0
a parcell of buttons and wist 1 hat	0 6 6
2 old box Irons 2 lamps & Candle box	0 4 6
8 old reap hooks, 1 pt. Scales & Weights	0 1 0
1 hat brush, 1 small Jug	6 9 0
5 narrow ax's 3 grubbing hoes, 26 broad D ^o	4 16
20 narrow hoes, and some old D ^o & wedges	10 12
33 y ^d fear nought	

1112. 6. 9 1/2

Brought Over 1112. 6. 9 1/2

3 grine stone 3 old brass Kettles	1. 18. 0
5 Iron pots 2 pot hooks, 2 racks	1. 14. 0
1 meal Sifter, 1 pale, 1 puggin	0. 4. 6
4 sack bags, 3 beef ropes, some old rope	0. 8. 0
19 Cask's, 16 Sides 3 pieces Sole leather	4. 4. 0
1 pt. Dumbrell Wheels, 6 bus. Salt, 3 bus Wheat	2. 4. 0
4 old Cask, a parcell of Wool, D.° old Iron	3. 2. 0
1 Ox Cart, and 2 Chains	2. 10. 0
1 st Cypress boards	4. 0. 0
800 oake & pine D.°	1. 10. 0
1 Cast Saddle & Collar	0. 1. 3
1 pt. Sheeks, 1 rug	2. 0. 0
paper Cash	50. 0. 0
Cash for tobacco	66. 3. 2
D.° in gold	5. 8. 11
Money in England as by Acc. Curr. £119. 18. 11. in Virg.° Curr. 4. 179. 7 11/2	179. 7 11/2
hides in tan 1 Cannoc 1 hand Mill	3. 8. 0
1 Whip Saw	0. 15. 0
2 old grid Irons, homney pestle	0. 7. 0
4 pt. old Cart Wheels, Clamps hoxopes and box's	0. 10. 0

£1442. 3. 5

The Value of the Sale of the Estate
amounts to £194. 14. 10.

William Stiff Executor

William Owen
Henry Whiting
James Gibson

At a Court held for Middlesex County at the Court House in
Uxbridge on Tuesday the 3. Day of May 1762

This Inventory and Appraisement of the Estate of Jacob Stiff deceased
was this Day returned and ordered to be Recorded By the Court
Test
Duly Recorded Test

In pursuance to an order of court bearing Date March 4. 1762 in the Sub-
scribers have Divided the personal Estate of George Northam Deceased as followeth

The Northam part of the Personal Estate	£28. 5. 7
George Northam part of y. Personal Estate	28. 5. 7
Ann Northam pt. of y. Personal Estate	28. 5. 7
	£ 84. 10. 9

By the Inventory of the Personal Estate of the said Deceased. £ 84. 10. 9

Robert Daniel
Thomas Kemp
John Murray
William Christow

At a Court held for Middlesex County at the Court House in Ux-
bridge on Tuesday the 3. Day of May 1762

This Division of the Estate of George Northam deceased was this
Day returned and ordered to be Recorded By the Court Test

Duly Recorded Test

18.0
14.0
4.6
8.0
4.0
4.0
2.0
10.0
0.0
10.0
1.3
0.0
0.0
3.2
8.11
7.11 1/2
8.0
15.0
7.0
10.0
3.5

The Estate of Philip Warwick decd. D^r. To James Machan
 To p^r.^d Elks Fees 467. Tot^o. a 14/176^t L 3. 5. -
 1744. To p^r.^d William Richerson 1. 3. 8
 1745. To p^r.^d John Saunders 2. 8
 To p^r.^d Dod^r. Mitchell 14. 6
 To p^r.^d Mary Goodwin 10. -
 1762. To p^r.^d George Daniel 8. 3
 £ 6 4 1

O^r.
 By the amount of the Inventory L 230. 18. - 1/4
 By the Value of y^e. Negro's Reduct^o 136. - -
 100. 18. 0 1/4
 By Eliz^a. Goodwins Moiety of the personal Estate 26. 3. 4 1/2
 £ 74. 4. 7 1/2
 By Ja^s. Machan's thirds 24. 14. 10 1/2
 D^r. from the other Side L 49. 9. 9 1/2
 6. 4. 1

Ball^o. due L 43. 5. 8 1/2

Pursuant to an order of Middlesex County Court Dated at Ut-
 tanna on Tuesday the 1st Day of Decem^r. 1761.
 We the Subscribers have met stated & settled the Acc^t. of Administra-
 tion of James Machan administrator &c. of Philip Warwick decd. &
 do find a Ballance due to the S^r. Estate of Forty three pounds Five
 Shillings & eight pence half pence. Curr^t. Money -
 Given under our hands this third Day of January 1763

Wm^m. Mountague
 Phil^m. Mountague
 William Sgar

At a Court holden for Middlesex County at the Court House
 in Utbanna on Tuesday the 3rd Day of May 1763.

This Settlement of the Estate of Philip Warwick deceased was this
 Day returned and ordered to be Recorded By the Court

Truly Recorded Test.

Know all Men by these Presents, That We John Blake and John Ro-
 binson Gent. are held and firmly bound to Ch^r. Robinson, James Reid,
 Ch^r. Curtis & Gawen Corbin Gent. Justices of the Court of Middlesex County,
 now sitting, in the sum of five hundred Pounds To the Payment whereof
 of 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.
 Scaled with our Seals, the third Day of April in the Year of our Lord
 One Thousand Seven Hundred and Sixty Three and in the third Year
 of the Reign of our Sovereign Lord George the third.

The Condition of this Obligation is such That if the above bound John
 Blake Adm^r. with the Will annexed of the Last Will and Testament of John

Sub
month
5..7
5..7
5..7
0..4
0..9

can

is

Blake Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits not administered upon of the said Deceased, which have, or shall come to the Hands, Possession, or Knowledge of the said John Blake or into the Hands or 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 Deceased, which at any Time after shall come to the Hands, Possession, or Knowledge of the said John Blake 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 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 }

John Blake 

John Robinson 

At a Court held for Middlesex County at the Court House
in the Bannock Street the 3^d Day of July 1668.

This Bond was acknowledged by the subscribers thereto, and ordered
to be recorded. By the Court

208.

Truly recorded Seal

KNOW all Men by these Presents, that We W^m Daniel & Henry
Shapard are held and firmly bound to Ch^s Robinson, James Reid
John Robinson, Ch^s Curtis, Gaven Corbin & Robert Daniel Gent. Ju
stices 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 Admini
strators, jointly and severally, firmly, by these Presents, sealed with
our Seals, this third Day of April in the Year of our Lord, One Thou
sand seven Hundred and Sixty three and in the third 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
William Daniel his Executors and Administrators, shall well and

truly pay and deliver, or cause to be paid and delivered unto Ann Guthrey Orphan of John Guthrey 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 Justice of the said County Court, as also keep harmless the above named Justice 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 }
Lewis Mountague

William Daniel
Henry H. Shapord

At a Court held for Middlesex County at the Court House in
Urbanaville Tuesday the 3rd Day of May 1762

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

Test

Truly Recorded Test

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

Ordered that William H. David Barrick, Thomas Sanders, and William Owen, or any three of them being first sworn before some Justice of the Peace for this County do appraise the Estate of Mary Sanders deceased & return an Inventory thereof

