

at a Court held for Middlesex County at Virginia on tuesday the 7 of May 1765. it is ordered that Wm. Stiff Wm Jones & John Faulkner do appear the Estate of Robert Weak Deceased after being sworn in Obe -
dience to the order of Court we proceed

To 18 head of Cattle	\$ 0 0
To one Mear big with fold	18 0 0
To one young hore	0 0 0
To one negro fellow	7 0 0
To one negro wench	75 0 0
To one head of furniture	20 0 0
To one head of furniture	5 0 0
To one dita	4 0 0
To one Chest & two boors	3 5 0
To a parcil of Old Chists	0 6 6
To 20 pounds of Sead Cotton	0 18 6
To one baganit & Cotuch boop	0 5 0
To one Doons basket	0 2 6
To a 1000 Waight of Leaf & a parcil of Stem'd tobacco	0 1 6
To one tabil Cloth & half a bushel of peas	7 11 6
To a parcil of puter	0 9 6
To one looking glace & two tabils	1 19 0
To two guns & a parcil of Old chears	0 10 6
To two poott & two tubs & parcil of Casks & old kittel	2 5 0
To one tub two bags & a parcil of Old Lumbor	1 6 0
To one tea poott & three plaks & pear of Old Scals	0 14 0
To one Spice Mortor & two Simes & parcil of hooks	0 3 0
To one hoan & two Rasons	0 15 0
To one boop Torn & helon & two flat Torns	0 5 0
To one kittel one Jug & four pails	0 10 0
To a parcil of Cheap	0 7 6
To three Old Cannisters	1 6 0
To the Stock of hogs	0 1 6
To two Old Spinning Wheels & 2 Cunnuts	6 0 0
To two Sadels two axles & a parcil of Old Torn	2 2 0
	2 0 0
	\$ 168 4 6

William Stiff

William Jones

John Faulkner

At a Court held for Middlesex County at the County
House in Urbana on Tuesday the 2^d Day of July 1765.
The Appearance of the Estate of Robert Wake deceased, was
returned. And ordered to be Recorded. By the Court Test.

Truly Recorded

510.

Test

In the name of God Amen I Henry Shepherd Being Very Sick
and weak of perfect Sence and memory do committ my soul to
god that gave it in Sure hope of his givness of all my sins
And my body I commit to the Earth from whence it came there to
be buried in a Christian manner to the discretion of my Executors
as I shall hereafter nominate And as to All my worldly Goods
as it has pleased Almighty God to bestow on me I do give And
bestow as followeth Vizt Item I lend all my Estate Real
And personal to my dear loving wife Tabatha Shepherd so long
as she live a widow Otherwise if she shoud marry then she
shall have Only what the Law allows her. Item And after
her marriage or death then I do desire that all my Children shall
have And equal part of my Estate Lastly I do nominate And
Appoint my loving Wife Tabatha And my Son Jeremiah Shep-
herd Whole & Sole Execr^r of this my last will & testament hereby Re-
voaking and disannulling all Other Will Or Wills heretofore by me
made In witness whereof I have here set my hand And Seal
this thirteenth day of August Ano domini 1760

Witnesses

W^m Daniel

Ransome Southerland

John George

Henry ^{his} Shepherd ^{Seal}
Mark

At a Court held for Middlesex County at the County
House in Urbana on Tues day the 2^d Day of July 1765.
This last Will and Testament of Henry Shepherd deceased was presented
in Court Approved by the Oaths of William Daniel and John George
Witnesses thereto & ordered to be Recorded. And Tabatha Shepherd & Jer-
emiah Shepherd the Executors therein named having taken the
Oaths of Executors & with John George McHarr Daniel & Henry Shep-
herd entered onto and acknowledged the same Certificate is granted
them for obtaining a Probate whereof in due form

253

Know all Men by these Presents, That We Tabitha Shepherd and Jeremiah Shepherd John George & William Daniel are held and firmly bound to Christopher Robinson Lewis Mountague Gavyn Corbin and Charles Neilson Gent. Justices of the Court of Middlesex County, now sitting, in the sum of One thousand pound To the Payment whereof we will and truly to be made to the said justices, and their successors, no bind our selves, and each of us, our and each of our Heirs Executors, and Administrators, jointly and severally, firmly by these Presents sealed with our seals, the 2^d Day of July in the Year of our Lord One Thousand Seven Hundred and Sixty five and in the fifth Year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is Such, That if the above bound, Tabitha Shepherd & Jeremiah Shepherd Executors of the Last Will and Testament of Henry Shepherd 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 Tabitha & Jeremiah or into the Hands and Possession of any other Person or Persons for them and the same so made, do exhibit unto the County Court of Middlesex at such Time as they shall be thereunto required by the said Court, and the same Goods, Chattels, and Credits, 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 Tabitha & Jeremiah, or into the Hands and Possession of any other Person or Persons for them do well and truly administer according to law. And further to make a true and just Account of their Actions and Doings 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 } *her*
Tabitha Shepherd
Mark

Jeremiah Shepherd *Seal*
John George Junr. *Seal*

William Daniel *Seal*

At a Court held for Middlesex County at the Court House
in Urbana on Tuesday the 2^d Day of July 1765.
This Bond was Acknowledged by the Subscribers thereto, and ordered
to be Recorded By the Court Test.

Fully Recorded Test.

In the Name of God Amen I Henry Washington of the County of Middlesex, do make this to be my last Will and Testament as followeth, that is to say, I lend to my Wife the House Land & Plantation wherein I now live during her life, I also lend to my said Wife her Choice of Twenty of my Negro's in Middlesex County and Stocks of Cattle, Sheep, Chair, Chariot, and Horse, that shall be on my said Plantation at the time of my Death, Item I give to my Daughter Elizabeth Washington, on Negro girl named Flanny in Middlesex County, I also give to my said Daughter three Hundred Pounds Curr. Money, to be paid her at the Day of Marriage, if raised out of my Estate, if not then, to be paid her when she shall arrive to the Age of Twenty one Years, Item I give to my Daughter Catharine one Negro nam'd Sabrina Daughter of Sabrina, also I give my Daughter Catharine five Hundred Pounds Curr. Money to be paid her at the Day of Marriage, if raised out of my Estate, if not then to be paid her at the Age of twenty one Years, Item I give to my Daughter Ann one Negro named Darkney, also I give to my said Daughter Ann four Hundred Pounds Curr. Money, to be paid her at the Day of Marriage, if raised out of my Estate, if not then to be paid her at the age of twenty one Years, my will and desire is that my Wife shall not make Choice of any of the Negro's above given to my Daughters. Turn Over

Brought over,

I lend to my Wife all my Household and Kitchen furniture during her life, Item my will and desire is that my Children be Maintain'd and Educated out of my Estate as my Executors shall adjudge necessary. Item after my Wife's Death I give that land, Negro & Stocks Household and Kitchen furniture before lent to my Wife to my Son Thacker to have and to hold the same to him and his Heirs for ever. Item all the rest of my Estate both real and Personal I give to my said Son Thacker and his Heirs for ever, my will is that none of my Children shall go in Mourning, lastly I do appoint my Brother Warner Washington, Mrs^r John Cooke Sen^r Thomas Cooke Matthew Whiting Sen^r Francis Whiting Jun^r to be Executors of this my last will and Testament. I do also appoint my said Executors to be Guardians to each of my Children. In witness whereof I have hereunto set my Hand & Seal, this Twenty Ninth Day of December one Thousand Seven Hundred and Sixty three

Test

Griffith Elvington
William Berry

Henry Washington *Seal*

255

Know all Men by these Presents, That we Warner Washington John Robinson Francis Whiting and Jasper Clayton are held and firmly bound to Christopher Robinson Lewis Montague Lawin Corbin & Charles Nelson Gent. Justices of the Court of Middlesex County, now sitting, in the sum of Five 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 Second Day of July in the Year of our Lord One Thousand Seven Hundred and Sixty five and in the fifth year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such, That if the above bound Warner Washington Executor of the Last Will and Testament of Henry Washington 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 Warner Washington 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 Warner Washington or into the Hands and Possession of any other Person or Persons for him do well and truly administer according to Law: And further to make a true and just Account of his Actions and Doings therein, when thereto required by the said Court, and also, shall well and truly pay and deliver all the Legacies contained and specified in the 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,

Warner Washington

Seal

John Robinson

Seal

Francis Whiting

Seal

Jasper Clayton

Seal

At a Court held for Middlesex County at the Court House in Urbanna, on Tuesday the 2^d. Day of July 1765.
This Bond was Acknowledged by the Subscribers thereto, and ordered to be Recorded. By the Court Test

Truly Recorded Test.

In the Name of God Amen, I Henry Whiting of the County of Middlesex being Sick & Weak of Body but of perfect Mind & Memory thankes be to Almighty God, do make this my last Will & Testament in manner & form following that is to say first of all I commit my soul to the hands of God, in hopes of a joyfull reception through the merits of my Beloved Saviour & Redeemer Jesus Christ, & my Body to the Earth to be Buried in a Christian like manner, & as for what worldly Estate it hath pleased God to bless me with I give & Bequeath in manner & form following — Item / after my just Debts are paid / my Will & desire is that my whole Estate of what kind soever, be equally di-
vided between my Living wife Joyce Whiting & my Brother Francis Whiting to them & their Heirs forever. Thereby constitute my loving wife Executrix & my Brother Francis Whiting Executor to this my last Will & Testament involving all former Wills whatsoever sign'd Seal'd & Publish'd this 3^d Aprill 1765 — in presence of

Thos Whiting

Tho Clayton

Peter Brumwell

^{by}
Paul Jas Philpotts

Mark

Henry Whiting.



At a Court held for Middlesex County at the Court House in
Urbana on Tuesday the 2^d Day of July 1765.

This last Will & Testament of Henry Whiting Gentleman deceased was present ed in Court by Francis Whiting Gent. one of the Executors hereinafter named and being proved by the Oaths of Paul Philpotts and Peter Brumwell the befored Proofs are ordered to be Recorded. And the said Executor having taken the usual Oath and with John Robinson Warner Washington Jasper Clayton his & Securities ordered into and acknowledged a Bond according to Law. Certificate is granted them for obtaining a Probate whereof in due Form.

Took

Truly Recorded Took

509.

Know all Men by these Presents, That We Francis Whiting John Robinson Warner Washington & Jasper Clayton are held and firmly bound to Christopher Robinson Lewis Mountague Gavyn Corbin & Charles Neildson Gent. Justices of the Court of Middlesex County, now sitting, in the sum of Five 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 Second Day of July in the Year of our Lord One Thousand Seven Hundred and Sixty five and in the fifth Year of the Reign of our Sovereign Lord George the Third.