Robert Elliot

A True And Perfect Inventory of the Estate of Mary Sanders Deceased

To Cash	£ 3 0
To One Small Trunk And. A parcel of Cloase	0 7 6
To two Paire of Shoase	1 0 0
To Nine Yards of Virginia Cloth	0 9 0
To A Parcel of Cloase	1 7 0
To 4 Pounds of Sugar	5 10 0
To half pound Pepper	0 2 0
To two Hankirchiefs	0 1 3
To One Chest And Box	0 5 0
To One Bedd And bedd Stead. And furniture	0 6 0
To 3 Bottles. One Mugg. And Pepper box	7 0 0
To a Parcel of Wooding Lumber	0 1 0
To three Baskets	0 1 6
To One frying Pann	0 3 0
To a Small Parcel of Cloase	0 2 0
	0 2 6

17A)

To a pair of Silver buttons 0. 0. 3
16. 18. 0

William Stiff
David Barrick
Thomas Sanders

Mary Blackburne Executors

At a Court held for Middlesex County at the Court House in
Whitehall on Tuesday the 3rd Day of May 1763

This Inventory, and appraisement of the Estate of Mary Sanders
deceased was this Day returned, and ordered to be Recorded Test
206.

Truly Recorded Test

In Obedience to an order of Middlesex County Court held the 7th day of
July 1761. we the Subscribers have settled the account of admini-
stration of John Thurston's estate, Dec^d as followeth

To his fathers estate	£ 18. 18. 3
To Capt. Robert Daniel Voucher	19. 15. 7 1/2
to Mr John Seger Voucher	5. 14. 0 0
To James Daniel Bond	3. 18. 9
to Mr. William Wountague Bond	9. 6
To a Voucher of Mr. Richard Timberlake	10.
To a Voucher of Mr. Benj ^m Kidd	10. 0 0
To a Voucher of William Williamson	4. 2
To Doctor Job Birds Voucher	7. 8
To a Voucher of Mr. John Brooks	2
To 6 Barrels of Corn 300 pound pork	4. 5. 0
To a Voucher of Mr. Benj ^m Daniel	6. 4
To Clarkes fees 90 pounds of Tobacco 2 ^d	15. 0 0
To a Coffing 10 2 Quarks of Brand	12. 6
to a Voucher of Mr. Mary Thurston	14. 0
to a a Vocher of Mr. Thomas Whitley	7. 0
to a Vocher of Mr. William Dean	9. 6

£ 57. 19. 9 1/4

per Contra
by the Inventory
Balance Due to Estate

Credit
£ 66. 18. 1 1/4
8 18. 4 1/2

John Meacham
James Daniel
John George

per Contra
by the mount hole of Inventory

Credit
£ 66. 18. 1 1/4

June the 3. 1763.

Examined by
G. W. Robinson.
G. W. Curtis

At a Court held for Middlesex County at the Court House
in Whitehall on Tuesday the 3rd Day of May 1763

This account of the Settlement of the Estate of John Thurston deceased was this
Day returned, and ordered to be Recorded. By the Court Test
208. Truly Recorded Test

Pursuant to an Order of Middlesex County Court dated the 4th day of November 1760. We the subscribers have divided the Estate of William Johnson dead according to his the said dead last Will and is as Followeth Viz^t

To Henry Johnson		Samuel Johnson	
2 Negro, Frank & Alice	£50. 0. 0	1 Negro, Doll	£30. 0. 0
Sam. Johnson to pay	2. 0. 0	1 Negro, Jack	30. 0. 0
	<u>£52. 0. 0</u>		60. 0. 0
your part of this Estate	4. 17. 7	your part of Personal Estate	4. 17. 7
	<u>£56. 17. 7</u>		<u>£64. 17. 7</u>

To Beny ^a Johnson		Beny ^a Williams who Married	
1 Negro, Jane	£45. 0. 0	Airelake Johnson	
Sam. Johnson to pay	6. 0. 0	1 Negro, Newman	£50. 0. 0
Stephen Johnson to pay	1. 0. 0	Stephen Johnson to pay	2. 0. 0
	<u>£52. 0. 0</u>		52. 0. 0
your part of Personal Est	4. 17. 7	your part of Personal Estate	4. 17. 7
	<u>£56. 17. 7</u>		<u>£56. 17. 7</u>

To Stephen Johnson			
1 Negro, Ruth	£45. 0. 0		
1 Negro, James	10. 0. 0		
	<u>55. 0. 0</u>		
your part of this Estate	4. 17. 7	Each persons part of the Negro's	
	<u>£59. 17. 7</u>	amounts to 52 £	

Sale of William Johnsons Estate after the death of Margaret Johnson his Widow
 Personal Estate £39. 11. 1
 15. 2. 10
 divided in parts 5) £24. 8. 3
£4. 17. 7

Debts of Margaret Johnson dead paid.

To Rent	£3. 0. 0
To Henry Arret	8. 6
To Alex ^r Srazier	6. 0. 7 ¹ / ₂
To Beny ^a Williams	12. 0
To Ple ^r Isaac Whats & carting Tol ^l	1. 4. 0
To Beny ^a Parchelder & J ^r Murray for Coffin & Plank	13. 0
To Beny ^a Daniel	7. 0
To James Daniel	1. 11. 5
To Henry Johnson	1. 0. 4
	<u>£15. 2. 10¹/₂</u>

November the 7th 1760

Henry Washington
 W^m Chowning
 James Daniel

At a Court held for Middlesex County at the Court House
 in the Borough of Westminster the 2^d Day of August 1760.

This Division and Settlement of the Estate of William Johnson
 deceased was this Day returned and ordered to be Recorded. By the Court

176

William Jones D ^r to the Estate of Benj ^a Jones dec ^d	£ 5 0
To the Sale of the Estate	24. 14. 9
To cash acct of James Jones	3. 0. 0
To D ^r of Philip Grymes Esq ^r	2. 13. 3
To D ^r of Charles Robinson	0. 10. 0
To D ^r of George Sanders	0. 4. 0
To D ^r of Richard Hopkins	0. 11. 2
To D ^r of John Humphris Jus ^r	0. 8. 0
	£ 32. 1. 2

By 8 th tobacco clerks fees a ^d	0. 14. 2
By payd John Humphris	5. 4. 6
By payd his Bond to Mary Clark	2. 14. 3
By payd M ^r Robt Daniell's acct	0. 5. 9
By payd Capt Whiting for Rent	2. 6. 0
By payd M ^r Tho Whiting's acct	0. 15. 4
By payd Andrew Davis's Acct	1. 6. 0
By payd William Humphris's Acct	1. 0. 0
By payd William Dean's acct	0. 14. 0
By payd his Bond to Mary Rhodes	1. 0. 7
By payd D ^r Symmers's Acct	0. 10. 4
By payd Hannah Blake's Acct	0. 14. 0
By payd Capt John Gordon's acct	0. 19. 0
By a loome	0. 14. 0
	£ 18. 18. 4
By ballance due	13. 2. 10
	£ 32. 1. 2

William Jones Admt^r

At a Court held for Middlesex County at the Court House in Albemarle Towne Tuesday the 2^d Day of August 1768

These accounts of the Administration of the Estate of Mary Ann Jones deceased was this Day returned and ordered to be Recorded
By the Court

At

Truly Recorded Test

The Estate of William Dudley Dec ^d	(D ^r)
To Commission on 29. 6. 9 at 5 th C ^t	£ 1. 9. 3
To D ^r Rents & Tap of Land	4. 6. 0
To D ^r John Davis	2. 12. 6
To p ^r M ^r James Robb for Jam ^l Dragle	2. 0. 0
To p ^r M ^r James Robb	3. 8. 2
To p ^r M ^r Francis Tomkins of Doc ^r Read	8. 10. 0
To p ^r M ^r Rhyll Richard Allen	5. 0. 0
To p ^r Capt John Gordon	7. 3. 7 ¹ / ₂
To p ^r Doc ^r Clayton	4. 5. 0
To p ^r Benj ^a Davis	23. 0. 0
To pay Stanton Dudley	9. 1. 0
To fees pay on Acct the Estate 168	19. 8. 0
	£ 54. 8. 1

1760 June 20. th Per Contra
By Sherriffs sold
By Benj. ^d Davis
By Mr. Robt. Elliot

£ 29. 10. 1
2. 2. 10
20. 0. 0
£ 51. 12. 11
2. 13. 14
£ 54. 8. 1

By Ball. Due Wm Moulson

In obedience to an Order of Middlesex County Court bearing date the 10th day of June 1763 We the Subscribers have settled the Account of William Moulson late Sheriff with the Estate of William Dudley dec^d & find the ballance due to William Moulson to be two pounds fifteen shillings & one penny.

John Robinson
John Berry
William Shackney
Robert Elliot

A Court held for Middlesex County at the Court House in Chancery Lane on Wednesday the 3^d Day of August 1763
This Settlement of the Estate of William Dudley deceased was this Day returned & ordered to be Recorded. By the Court Just

350

Truly Recorded Test

In the Name of God Amen I Armistead Churchhill of the County of Middlesex in the Colony of Virginia being in perfect mind & understanding do make this my last will & Testament In the first Place I desire all my just Debts may be paid by my Executors hereafter Named that is my beloved sons William Churchhill John Churchhill Henry Churchhill & Armistead Churchhill and if my Debts can be paid without selling my Tract of Land in Prince William County by my will & desire is that it should be Divided as follows my son John Churchhill to have 2000 Acres my son Armistead Churchhill 2000 acres my son Benj. Churchhill 2000 acres my son Henry 400 acres if he should choose to live there and the remainder of the Tract to be equally Divided between my Daughters that is to say Hannah Lucy Priscilla Judith & Betty in testimony hereof I have sett my hand and affixed my seal this twenty first day of August 1758

A Churchhill (Seal)

A Court held for Middlesex County at the Court House in Chancery Lane on Tuesday the 2^d Day of August 1763
This last will & Testament of Armistead Churchhill deceased was presented in Court by William Churchhill John Churchhill and Armistead Churchhill Surviving Executors therein named and proved by the Oath of Edward Berkeley Esquire Justice of the Peace and Robert Elliot Gentleman to be wholly His by the said Testator own Hand the same is admitted to be read And on their Motion of the said Executors who made Oath according to Law being satisfied is granted them for Obtaining a Probate thereof in due form giving security Whereupon they together with Christopher Robinson and John Robinson Gentlemen their Securities entered into and Acknowledged their Bond with Condition required by Law.

350

Truly Recorded Test

1760 June 20. th Per Contra
 By Sherriffs sold
 By Benj. ^d Davis
 By Mr. Robt. Elliot

£ 29. 10. 1
 2. 2. 10
 20. 0. 0
 £ 51. 12. 11
 2. 13. 14
 £ 54. 8. 1

177

By Ball. Due Wm Moulson

In obedience to an Order of Middlesex County Court bearing date the 10th day of June 1763 We the Subscribers have settled the Account of William Moulson late Sheriff with the Estate of William Dudley dec^d & find the ballance due to William Moulson to be two pounds fifteen shillings & one penny.

John Robinson
 John Berry
 William Shackney
 Robert Elliot

A Court continued & held for Middlesex County at the Court House in Urbanmason Wednesday the 3^d Day of August 1763
 This Settlement of the Estate of William Dudley deceased was this Day returned & ordered to be Recorded. By the Court Just

350

Truly Recorded Just

In the Name of God Amen I Armistead Churchhill of the County of Middlesex in the Colony of Virginia being in perfect mind & understanding do make this my last will & Testament In the first Place I desire all my just Debts may be paid by my Executors hereafter Named that is my beloved sons William Churchhill John Churchhill Henry Churchhill & Armistead Churchhill and if my Debts can be paid without selling my Tract of Land in Prince William County by my will & desire is that it should be Divided as follows my son John Churchhill to have 2000 Acres my son Armistead Churchhill 2000 acres my son Benj. ^d Churchhill 2000 acres my son Henry 400 acres if he should choose to live there and the remainder of the Tract to be equally Divided between my Daughters that is to say Hannah Lucy Priscilla Judith & Betty in testimony hereof I have sett my hand and affixed my seal this twenty first day of August 1758

A Churchhill (Seal)

A Court held for Middlesex County at the Court House in Urbanmason Wednesday the 2^d Day of August 1763
 This last will & Testament of Armistead Churchhill Esquire deceased was presented in Court by William Churchhill John Churchhill and Armistead Churchhill Surviving Executors therein named and proved by the Oath of Edward Berkeley Esquire Justice of the Peace and Robert Elliot Gentleman to be wholly His by the said Testator own Hand the same is admitted for record And on their Motion of the said Executors who made Oath according to Law Authenticate is granted them for Obtaining a Probate thereof in due form giving security Whereupon they together with Christopher Robinson and John Robinson Gentlemen their Securities entered into and Acknowledged their Bond with Condition required by Law.

350

Truly Recorded Just

KNOW all Men by these Presents, That We William Churchill, John Churchill, Arm^o Churchill, Christ^o Robinson & John Robinson are held and firmly bound to James Reade, Christ^o Curtis Rob^t Daniel & Charles Neilson Gent. Justices of the Court of Middlesex County, now sitting, in the Sum of twenty thousand pound 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 2^d Day of August in the Year of our Lord One Thousand Seven Hundred and Sixty three and in the third Year of the Reign of our Sovereign Lord George the third.

The Condition of this Obligation is such, That if the above bound William Churchill, John Churchill & Arm^o Churchill Executors of the Last Will and Testament of Armistid Churchill, 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 William John & Armistid or into the Hands and Possession of any other Person or Persons for them and the same, so made, do exhibit w^oto the County Court of Middlesex at such Time as they shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other Goods, Chattels, and Credits of the said Deceased, which at any Time after shall come to the Hands, Possession or Knowledge of the said Executors or into the Hands and Possession of any other Person or Persons for them do well and truly administer according to Law: And further to make a true and just Account of their 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)

- William Churchill 
- John Churchill 
- J Churchill 
- Ch Robinson 
- John Robinson 

At a Court holden for the County of Middlesex at the Court House in
London on Sunday the 2^d Day of August 1763.

This Bond was acknowledged by the above named Parties and ordered
to be Recorded. By the Court. Seal.