257

The Condition of this Obligation is such, That if the above bound Francis Whiting Esqr of the Last Will and Testament of Henry Whiting Gent Decedased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Decedased, which have, or shall come to the Hands, Possession or Knowledge of the said Francis Whiting 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 Decedased, which at any Time after, shall come to the Hands Possession or Knowledge of the said Francis Whiting 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.

Scaled and Delivered
in the Presence of S

Francis Whiting

Seal

John Robinson

Seal

Warner Washington

Seal

Jasper Clayton

Seal

At a Court held for Middlesex County at the Court House in Urbana on Tuesday the 2^d Day of July 1765.
This Bond was Acknowledged by the Subscribers there to and ordered to be Recorded.

By the Court Recd

Truly Recorded Recd

509.

Know all Men by these Presents, That We, Robert Daniel & Philip Mountague are held and firmly bound to Christopher Robinson Lewis Mountague Hawkin Corbin & Charles Neilson Gent, Justices of Middlesex County, now sitting, in the Sum of five 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 Second Day of July in the Year of our Lord One Thousand Seven Hundred and Sixty five and in the fifth Year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such, That if the above bound Robert Daniel Administrator of all the Goods, Chattels and Credits of John Aldin 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 Robert 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 Robert 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, to exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said Robert Daniel being thereunto required, do render and deliver up his Letters of Administration, Approval of such Testament being had and made in the said Court: Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered
in the Presence of S

Robert Daniel



Phil Mountague



At a Court held for Middlesex County at the Court House
in New Haven, on Tuesday the 3. Day of July 1765.

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

Test.

True Record'd Test.

259

in the name of God Amen I James Dunleavy being weak of body but
in perfect mind & memory thanks be to God for it now make make this
as my Last will and testament first I bequeath my Soul to God which
gave it my body to so the earth to be buried in a dissent manor and
then after my yest depts are payd I leave as follows Item I leave
to my Sons Anthony Dunleavy and my Son William Dunleavy at
their maridgs And hence as a Legacy Which I believe contain to a
bout thirty Shillings each then I give unto my beloved wife Jane
Dunleavy All the Rest of my Estate to her overs disposel to do with
it what she thinks fit my Desire is there shall be no Adoration
Nor a praefament given under my hand and seal this 26th y^e of Decem
ber in the year of our Lord God 1764.

Witness

William Stiff
his
John I barick
mark

James Dunleavy

Seal

At a court held for Middlesex County at the Court House
in New Brunswick Tuesday the 1st Day of October 1765.

This last Will and Testament of James Dunleavy was presented in Court
and proved by the Oaths of William Stiff and John Barick Witnesses.
Whereupon and ordered to be Recorded. And on the Motion of Jane Dunleavy
Widow of the said James Certificate is granted her for obtaining Letters
of Administration of the said Decedents Estate with the Will
annexed, the having entered into Bond with condition required by law.

Test.

525.

Truly Recorded Test.

Know all Men by these Presents That We Jane Dunleavy are held and
firmly bound to Christopher Robinson, James Mills, Gavin Corbin and
Charles Neilson Gent, Justices of Middlesex County, now sitting in the sum
of One hundred Pounds 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
October in the Year of our Lord One Thousand Seven Hundred and
Sixty five and in the fifth Year of the Reign of our Sovereign Lord
George the Third.

The Condition of this Obligation is such, That if the above bound Jane
Dunleavy Administrator with the will annexed of all the Goods, Chat-
tels and Credits of James Dunleavy Deceased, do make or cause to be
made, a true and perfect Inventory of all and singular the Goods Chat-
tels and Credits of the said Deceased, which have, or shall come to the
Hands, Execution, or Knowledge of her the said Jane Dunleavy or into
the Hands of Reception of any other Person or Persons, for her and

the same so made, do exhibit or cause to be exhibited into the County Court of Middlesex at such Time as she shall be thereunto required by the said Court; and the same Goods, Chattels and Credits, and all other the Goods, Chattels, and Credits of the said Deceased, at the Time of his Death which at any Time after, shall come to the Hands or Possession of the said Jane or into the Hands or Possession of any other Person or Persons for her do well and truly administer according to Law: And further do make a just and true Account of her Actings and Doings therein, when thereto required by the said Court, and all the Rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Administrations 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 Jane Dunlavy being thereunto required, do render and deliver up her Letters of Administration, Anprobation of such Testament being had and made in the said Court. Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered
in the Presence of S

Jane T. Dunlavy *Seal*
her mark

At a Court held for Middlesex County, at the Court House
in Urbanna on Tuesday the 1st Day of October 1760.
This Bond was acknowledged by the Subscribers thereto, and ordered
to be Recorded. By the Court.

True Record.