179
KNOW all Men by these Presents, That We Ralph Wormeley and Robert Elliot Gent.^s are held and firmly bound to Christopher Robinson, James Reid, Christopher Curtis & Robert Daniell Gent. Justices of the Court of Middlesex County, now sitting, in the sum of two 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 2^d Day of August in the Year of our Lord, One Thousand Seven Hundred and sixty three and in the iii^d 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 Ralph Wormeley his Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered, unto Elizabeth Slater Spinster Orphan of the Hon^{ble} George Slater Esq^r 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 }
The

Ralph Wormeley (Seal)

Robert Elliot (Seal)

At a Court held for Middlesex County at the Court House
in Whitehall on Tuesday the 2^d Day of August 1763

This Bond was acknowledged by the Subscribers thereto and
ordered to be Recorded. By the Court. Just

208

Truly Recorded Test.

KNOW all Men by these Presents, That We Andrew Davis & Tho^s Kemp are held and firmly bound to Christ^{oph} Robinson, James Reade, John Robinson, Christ^{oph} Curtis & Rob^t Daniell 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 August in the Year of our Lord, One Thousand Seven Hundred and sixty three and in the third 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 Andrew Davis his Executors and Administrators, shall well and truly pay and deliver, or cause to be paid and delivered unto Susannah 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 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 } Andrew Davis Seal
in the Presence of } Tho: Kemp Seal
Jn: Buckner

At a Court held for Middlesex County at the Court House in Urban on Tuesday the 2^d Day of August 1760.

This Bond was acknowledged by the Subscribers thereto, and ordered to be Recorded. By the Court. Just.

341. Truly Recorded Just

KNOW all Men by these Presents, that We John Yarrington and William Chowning 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 3^d Day of Aug. 1763.

The Condition of this Obligation is, That whereas the above bound John Yarrington hath obtained a Licence to keep an Ordinary at Urban in the County of Middlesex. Therefore the said John Yarrington, doth constantly find and provide, in his said Ordinary, good, wholesome, and cleanly Lodging and Diet for Travellers, and Stableage, Fodder and Proventer, or Pasturage and Proventer, as the Reason 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 } John Yarrington Seal
in the Presence of } Wm Chowning Seal
D Her

At a Court continued held for Middlesex County at the Court House in Urban on Wednesday the 3^d Day of August 1760.

This Bond was acknowledged by the Subscribers thereto, and ordered to be Recorded. By the Court. Just.

341. Truly Recorded Just

William Churchhill Esq ^r	D ^r
To 3 Cows & 2 Yearlings	£ 7. 10.
To 5 old Cattle & 1 Yearling	5.
To 2 Cows	3. 15.
To 1 Cow	2.
To 3 young Cattle	3. 15.
To 1 Cow & Yearling	2. 13.
To 4 young Cattle	2. 11.
To 1 Raw Hide	6. 6
To 1 old Ox	1. 3. 1
Disco ^d for Mary Blackburn	28. 13. 7
To 5 yoke Draught Steers	4. 8.
To 1 Draught Steer	3. 8.
	£ 36. 9. 7
Sheriff's Commission a ^d exp ^t	1. 16. 6
	34. 13. 1

J^r Phil Mountague J. J. M.

At a Court held for Middlesex County at the Court House in

Uxbridge on Tuesday the 6th Day of September 1762.

This Account of the Sales of
 Day Returned & ordered to be Recorded,
 356

Blackburn's Estate was this
 By the Court
 Test
 Truly Recorded Test

In Obedience to the Worshipfull Court of the County Middlesex to
 your order made the first Tuesday March 1763 the Inventory
 and perasement of the Estate of William Powell Dead

to one Bed and furniture	£ 3. 10.
to one mare	2. 10.
to Sute of Cloos	2. 10.
to a great coat	1. 00.
to a parcel of goods	. 0
to one hatt	4
to a saddle and Bridle	7. 0
to a parcel of Books	14.
to a Chest and Lumber	15.
	£ 12. 0. 0

Nobias Allen
 John Chearning
 Daniel Stringer
 James Parson admittor

At a Court held for Middlesex County at the Court House in

Uxbridge on Tuesday the 7th Day of October 1762

This Inventory & Appraisement of the Estate of William Powell Dead
 was this Day returned & ordered to be Recorded. By the Court.
 Test

Mr. John Aldin decd's Estate is to

Lewis Dudley	D ^r	C ^t
By $\frac{1}{2}$ of the value of said decd's Negroes		£73. 6. 8
By $\frac{1}{2}$ of the value of said decd's Stock &c ^a		19. 13. 4
By Cash to be paid by Lewis Dudley to John Aldin		17. 0. 0
		<u>£110. 0. 0</u>
To 2 Negroes of the said decd's Estate Hampton & Cate		£110. 0. 0

Mr. John Alden decd's Estate is to

John Aldin	D ^r	C ^t
By $\frac{1}{3}$ of the value of the said decd's Negroes		£36. 13. 4
By $\frac{1}{3}$ of the value of the said decd's Stock &c ^a		9. 16. 8
		<u>£46. 10. 0</u>
To Cash to be paid by Lewis Dudley		17. 0. 0
To Stock &c ^a of the said Decd's		29. 10. 0
		<u>£46. 10. 0</u>

Pursuant to an Order of Middlesex County Court dated the 7th day of June 1763. We the subscribers have settled & Divided the Estate of John Aldin decd. between Lewis Dudley & John Aldin according to the above settlement and Division. The said Division being made as above by the consent of Lewis Dudley & John Aldin.

Given under our Hands this 15th day of Sep^r 1763

Chr. Curtis

Robert Daniel

William Moulson

At a Court holden for Middlesex County at the Court House in (Uxbridge) on Tuesday the 14th Day of October 1763

This Division of the Estate of John Aldin decd was this Day returned. And ordered to be Recorded.

572.

By the Court

Test.

Truly Recorded Test.

Mr. Lawrence Orrill's decd's Estate is to

Lewis Dudley	D ^r	C ^t
By $\frac{1}{2}$ part of the value of said decd's Negroes		£04. 3. 8
By $\frac{1}{2}$ part of the value of said decd's Stock &c ^a		0. 9. -
		<u>£70. 14. 8</u>
To one negro of said decd's Estate, Hannah		£00. 0. 0
To Stock &c ^a		10. 14. 8
		<u>£70. 14. 8</u>

Assent, to an order of Middlesex County Court dated the second day of August 1763. We the subscribers have allowed ourselves with part of the said debts. Estate to Lewis Dudley, according to the above account & Settlement

Given under our Hands this 15th day of September 1763.

Chr Curtis
Robert Daniel
William Moulson

At a Court held for Middlesex County at the Court House in
Uxbridge on Tuesday the 4th Day of October 1763.

This Division of the Estate of Lawrence Oul deceased was this
Day returned & ordered to be Recorded. By the Court

372

Test.
Truly Recorded.

Know all Men by these Presents, That We Thomas Spencer & Edward Spencer are held and firmly bound to Christopher Robinson, Ralph Wormley, Christopher Curtis, James Mills, and Charles Wilson Gent. Justices of Middlesex County, now sitting, in the sum of two 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 Seal, this fifth Day of Dec^r in the Year of our Lord One Thousand Seven Hundred and Sixty three and in the Fourth Year of the Reign of our Sovereign Lord George the third. The Condition of this Obligation is such, That if the above bound Thomas Spencer, Adminitor of all the Goods, Chattels and Credits of William Meacham 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 Thomas Spencer 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 Thomas Spencer 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

73. 6. 8
19. 13. 4
17. 0. 0
10. 0. 0
10. 0. 0
6. 13. 4
9. 16. 8
6. 10. 0
7. 0. 0
9. 10. 0
6. 10. 0
the 1th
the Estate
ording
being
1763
House
is Day
7
5. 8
9
14. 8
0. 0
14. 8
14. 8

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 Admintor 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 unto the said Court, making Request to have it allowed and approved accordingly, if the said Thomas Spencer being thereunto required, do tender 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 }

Thomas Spencer 

Edw. Spencer 

At a Court held for Middlesex County at the Court House in
Uxbridge on Tues day the 6th Day of December 1762

This Bond was Acknowledged by the Subscribers thereto, and ordered
to be Recorded. By the Court. Test.

27th.

Truly Recorded.

Test.

Know all Men by these Presents, that We Edward Ware & William Daniel are held and firmly bound to Ralph Wormeley Christ^l Curtis James Mills & Charles Hudson Gent. Justices of Middlesex County, now sitting, in the Sum of three 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 December in the Year of our Lord One Thousand Seven Hundred and sixty three and in the third Year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such, that if the above bound Edward Ware Administrator of all the Goods, Chattels and Credits of Peter Ogilvey 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 Edward 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 Edward 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 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 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 Edward 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, unless to remain in full Force and Virtue.

Sealed and Delivered }
 in the Presence of } Edward Ware (S^d)
 William Daniel (S^d)

At a Court held for Middlesex County at the Court House
 in M^obanon Tuesday the 6th Day of December 1768.

This Bond was acknowledged by the Subscribers, thereto and
 Ordered to be Recorded. By the Court. Test,
 Truly Recorded Seal

371.

Q

In the Name of God Amen: I James Reid of the Town of Urbanna & County of Middlesex in the Colony of Virginia Esquire being of sound and disposing Mind & Memory (praised be God for the same) and being desirous to settle my worldly Affairs whilst I have Strength and Capacity so do, Do make and publish this my last Will and Testament, hereby revoking and making void all former Wills by me at any Time heretofore made, And first & principally I commit my Soul into the Hands of my Creator who gave it; and my Body to the Earth to be interred in a decent Manner in the Town of Urbanna, near my Brother Adam, and covered with a Tombstone not exceeding the Value of Twenty Pounds Sterling: And as to such worldly Estate wherewith it hath pleased God to entrust me, I dispose of the same as followeth. Imprimis it is my Will and Desire that David Ker Attorney at Law shall have my whole Estate Real & Personal (except what is herein after specifically devised) at such Price as the Honorable Richard Corbin Esq. Ralph Wormeley & James Mills Esquires shall value it to, but if he does not choose to take it at their Valuation, that then my Executors herein after named, or such of them as shall take upon themselves the Execution of this my Will, the Survivor or Survivor of them, do (within as short a Time after my Decease as conveniently may be) sell and dispose of my said Estate to the best Advantage. Item I give and bequeath unto my dear Sister Mrs. Jean Reid of the Shire of Air in Scotland Five hundred Pounds Sterling Money of Great Britain. Item I give and bequeath unto Sarah Daniel the Wife of John Daniel the sum of Twenty five Pounds Current Money and do hereby also confirm the Gift which I formerly made her of the Negro Girl Jenny. Item I give and bequeath unto John Adair the Son of Rose Oneal the Sum of Four hundred Pounds Current Money to be paid him at his Age of Twenty one Years, to be placed out in the mean Time on good Security and the Interest arising therefrom to be applied for and towards his Maintenance; And it is my Desire that the said John Adair be educated & brought up to such Business as shall suit his Inclination and Capacity at the Discretion of David Ker: And it is my further Will, that in Case the said John Adair shall die before he attains his Age of Twenty one Years, without leaving Issue of his Body, then and in such Case, I direct and appoint that the Sum of Twenty five Pounds (Part of the said Sum of Four hundred Pounds) be paid to his Mother the said Rose Oneal, and that the Sum of Three hundred and seventy five Pounds (Residue of the said Four hundred Pounds) plus with the Rest of my Money to the Vestry of Christ Church Parish

for the Purposes herein after mentioned. Item I give my Books and the Sum of Fifty Pounds to David Ker, the Sum of Forty Pounds Current Money to my Godson William Robinson the son of Major John Robinson; And to such of my Executors as shall take upon themselves the Trouble of performing this my Will I give the Sum of Ten Pounds a piece for Rings, and desire that such Liquors as shall be in the House at the Time of my Decease remain there for their Use. Item I give and devise my Lott in the Town of Urbana, lying between the Lott formerly known by the Name of Mr. Youngs, and a Lott now belonging to Major John Robinson, to the Parish of Christ Church in this County for ever, thereon to erect and build a Free School, when a sufficient Fund shall be established for so beneficial a Charity. Item after my just Debts and Legacies aforesaid are all fully paid and satisfied, I give and bequeath All the Rest and Residue of the Monies arising from the Sale of my Estate to the Vestry of the Parish of Christ Church in this County and their Successors Upon Trust that they the said Vestry and their Successors shall from Time to Time put out the said Monies upon good and sufficient Security, and shall apply all the Interest and Produce to arise or to be made thereof for and towards the Education and Maintenance of so many poor Children as the said Fund shall be sufficient to support. Lastly I constitute and appoint my Friends The Honorable Richard Corbin Esquire; Christopher Robinson Esq. and David Ker Executors of this my last Will and Testament, and desire that no Security may be required of them for performing the said Trust, nor any Appraisalment made of my Estate. In Witness whereof I have hereunto set my Hand and affixed my Seal this Thirty first Day of August in the Year of our Lord one thousand seven hundred and sixty three

Signed, Sealed, Published and Declared by James Reid Esq. as and for his last Will and Testament in the Presence of us who at his Request & in his Presence have subscribed our Names as Witnesses thereto

James Reid Esq.

John Sumner
James Robb
Jerch. Patison

Whereas some Accounts yet unsettled are subsisting between me and my worthy Friend Christopher Robinson Esq. to prevent any Inconvenience that may arise therefrom, I hereby revoke my above Will so far as relates to constituting him one of my

Executors, and desire that this Revocation may be taken as
a Codicil to my Will. Witnesses my Hand this Thirteenth Day
of September 1763

Published & Declared
in the Presence of

James Reid

James Mills

Char: Neilson

At a Court held for Middlesex County at the Court House
in Mchanna on Tuesday the 3^d Day of January 1764.

This last Will and Testament of James Reid Esquire deceased was
^{in Court}
presented by The Honorable Richard Corbin Esquire and David Ker
Esquire the Executors therein named and proved by the Oath of John
Symmer James Robb and Archibald Paterson the Witnesses thereto
And the Codicil thereto was also proved by the Oath of James
Mills and Charles Neilson Gentlemen Witnesses to the same,
all which is ordered to be Recorded, And on the Motion of the said
Executors who made Oath according to Law, & Certificate is granted
to them for obtaining a Probate in due form. They having entered
into & acknowledged their Bond with Condition according to Law, Test
578.

Truly Recorded Test

KNOW all Men by these Presents, that We Richard Corbin
Esq. and David Ker are held and firmly bound to Christo-
pher Robinson Ralph Wormeley John Robinson & Chris-
topher Curtis 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 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 3^d Day of January in the Year of our
Lord One Thousand Seven Hundred and Sixty four and
in the fourth Year of the Reign of our Sovereign Lord
George the Third.