(261)

In Obedience of a Ord ^r . of Court Bearing date 2 ^d July 1765 we the Subscribers have Appraised the Estate of Henry Shephard dec ^t as Followeth	
To One Negro man Named Samry	\$0. 00. 0
To One Negro woman Gifs	50.
To One Negro Boy Named Frank	40.
To One Negro Boy Named Lewis	35.
To One Negro Girl Named Cate	15.
To One Negro Boy Named James	12.
To 3 Sons & 16 Shooks	5. 10.
To 8 Piggs	10.
To yolk of Skan	8.
To 3 Cows and Yearlings a 50	7. 10.
To 3 Cow & Calves a 40	6.
To 4 Halfor & 1 Skear a 32	8.
To 2 Skars a 17	1. 14.
To 2 Cows a 40	4.
To 9 Sheep a 7/6	3. 7. 6
To 9 Plates	13. 6
To 8 Soop d°	12. 6
To 3 Old D°	2. 6
To 5 Basoms	1.
To 6 Dishes	1. 5. 6
Old Pewter & 2 Dozen Spoons	5. 0
To 1 Gun	1.
To 1 Bed and Furniture	8.
To 1 D°	8.
To 1 D°	8.
One D° Old	3. 10.
To 1 Spining wheel	7. 6
To 5 lb. Spun Cotton	17. 6
To One Oval Walnut Table	1.
To One Small Trunk	2. 6
To 2 Pair Cotton Cards	7. 6
To 2 Pad Socks 1/3 Razors and hone & Strop	\$0. 4. 6
To 2 1/2 Dozen Quart Bottles	7. 6
To 1 Bodl Iron & Heaten	7. 6
To 1 Chest	10.
To 1 Safe 13 ^f and 1 Old Chest of Drawers 5 ^f	1.
To 1 Square Table	7. 6
To 1 Looking glafs	2. 6
To 1 Brass Kettle	3.
To 1 Butter Pott & one mugg	4.
To 2 Stone Plates	1. 6
To a Parcele of Old Earthen Ware & 1 peper Box	2. 6
To a parcele of Vials	7.
To 1 Tin Turnel and Candle Stick	1. 3
To 1 Case of knives & Forks	4. 8
To a parcele of Books	5.
To 1 Saddle Housing and Bridle	1.
To 1 Old D. & Collar and Hames	2. 6
To 6 Old Flag Chares	3.
To 1 Side Saddle	3.

To 3 Chests	12.. 0
To 12 lb. Feathers	1.. 4..
To 6 lb. wool	6..
To a Basket & wool	3..
To 3 Baskets btl. of Cotton	10..
Hairles and Old fire tongs	2.. 6
To 3 Stone Jugs and One Can	6..
To 5 Old Rasp Hooks	1..
To 2 Tubs and one Old Spining wheel	4.. 6
To 4 meal Baggs, 5/ and a parcle of Lappend Tools 11.	16..
To 4 Iron wedges	5..
To a Parcle of Flours and Ayes	11.. 6
To 1 Horse 2 pound & one mare 1/2 pound	9..
To 3 Bed Sheets & 5 Pillow Cases 4 Table Cloths & Two Towels.	4.. 13..
To 1 Sarch & 1 meal Sifter	2..
To 1 pt. Carr Whals	1.. 10..
To a parcle of old Tubs Oy Yoak &c	15..
To a parcle of Cyder Casks	12..
To 2 Chamber Pots	3..
To a Parcle of wooden kitchen ware	6.. 6
To 1 Old Table & 3 Trays	2..
To Frying Pans	5.. 0
To 6 Iron Pots	1.. 7..
To 1 Iron Spitt	2.. 6
To Cask	8.. 1..

William Daniell

Charles Lee

John Soward

Cabbith Shepherd

Jeremiah Shepherd Esq: & others

At a Court continued & held for Middlesex County at the County House in Urbanna on Wednesday the 3. Day of October 1765.
This Inventory and Appraisement of the Estate of Henry Shepherd deceased was on this Day returned and ordered to be Recorded.

By the Court

Test

Fuly Recorded Test.

Pursuant to an Order of Middlesex County Court, held at Urbanna,
on Tuesday the 7th Day of May 1765 We the Subscribers being Sworn,
have met and apprais'd the Estate of Samuel Wood Deed. Vizt.

(263)

To 1 Negro Wench named Frank	£ 30. 0.. 0
To 1 Negro boy nam'd Peter	35. 0.. 0
To 1 Ditto nam'd Joseph	30. 0.. 0
To 1 Negro girl nam'd Peggy	35. 0.. 0
To 1 Horse	7..
To 1 Mare	6..
To 1 Yoke of Oxen	6..
To 1 Dif ^o	4. 10..
To 2 Large Sheep	5. 10..
To 1 Small ditto & 1 Heifer at 23/-	2.. 10..
To 2 Cows & Yearlings at 40/-	4.. 00..
To 2 Cows & 1 Calf	3. 10..
To 31 Sheep at 6/-	9.. 6..
To 4 Sons at 7/-	1.. 8..
To 21 Sheoaks at 2/6	2.. 10.. 6
To 5 Flags at 6/-	1.. 10..
To 1 Tumbler, Wheels, & Oþ Yoke	0.. 15..
To 3 Hobby Tubs at 5/-	5..
To 2 Dif ^o at 2/6	6..
To 4 Cyder Casks at 1/6	2.. 6
To 1 Old Loom &c	3.. 6
To 2 Small Rubblets 2/6, & 1 old Tub 1/-	1..
To 1 Doz ^o Benter Plates	1..
To 9 Plates 10/- & 4 Bassons 10/-	1..
To 5 Dishes	1.. 2..
To 1 Stone Butter Pot 2/6, & 1 Pewter Salt 2/-	2.. 8
To 20 Sives 2/6 & 1 pepper Box 2/-	2.. 8
To 1 Iron Castle 2/- & Five Tongues 10/-	2.. 10
To 1 Wheat Sive	2.. 6
To 1 Pr. Stillards	5..
To a Parcel of Carpenters Tools	5..
To 1 Oþ Chain, Iron Pin, & Clivet	1..
To a Parcel old Hoes	16.. 6
To a Set of Hedges	3.. 9
To 3 Old Axes	8..
To 1 Plow & Fluke Hoe	4..
To 1 Case of Knives & forks	7..