The Condition of this Obligation is such, that if the above
Rich^d Corbin and David Ker Executors of the Last Will and
Testament of James Reid Esq. 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
Rich^d Corbin & David Ker or into 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 Times 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 R.^d Corbin & David Her 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 remain in full Force and Virtue.

Scaled and Delivered
in the Presence of

R.^d Corbin. 
Daffier 

At a Court hold for Middlesex County at the Court House in Urbanna on Tuesday the 3rd Day of January 1744.

This Bond was acknowledged by the Subscribers thereto, and ordered to be Recorded. By the Court. Test.

378.

Truly Recorded Test

In the Name of god Amen. William Morgan of the Parish of Christ Church in the County of Middlesex being in good health and of sound and disposing mind and memory thanks be to almighty god I Do make this my Last will and Testament hereby Revoking all my former wills in Manner and form following, I bequeath my Soul to god in humble hopes of his mercy in and through the merits of my blessed Saviour and redemer Jesus Christ and my Body to the earth to be Decently buried by my Executors hereafter named and for what worldly Estate god hath bin graciously pleased to bestow upon me after all my just debts are fully paid my will and Desire is that the same may be Disposed of as following; Item I give and bequeath to my Son John Morgan all the Land that I bought of W.^r Hope Sutton W.^r Marston John Dudley and hath three Acres of Land joining to the S^t tracks that Truck up Kings Land also fore hundred Acres of Land in Fauquier County to him and his heirs for ever; Item I Give and bequeath to my Son Josuah Morgan all the Land that I thought of W.^r William Barbly John Angorn and Samuel Ingorn his Son and William Churchfield and two hundred and twenty two Acres of Land in Fauquier County to him and his heirs for ever; Item I lend unto my Daughter Ann Sutton that Plantation where she now Lives that I bought of John Row as long as she thinks proper to Live on it but at her removing or Death then

and bequeath this Land that I bought of John Row unto my Son Josiah Morgan to him and his heirs for ever; Item I Send unto my Son John Morgan one Negro boy named Adam during his naturall life and after his Decease to the heirs of his Body for ever; Item I Send unto my Son Josiah Morgan one negro Gairl named Dol and her incres during his naturall life and after his Decease to the heirs of his Body for ever; Item I Send unto my Daughter Ann Sutton one negro Boy named Jack during her naturall life and after her decease to the heirs of her Body for ever; Item I Send unto my Daughter Johannah Lee one negro wench named Junet and her Incres during her naturall life and after her decease to the heirs of her Body for ever; Item I Send unto my Daughter Letisher Hill one negro gairl named Beck and her Incres during her naturall life and after her decease to the heirs of her Body for ever; Item I Send unto my Daughter Rax Jones one negro Boy named Rider during her naturall life and after her decease to the heirs of her Body for ever; all the Remainer part of my negros and there incres that is not before mentioned as lagacks I Send unto all my Children that is to say my will and desire is that they shall be Equely Devided amoung all my Children John Morgan Josiah Morgan Ann Sutton Johannah Lee Letisher Hill Rax Jones and after there Decease to the heirs of there Bodies lawfully begotton for ever; Item I give and bequeath to my Son John Morgan and Josiah Morgan my Steel and Black Smith forge for the use of them both; Item I give to my son Josiah Morgan my silver watch; Item I give and bequeath unto my Son John Morgan twenty head of Cattle he will Receive ten head this Spring and the Remainer at my Death if I dont lett him have the hole twenty before they are to be sorted good and bad together; Item I give and bequeath unto my Son Josiah twenty head of Cattle sorted good and bad together; Item I give my Son John Morgan the best horse that belongs to me he has had two mares and that is all the horse kind that he is to have of my Estate I likewise give him three feather Beds not the best he has Reciv'd one of them already the other two at my Death if I Dont lett him have them before he has had all the Rest of his furniture before likewise Item; I give my Son John Morgan one half part of all my water Crafts and the other half part to Josiah Morgan; Item I give unto my Son Josiah Morgan three of the Best horses or mares and that is all the horse kind that he is to have of my Estate after John Morgan has had his beds before mentioned then my will and desire is that my Son Josiah Morgan shall have all the remainer part of my house hold goods all the rest of my Children has had what house hold goods I desire for them; Item I Give and bequeath to my Son John Morgan and Josiah Morgan one negro wench named Sue to them and there heirs for ever the rest of my Children is not to have any of her for I have bought all the rest parts of them; I give unto Josiah Morgan my Riding Chear, A Mary

Heavens lives with me as long as I live then my will and desire is that she shall be paid by Each of my Children twenty Shillings p year for five years which is twenty Shillings Each p year which Amounts to thirty Pounds current money my will is that all my Children shall pay an equal part of all my just debts Names & demands Lamants or any Incomberances that shall ever Come against my Estate what soever my will is that my Estate shall not be appraised Lastly I do nominate constitute and appoint my son John Morgan and Josiah Morgan Rowland Sutton and Nedels Hill Executors of this my Last will and testament In Witness whereof I have there unto affixed my hand & Seal this tenth Day of Dec^r one thousand seven hundred and sixty two. further more I give to my two Sons John and Josiah Morgan all my Stock of Cattel and hogs in Fauquier County likewise I give to my Son Josiah all the hogs and Sheep what now Dwelt these two lower lines was Rit before I find the will I give and bequeath to my Son Josiah Morgan twenty five Barrels of Corn

Signed Sealed and Delivered by the before named William Morgan To be his Last will and testament

William Morgan Seal

In Presence of
John Dudley
Lindsey Jarris
Edward Wilson
his
James I Delfle
mark

Last of all having found occasion to make Mention of something Relative to the New Sloop now on the Stocks do direct and Order that my Sloop that is now Running together with the hands belonging to her shall be employ'd in Order to raise money as soon as may be for the finishing & completing the one now on the Stocks; my further will and desire is that what money I have by me shall be applyed the same way in Witness whereof I have hereunto set my hand and Seal this 1 day of Decemb^r 1763

Signed & acknowledged in presence of W^m Montague

William Morgan Seal

At a Court held for Middlesex County at the Court House in Urbanna on Tuesday the 3^d Day of April 1764

This Last Will & Testament of William Morgan deceased was presented in Court by John Morgan and Nedels Hill two of the Executors therein named, and John Morgan His at Law of the decedent declared he had nothing to object to the Validity thereof Whereupon the same was proved by the Oath of John Dudley and Edward Wilson two of the Witnesses thereto and the Oath thereto annexed was proved by the Oath William Montague Witness thereto both which are ordered to be Recorded and the Action of the said Executors who made Oath According to Law Certificate

is granted them for obtaining a Probate in due Form, giving Security Whereupon they with William Mountague their Security entered into, and acknowledged their Bond with the Condition required by Law

Truly Recorded Test

KNOW all Men by these Presents, That We John Morgan, Needles Hill, William Mountague & James Mountague, are held and firmly bound to Christopher Robinson, John Robinson, Christopher Curtis, Robert Daniel and Charles Neilson 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 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 3^d Day of April in the Year of our Lord One Thousand Seven Hundred and Sixty four and in the Fourth Year of the Reign of our Sovereign Lord George the Third. The Condition of this Obligation is such, That if the above bound John Morgan and Needles Hill Executors of the Last Will and Testament of William Morgan 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 Morgan and Needles Hill or unto 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 therunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels and Credits of the said Deceased, which at any Time after shall come to the Hands, Possession, or Knowledge of the said John and Needles, or unto 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 remain in full Force and Virtue.