Carried Over £ 193. 18.. 5
£ 1.. 2..

To brought Over	193. 18.. 5
To 1 Pot, Rack & hooks	12..
To 1 Crack'd Pot & 3 Small hooks	1.. 3
To 1 Spit & flesh forks	3..
To 4 Piggins & 2 Washing Tubs	5..
To 1 Mans Saddle	10..
To 1 Box, Iron & heaters	5..
To 1 Bed & furniture	4.. 10..
To 1 Dillo	3.. 10..
To 1 Dillo	2.. 10..

To 1 Datto	3..-
To 1 Ditto	2..-
To 2 Old Chests	10..
To 2 Old Boxes & 1 old Trunk	8
To 1 Desk	1..5..
To 1 Small Square Table	3..
To 1 Small Look Glass	2..6
To 1 Spinning Wheel	2..6
To 1 Cotton Cards 4/8 & 1 D ^o Wool ditto 1/3	5..3
To 3 Square Tables	5..
To a Chest of Draw.	15..
To 8 Old Chairs	10..
To a Parcel of Stone, Earthen, & Glass Ware	15..

Given from under our Hands £ 215. 8..7

Anne ^{her} Wood
Mark ^{Expos'}
William Wood

This 25th Day of June 1765

William Segar
John Segar
Phil Mountague

At a Court held for Middlesex County, at the County House in Newbury on Tuesday the 1st Day of October 1765.
This Inventory & Appraisement of the Estates of Samuel Wood,
deceased, was this Day returned and ordered to be Recorded.

By the Court

Test,

True Recorded Test.

520

Know all Men by these Presents, That We Thomas Whitley and Robert Daniel are held and firmly bound to Christopher Robinson, James Mills, Gavin Corbin and Charles Neilson 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 October in the Year of our Lord One thousand Seven Hundred and Sixty five and in the fifth Year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such, That if the above bound Thomas Whitley Administrator of all the Goods, Chattels and Credits of Robt Wake junr. Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands of his Executor,

or Knowledge of him the said Thomas Whitley 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 Credit, and all other the Goods, Chattels, and Credit 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 Whitley or into the Hands or Possession of any other Person or Persons for him do well and truly administer according to Law: And further do make a just and true Account of his Actions and Doings therein, when thereto required by the said Court; and all the Rest and Residue of the said Goods, Chattels, and Credit, 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, to exhibit the same into the said Court, making Request to have it allowed and approved accordingly, if the said Tho. Whitley being thereto 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

Thomas Whitley *(Signature)*

Robert Daniel *(Signature)*

At a Court held for Middlesex County, at the Court House
in Urbanna, on Tuesday the 1st Day of October 1768
This Bond is acknowledged by the Subscribers thereto, and ordered
to be Recorded, *By the Court,*

Test.

Truly Recorded *Test.*

Know all Men by these Presents, That We, Mary Williamson,
Benjamin Williamson and John Kidd are held and firmly
bound to Christopher Robinson, James Mills, Gavyn Corbin and
Charles Neilson 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 Pre-
sents. Sealed with our seals, this first Day of October in the Year
of our Lord One Thousand Seven Hundred and Sixty five and
in the fifth Year of the Reign of our Sovereign, Lord George
the Third.

The Condition of this Obligation is such, That if the above bound
 Mary Williamson Administratrix with the will annexed of all
 the Goods, Chattels and Creditis of William Williamson Deceased, do
 make or cause to be made a true and perfect Inventory of all and
 singular the Goods, Chattels and Creditis of the said Deceased which
 have, or shall come to the Hands, Possession, or Knowledge of her the
 said Mary Williamson or into the Hands or Possession of any other
 Person or Persons for her and the same so made, do exhibit or cause to
 be exhibited into the County Court of Middlesex at such Time as she
 shall be therunto required by the said Court; and the same Goods,
 Chattels, and Creditis, and all other the Goods, Chattels, and Creditis 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 Mary Williamson
 or into the Hands or Possession of any other Person or Persons for her
 do well and truly administer according to Law: And further do
 make a just and true Account of her Actions and Doings therein
 when thereto required by the said Court; and all the Rest and Residue
 of the said Goods, Chattels, and Creditis, which shall be found remain-
 ing upon the said Administratrix's Account the same being first
 examined and allowed by the Justices of the Court for the Time being,
 shall deliver and pay unto such Persons 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 hereaf-
 ter appear, that any Last Will and Testament was made by the said
 Deceased, and the Executor or Executors herein named do exhibit the
 same into the said Court, making Request to have it allowed and
 approved accordingly, if the said Mary being therunto required,
 do render and deliver up her Letters of Administration, Approbation
 of such Testament being had and made in the said Court: Then
 this Obligation to be void and of none Effect, or else to remain in
 full Force and Virtue.

Sealed and Delivered
 in the Presence of
 D^r Her

^{her}
 Mary I Williamson ^{Seal}
 Mark

Benjamin Williamson ^{Seal}

John Kid ^{Seal}

At a Court held for Middlesex County at the Court House in
 Urbana on Tuesday the 1st Day of October 1765.
 This Bond was Acknowledged by the Subscribers thereto, and ordered
 to be Recorded By the Court.