Sealed and Delivered
in the Presence of
Her

John Morgan Seal
Needles Hill Seal
W Mountague Seal
James Mountague Seal

A Court held for Middlesex County at the Court House in
Whitman on Tuesday the 3rd Day of April 1764.
This Bond is acknowledged by the Subscribers sheweth & ordered to
be Recorded. By the Court Test

297

Truly Recorded Test

In the name of God Amen I John Williams of Middlesex County
being Sick and Weak in Body But of Perfect Sense and Me-
mory Praised be God Almighty for the Same do make and
Ordain this my Last will and Testament in Manner And
form as followeth Viz. Impm. I gave and Bequeath my
Soul to God who gave it me hoping thro the merits of my Ble-
ed Saviour Jesus Christ to Obtain full Remission And Pardon
of all my Sins And my Body Commit to the Earth from
whence it came to be Decently Buried in a Christiall Man-
ner According to the Discretion of my next hereafter Named
and to my Worldly goods which God of his Infinite Goodness
hath Been Pleased to Bestow on me my just debts being first
Paid I give And Bequeath as followeth Viz. Imo. Wherunto
have Already Given so much of my Estate to my son Benjamin
Williams and Susanna Thurston as I Design. I gave them no
more Imp. I gave all the Rest of my Estate to my three Daugh-
ters Namely Frances Williams Anna Williams and Jane Will-
iams Equally to be Divided Among and their Heirs for ever
Lastly I do hereby Appoint and nominate my friend William
Daniel my Heir and Sole Executor of this my Last Will And
Testament hereby Revoaking and Disannulling and ma-
king Void all former will Or Wills by me at Any time here-
tofore made do Declair this to be my last will and Testament
In Witness whereof I have hereunto set my Hand Seal this
day of January 1764

Sealed and
Delivered in the
Presence of
John Seward
John Seward Juner
his
John J Brooks
Mark

his
John Williams Seal
mark

A Court held for Middlesex County at the Court House
in Whitman on Tuesday the 3rd Day of April 1764.

This last Will and Testament of John Williams deceased was presented in Court
by William Daniel Executor thereof named. And the same was proved by the
Oaths of John Seward, John Seward Juner and John & Ebenezer Witnesses sheweth which
is to be Recorded for the Honors of the said Executor who made & the said Executors
for his Certificate is granted here for obtaining a Probate thereof in due Form giving
Security as hereafter sheweth. James Hounsaque his Security under it in full & he has
lodged their Bond with the Conditions required by Law.

296

Truly Recorded Test

Know all Men by these Presents, that We William Daniell & James Mountague are held and finally bound to Christ: Rob-
benson Christ: Curtis Jr. Robenson & Charles Nielson Gent.
Justices of the Court 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 Adminis-
trators, jointly and severally, firmly by these Presents, sealed
with our Seals, the 3^d Day of April in the Year of our Lord
One thousand seven Hundred and Sixty Four and in the 4th
Year of the Reign of our Sovereign Lord George the third.

The Condition of this Obligation is such, That if the above bound
William Daniell Exec^r of the Last Will and Testament of John
Williamson 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 William Da-
niell 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 there-
unto 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 William 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 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

William Daniell (Seal)

John Buckner

James Mountague (Seal)

At a Court hold for Middlesex County at the Court House
at Weoburn on Sunday the 3^d Day of April 1764

This Bond was Acknowledged by the Subscribers thereto and ordered

to be Recorded:

By the Court

Test.

In Obediance to an order of Middlesex Court dated the 4th day of December 1759 have met at the Plantation of Andrew Davis dec. being first sworn, have apprais'd the Estate of the s^d dec. Viz^t

Pier	£60.
James	40.
Gloucester	35.
Tom	60.
Will	60.
Sarah	50.
Lucy	60.
Rose & her Child Bob	70.
Jenny & her Child Jack	65.
Molly	60.
Young Sarah	60.
Young Peter	40.
Arts	20.
A Gray Horse	10.
A White D ^o	3.
A Young Mair	2. 10.
41 Cattle a 20/	41.
7 Calves 5/	1. 15.
30 head of Sheep 6/	9.
23 hogs in a pen 12/6	14. 7. 6
3 Hens 12/6	1. 17. 6
5 Shoats 3/	15.
1 Black Walnut Desk	3.
3 D ^o 80/	12.
2 Oval Tables 20/ & 30/	2. 10.
2 Black Walnut Chest of Drawers 40/ & 43/	4. 3.
1 Black Walnut Tea Table	1.
1 Squar D ^o	2. 0
2 Squar pine D ^o	5.
6 Leather Chairs & 2 Ubc	1. 13.
3 D ^o	1.
1 Black Walnut Elbo D ^o	15.
1 Case with 7. 3 q. sq ^r D ^o	1.
1 Seal Skin trunk	7. 0
2 spinning Wheels	10.
1 pr. brass Scissors & W ^h	12. 0
1 pr. large Kitchen hand Irons	1. 10.
1 1/2 pr. House D ^o	12.
3 Locking Glases 1 a 7/6 & 2. 5/	12. 6
1 Sugar Box	1. 6
2 Guns 40/	2.
2 pr. Shillards	17. 6
1 pr. Moon moulds	10. 9
1 Sett Wheel Wrights Tools	5.
1 Sett Black Smiths D ^o	15.
1 pr. Money scales & W ^h	3.
1 Box Iron Sheeters & Stand	10.
2 Bed Quilts	3.
2 Counterpinns a 15/	1. 10.
1/2 doz. hard mottle plates	12. 6
32 Copper Plates D ^o 10/	1. 6. 8
1 Puler Quart	3.
1 furnel & Cullender	1. 6
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Brought

2 p. Fire Songs & Shovel	2.
abt 15 Gallons Brandy a 3/	2. 5.
abt 300 Gallons Syder 3.	3. 15.
1 Branding Iron	2. 6
2 Axes & 1 Plow	9.
1 Brass Skimmer	8
abt 100 feet Cherry plank 2 1/2	
1 pt. Iron Manilla	2. 6
1 Rodder abt	4.
1 Garden Iron Beal	1. 3
1 Iron Hammer	1. 3
2 Pine Chisels	5.
2 Peter Chamber pott. 15 ^o	2. 6
2 Stone D ^o 15 ^o	2. 6
1 Kipper	1.
1 pepper Box & Salt Sifter	1.
1 Decanter	1.
4 Wine Glasses	2. 6
1 Glass Tumbler	1.
abt 20 ^{lb} Tallow 6	10.
abt 10 ^{lb} Red Lead 6	5.
2 Iron Hammer 13 ^o	2. 0
2 1/2 yd buckram 20	4. 2
Bushes Basons Paringers & Oth ^o 90 ^o a 10 ^o	4. 3. 4
abt 1 doz. butter spoons	3. 9
Knives & forks	7. 6
2 Parcel of Delyph Ware	10.
2 Parcel Books	14.
1 Silver Spoon	7. 6
abt 6000 Tob ^o a 20 ^o	60.
abt 100 Barrels Corn a 10 ^o	50.
abt 20 Bushels Rais 3/6	2. 10.
310 Quart Bottles 30 ^o 1/4	3. 4. 7
3 Rawhides 7/6	1. 2. 6
4 Sole Leather Sides 6/	1. 4.
1 Side Curved D ^o	7. 6
1 D ^o	4.
1 Brass Skillet & frame	5.
8 Butter Potts & c ^o	1. 5.
10 Stone Suggs	1. 10.
6 Sells Wheel Boxes abt	1.
abt 4 bushels Salt 2/6	10.
3 Iron Cell Racks	15.
3 Iron Potts abt	1. 10.
2 Iron Spits	5.
2 Grid Irons	4. 6
Ad. tubs & c ^o	10.
3 Iron Nails Bean hooks & Hooks	12. 6
5 Empty Burn phts 5/	1. 5.
3 new Casks 6/	18.
1 Empty D ^o	5.
2 Old Casks 3/	6.