Test.
 Truly Recorded Test,

265

In the Name of God Amen I Henry Thacker of Christ Church Parish in the County of Middlesex in Virginia being in health, sense, & Memory (Thanks be to God) do make this my last Will & Testament in Manner & form following (Viz.) In primis, I commend my Soul to Almighty God who gave it, in hopes through the Merits of my Blessed Saviour Jesus Christ, to receive forgiveness of my sins and my Body to be decently Buried by my Execut^r hereafter named It is my Will that all my just Debts & funeral Expences be paid in convenient time after my decease I give to my dear & loving Wife Mary Elizabeth Thacker, my Negros, Plymouth, Pitt, Ned, Jack, Dick, young Plymouth, Sam, W^r Smith, Harry, Lewis, Tonny, Tom, little Anthony, C^t Jenkins, Emanuel, Abraham, Sharlot, Sepha, Judy, Lucy, Betty, Hannah & her Child Franker, Anna, Clara, and their Increase to her & her heirs forever, likewise all my Stock of Cattle, hogs, sheep, Goats, Horses, Chair, and all my household Goods, Plate & Kitchen furniture to dispose of as she thinks fit to her & her heirs forever It is my Will that all my Negros be kept together during my Wifes natural life, if she remains a widow, afterwards, I give to John Allen son of Mr. William & Clara Allen of Surry County, my Negro boy Johnny, my Negro Woman, Hanney & her Children Edward, Skinner, Frances, Johannah, & Felicia, daughter of Judy, to him & his heirs forever I give to my Nephew Henry Thacker my Negro Men Anthony, Billy, Chitty, Mary & her son Isidack, with her Increase to him & his heirs forever I give to my Niece Hannah Thacker Timberlake my Negro girl Mary (daughter of Jenny) & her Increase to her & her heirs forever I give to Miss Sally Yates daughter of the Rev^r Mr. Bartholomew Yates my Negro girl Miller with her Increase to her & her heirs for ever I give to Miss Catharine Yates Daughter of the J^r Mr. Yates my Negro girl Valley & her Increase to her and her heirs for ever The rest of my Negros Coffy, Europe, Hampton, Plymouth, London, Glasgow, Africa, Jamie, Faxon, sons of Jenny, with her Increase, to be equally divided among, John Vivion, Vivion Brooking, Margaret Pratt, Mary Vass, Martha Pendleton, which I give to them and their heirs for ever All the Residue of my Estate I give to my loving wife Mary Eliz^r Thacker & her heirs for ever Lastly I do constitute & appoint my J^r Wife Mary Eliz^r Thacker & my good Friend Mr. William Allen Execut^r of this my Last Will & Testament and that they give no Security nor my Estate be appraised

Acknowledged in
the presence of
Ch^r Robinson
Barth^r Yates Sen^r.
Barth^r Yates Jun^r.

Henry Thacker
Aug^r 24th 1764

As a Codicil to my Will as above my farther Will is that my Land in King William County containing by estimation 800 Acres be sold by my Executors as soon as they conveniently can after my death I give & bequeath half the money that if shall sell for to my dear & loving wife Mary Elizabeth Thacker the other half I give to be equally divided between Henry Thacker son of my Brother Chickley Thacker dec^r, John Vivion Vivion Brooking Margaret Prat Mary Vass Martha Pendleton My Will & desire is that my Friend Mr Christopher Robinson Sen^r be Guardian to Henry Thacker before said & that he put out to interest his part of the money that the above mentioned Land shall sell for

Sign'd in the presence of
Ch^r Robinson
Barth^r Yates Sen^r.
Barth^r Yates Jun^r.

H^r Thacker

A Court held for Middlesex County at the Court House in
Urbanna on Tuesday the 4th Day of March 1766.

This last Wall of Court named & of Henry Thacher Gentleman deceased was presented in
Court by Mary Elizabeth Thacher, one of his executors herein named, and proved by the
Deaths of Christopher Robinson, and Bartholomew Yater junior two of the witnesses
herein, and ordered to be Recorded and on the Motion of the said Executive who has
ing made oath According to Law Certificate is granted her for obtaining a
Probate thereof in due form.

Test.

543.

Truly Recorded Test.

In Obedience to an order of Middlesex County Court Dated October
the first 1765. We the Subscribers being first sworn According to Law did
meet and appraise the Estate of William Williamson decd. as followeth.
Viz:

	£ S d
1 Yoke of Oxento	5 0 0
10 Head of Cattle to	12 15 0
1 Feather bed and Furniture to	4 0 0
1 D ^o and Furniture to	3 0 0
1 D ^o and Furniture to	2 10 0
1 Parcel of old Pewter to	0 18 6
2 Pewter Dishes to	0 9 0
1 Chest to 5/- 1 mane Saddle to 2/6	0 7 6
1 Star to 3/- 1 Table to 2/-	0 5 0
10 Head of Hogs to	5 0 0
1 Mare Colt to	3 10 0
1 Pair of Cartwheels to	1 0 0
1 Cupboard to	1 0 0
7 Flag Chains to 14/- 1 Gun to 10/-	1 4 0
2 Tables to 2/- 1/2 Doz. Pewter plates to 3/-	0 5 6
1 Froe to 1/- 1 Drawing Knife to 2/-	0 3 6
1 Box Iron & Heaters to 4/- 1 Chest to 5/-	0 9 0
1 Parcel of Knives & Forks to 2/6 1 old Tub to 1/-	0 3 0
1 Old Jack Bag to 2/- 3 Iron Pots & 1 pair of Hooks to 13/6	0 15 6
1 Loom to 7/- 1 Frying Pan to 6/-	0 8 0
1 pair of Pot Hooks to 2/- Old Iron to 8/6	0 10 6
1 Tub & Box to 1/6 1 Pail & Piggan 2/-	0 3 6

John Thurston

John Chowning

Tho^r Spencer

A Court held for Middlesex County at the Court House in
Urbanna, on Tuesday the 3rd Day of June 1766.
This Inventory & Appraisement of the Estate of William Williamson deceased
was this Day returned, & ordered to be Recorded. By the Court
Test.

544.

Truly Recorded Test.

269

KNOW all Men by these Presents, That We, Hannah Gill, Ralph Wormeley jun^r Esq^r, & James Gregorie are held and firmly bound to Christopher Robinson, James Milledge, Robert Daniel & Lewis Mountague Gent. Justices of Middlesex County, now sitting, in the Sum of Five hundred Pounds
To the Payment whereof, well and truly to be made to the said Justices, and their Successors, we bind ourselves, and each of us, our and each of our Heirs, Executors, and Administrators, jointly and severally, firmly by these Presents. Sealed with our Seals, this third Day of June in the Year of our Lord One Thousand Seven Hundred and Sixty six and in the Sixth Year of the Reign of our Sovereign, Lord George the Third. The Condition of this Obligation is such, That if the above bound Hannah Gill, Administratrix of all the Goods, Chattels and Credits of Alexander Gill Deceased, do make, or cause to be made, a true and perfect Inventory of all and singular the Goods, Chattels and Credits of the said Deceased, which have, or shall come to the Hands, Possession or Knowledge, of her the said Hannah Gill or into the Hands or Possession of any other Person or Persons, for her and the same so made, do exhibit or cause to be exhibited into the County Court of Middlesex at such Time as she shall be thereunto required by the said Court; and the same Goods, Chattels, and Credits, and all other the Goods, Chattels, and Credits of the said Deceased, at the Time of his Death which at any Time after, shall come to the Hands or Possession of the said Hannah Gill or into the Hands or Possession of any other Person or Persons for her do well and truly administer according to Law. And further do make a just and true Account of her Actions and Doings therein, when thereto required by the said Court; and all the Rest and Residue of the said Goods, Chattels, and Credits, which shall be found remaining upon the said Administratrix's Account the same being first examined and allowed by the Justices of the Court for the Time being, shall deliver and pay unto such Person or Persons respectively, as the said Justices by their Order or Judgment shall direct, pursuant to the Laws in that Case made and provided; and if 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 Hannah Gill being thereunto required, do render and deliver up her Letters of Administration, Approbation of such Testament being had, and made in the said Court. Then this Obligation to be void and of none Effect, or else to remain in full Force and Virtue.

Sealed and Delivered
in the Presence of
D. Ket

Hannah X Gill ^{her Seal}
mark
Ralph Wormeley jun^r ^{his Seal}
James Gregorie ^{his Seal}

At a Court held for Middlesex County, at the Court House
in Urbanna, on Tuesday the 3^d Day of June 1766.

This Proclamation acknowledged by the Subscribers thereto, and ordered to be

Recorded

By the Court

Test.

True Recorded Test.

Heran I deliver up my whole Estate By a schedual To the worshipfull
Court of Middlesex as Follows.

To one Negroe woman named Jane one negroe Boy named Sam one
negroed Boy named Humphrey, These three Negroes above mentioned
during the Life of my Wife Susanna Minter one negroe girl named
Christian in all Four. To eight head of Cattle young and old Seven
head of Sheep To two Sows & Eight Pigges one Mair Two old Saddles &
two old Bridles Two Leather Beds with furniture three Chests Six Chairs
three old Potts Two old frying Pans two old Skilliks a Parcel of old Pewter
To six old kives with forks one old spit with Spoons one fire tongs one
Shovel To a parcel of old tubs & water pails one old Lydar Lask a Parcel
of old Books one old Gun one old sword two old Pistols one old Box Iron
Sheeters one Punch Bowl one Gallon Stone Jugg a parcel of old Bottles
one Stone mugg one Drinking Glas two old Kettles one old Jugg a parcel
of old fish hooks one tin Canne some wheat and some Bacon Some
Fowls one Spice morter & Pestle. To Thrio Pounds & six Shillings in Mr.
Ar Ch. Riches hands

J. Me John Minter

In the name of God amen I Mary Jackson of the Parish of Christ Church
& County of Middlesex being Sick & weak of Body but of sound & perfect
mind & memory thanks be given to Almighty God for the same do
make & ordain this my last Will & Testament in manner & form follow
ing Imprimis All my Just debts & Funeral expences I desire may
be paid & discharged Item I give & bequeath to my Grand Son John
Jackson my negro Girl Tatty She & her increase to him & his heirs for
ever Item I give my Negro Girl Aggy to my Nephew William Segar
She & her increase to him & his heirs forever Item I leave My negro
Wench Nanny to be free at my Death & I leave to my S. Wench one Cow
Item I leave all the rest my Estate both real & personal to be sold at
the Discretion of my Executors & the money arising therefrom to be
equally divided amongst my Son John Jackson & my Grand Son
William & my Grand Son Leonard & my Grand Daughter Catharine
Jackson my Son John Jackson to receive his part at the expiration of
two years after the proof of my Will & the other Legatees to receive their parts
when they shall arrive at the age of Twenty one years Lastly I constitute
& appoint my Nephew W^m Segar & Philip Mottingague Executors of this my
last Will & Testament hereby revoking all other Wills by me heretofore made
& ordain this to be my last Will & Testament In witness whereof I have

hereunto set my hand & Seal this 28th day of October 1766.