Carri^o cur

2	Iron pestles	6
1	Iron Crow	11
2	Sacking Bags	5
15	Tar ab ^t	6
2	6	1
9	1 Wooden funnel	6
8	1 Copper Tea Kettle	7
	2 Iron Toasters	5
2	6	15
	1 pr. Pistols & 2 pr. holsters	6
	2 Swords 3/4	4
1	3 Candle moulds 1/8	5
1	1 Horse Cart & Wheels	12
1	1 Horse Tumbler & D ^o	5
5	1 Spice mortar & Pestle	5
2	6	12
2	6	5
1	1 Warming pan	1
1	a Virgin'd Beddick Bolster & 2 Pillars	4
1	Spunk & Pick Cotton D ^o in seeds ab ^t	1
1	2 Brass Cochs 2/4	4
1	Table Cloaths	5
2	6	1
1	2 Saddles & Bridles	10
10	1 Corner Cubbard	15
5	1 Bed, 1 pr. Blankets, 1 Rug, 1 Bedstead, hide, Cord & 2 pr. Sheets	8
2	0	4
4	2	5
3	4	4
3	9	4
7	6	4
10	1 Bed, 1 pr. Blankets, 1 Rug, 1 pr. Sheets, Bedstead, hide & Cord	10
14	1 D ^o with 1 Rug, 1 pr. Sheets, Bedstead & Cord	15
7	6	2
	1 Bedstead	7
	15 th Feathers 12 ³	6
	1 Bryan pan	1
	1 pr. Brass Candlesticks & 2 Iron D ^o & 2 pr. Snuffers	7
	Outstanding debts & Cash in hand	6
		455-13-10 ^{1/2}

Edm. Berkeley
 John Robinson
 Wm. Owen
 Andrew Davis Esq^r

At a Court held for Middlesex County at the Court House
 in the City of London on Tuesday the 3rd Day of April 1764
 The Invention & Appraisement of the Estate of Andrew Davis
 deceased was this Day returned & ordered to be Recorded.

By the Court
 Test
 Truly Recorded Test

An Account of goods not Appraised but sold to the highest bidder and the money equally Divided

- 1 Slate, 2 mugs, & 2 old Spades.
- 2 Raw hides, 4 pair of Silver Shoe Buckles
- 1 pair of new Stirrop leathers
- 2 Brushes & 3 or 4 old Narrow Axes
- 1 Old Caroe & 1 Stone Jarr
- 5 or 6 lb of shot, 5 bottles & some Spice
- a Remnant of Linnen & Thread
- 1 Leaden Ink Stand, Lines & hooks
- Upper leather for 5 or 6 pair of shoes
- White & brown sugar & old hoes
- 1 Razor Strap & Stone
- 1 Laddle, flesh forks, Skimmer & Iron Spoon

In obedience to an order of Middlesex County Court bearing date the 9th day of May 1762 We the Subscribers being first sworn before Christopher Curtis Gent one of his Majesties Justices of the Peace for the said County of Middlesex did appraise the Estate of Benjamin Davis dec'd as followeth viz!

To 1 Bed Bedstead and Furniture	£ 5. 0. 0
To 1 Loom	1. 0. 0
To 2 Hays and Harnaps	0. 11. 0
To 1 Wheel	0. 3. 6
To 1 Spinning Wheel	0. 3. 6
To 1 pair Cotton Cards	0. 2. 0
To 1 Iron Pott	0. 2. 0
To 2 Brushes	0. 1. 6
To 1 Dish & 7 Pewter Plates	0. 10. 0
To 1 Brass Candlestick & 1 pair Knippers	0. 3. 0
To 2 Iron Potts	0. 2. 0
To 1 Iron Cup and Saucers Milk Pot &c	0. 5. 0
To 1 Chest	0. 6. 0
To 1 Hike Hoe & Chisel	0. 4. 0
To a parcel old Iron	0. 2. 0
To 1 pair Steel yards	0. 7. 0
To 1 Butter pott	0. 3. 6
To 2 dozen & 1 Bottle	0. 5. 0
To 1 Search	0. 1. 0
To 1 Bucket	0. 1. 0
To a Bayonet & Cartouch Box	0. 3. 0
To 1 sword	0. 4. 0

To 1 Bed Truck	2. 0. 0
To 1 blue Chest	0. 6. 0
To 1 Trunk	0. 3. 6
To 1 Roundlet	0. 2. 0
To 1 old Saddle	0. 5. 0
To 1 flying Pan	0. 2. 0
Carried forward £ 12. 19. 0	
To sundrys brought forward	£ 12. 19. 0
To 2 Chairs	0. 2. 0
To 1 Wapping Box and Bars	0. 1. 0
To 4 Shuttles	0. 2. 0
£ 13. 4. 0	

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James Robb Adm^t

Thomas Sanders
 John ^{his} Sanders
 Mark
 David Barrick

At a Court held for Middlesex County at the Court House in
 Chancery on Tuesday the 3^d Day of April 1761.

This Inventory & Appraisement of the Estate of Benjamin Davis
 deceased was this Day returned & ordered to be Recorded By the Court

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Test

Truly Recorded Test.

Know all Men by these Presents, that We, James Mountague
 & Nedles Hill are held and firmly bound to Christ^l Robinson John
 Robinson Gearing Corbin & Rob^t Daniel Gent. Justices of Middlesex
 County, now sitting, in the Sum of one hundred pounds to the Pay
 ment 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 May in
 the Year of our Lord One Thousand Seven Hundred and sixty
 four and in the fourth Year of the Reign of our Sovereign Lord
 George the third.

The Condition of this Obligation is such, that if the above bound
 James Mountague Adm^t of all the Goods, Chattels and Credits
 of Rob^t Price 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, Pos
 session, or Knowledge of him the said James 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 James or into the Hands or 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 there to 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 Admintor 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 the said James 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 }
 John Buckner }

James Mountague Seal
 Wadels Hill Seal

At a Court held for Wadsworth County at the Court House in Wadsworth Tuesday the 2 Day of May 1764.

This Bond was acknowledged by the Subscribers thereto and ordered to be Recorded. By the Court. Seal
 114 Truly Recorded Test.

Know all Men by these Presents that We Rachell M^r Seare & Josiah Tuning are held and firmly bound to Chris^t Robinson John Robinson Gideon Corbin & Rob^t Daniel 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 first Day of May in the Year of our Lord One Thousand Seven Hundred and Sixty four and in the fourth Year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such, That if the above bound Rachell Seare, Admintrop of all the Goods, Chattels and Credits of Hugh M^r Seare Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and