Signed Sealed & delivered
in presence of } 271

Mary Jackson Seal

John Segar

Ann Segar

Phil Mountague

At a Court held for Middlesex County the Court House
in Hrabanna on Tuesday the 3^d Day of August 1766

This last Will & Testament of Mary Jackson deceased was presented in County by William Segar one of the Executors herein named, and the same was proved by the Oaths of John Segar & Philip Mountague two of the Testators there, and ordered to be Recorded. And on the Motion of the said Executor who made Oath According to Law, Certificate is granted him for obtaining a Probate thereof in due Form giving Security Whereupon he with James Mountague and Maurice Smith Gent his Sureties entered into & acknowledged there a Bond with Conditions According to Law.

559

Test

Truly Recorded Test.

Know all Men by these Presents, That We William Segar James Mountague & Morris Smith are held & firmly bound to Christ Robinson, Robt Daniel James Mills, & Charles Neilson 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 hands, the fifth Day of Aug^t in the Year of our Lord One Thousand Seven Hundred and Sixty six and on the Sixth Year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such, That if the above bound William Segar Executor of the Last Will and Testament of Mary Jackson 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 Deced^d, which have, or 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 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 Deced^d, which at any Time after shall come to his 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 }

John Buckner

Willm Segar Seal

James Mountague Seal

Maurice Smith Seal

At a Court for Middlesex County at the Court House in the
Town on Tuesday the 5th Day of August 1766.

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

559

Truly Recorded Test.

Persuant to an Order of Middlesex Court, We the Subscribers being first Sworn have Appraised the Estate of Richard Patterson ^{Deo. 1752}	L. S. do
Twenty head of Cattle	30. 5. 0
1 Horse Saddle & Bridle	7. 0. 0
1 Bed & Furniture	6. 0. 0
1 Ditt	4. 0. 0
A Cart Wheels & Yoke	3. 0. 0
A Parcel of Porth & Tub	3. 5. 0
Four Cyder Cask & Rundlet, 6 Mobby Tubs.	2. 12. 6
Six Plates, 2 Dishes, 3 Basons, 2 Milk pans, 2 pails, tray & Crempot	1. 8. 6
Two Chests 15/ A Gun 20/-	1. 15. 0
Six Chairs & 2 Spining Wheels	1. 6. 0
One pair of Shoe Books 8/1 pt. Shoo	11. 6
Five Sheep 40/- 2 Tables, 1 pair flat Irons 20/-	3. 0. 0
One Curry Comb, Fire Tonge, Shovel & sugar box	6. 6
Wearing Apparel £3. 6/- 2 Hatts £1. 5/-	4. 11. 0
A looking glafs, 7/6/- a ffee & drawing knife 4/-	11. 6
A Case of knives & forks, & 4 Reap hooks	10. 0
A Coffee Pot, Oyl Jug, & 2 Tubs	10. 0
A Stone & 2 Razors	6. 0
A Meal Bag, half Bushel & Table Cloth	3. 6
A Hammer, a parcel of old hoes, 3 Axes, & 1 Plough Hoe	1. 5. 6
A Chain, Clive, pin, & Grubing hoe	10. 0
A Copper Kettle, 3 Iron Pots, & Frying pan	1. 9. 0
Three pails, 2 tubs, 2 trays, 2 sifters	13. 0
Iron Spit, Rope, & old lumber	9. 3
Ten Shooes, 2 Soms, 12 pigs	4. 5. 0
A Corn Barrel, 2/6/- 1 Cow hide 5/- a Spice mortar & Pestle 10/-	17. 6
A Candle Stick 1/3. Potts of Fat 8/-	9. 3

John Chowning

John Thunston

Robert Blackley

At a Court held for Middlesex County at the Court House in the
Town on Tuesday the 5th Day of August 1766.

This Inventory & Statement of the Estate of Richard Patterson deceased
was this Day returned, and ordered to be Recorded. By the Court

Test

557

Truly Recorded Test.

273

A True and Perfect Inventory of the Goods and Chattels belonging to the
Estate of Capt. Henry Thacker deceased.

Negroes. N^o. 1. Plymthouth. 2. Kit. 3. Europe. 4. Africa. 5. Anthony. 6. Falmouth.
 7. Ned. 8. Jack. 9. Billie. 10. Dick. 11. Sam. 12. Doffey. 13. Glasgow. 14. London.
 15. Plymouth. 16. Chitty. 17. Jonny. 18. William. 19. Lewis. 20. Ned Skinner.
 21. Tom. 22. Harry. 24. Anthony. 25. Kit Jenkins. 26. Emanuel. 27. Abraham.
 28. Isaac. 29. James. 30. Jacob. 31. Steven. 32. James. 33. Amon. 34. Robbin.
 35. Billie. 36. Sharlot. 37. Lena. 38. Judy. 39. Hamney. 40. Jonnoy. 41. Lucy.
 42. Betty. 43. Mary. 44. Hannah. 45. Milley. 46. Telesia. 47. Anna. 48. Mary.
 49. Salley. 50. Frances. 51. Clara. 52. Johannah. 53. Frankey. 54. Judith.
 55. Sarah. 34 Old Cattle. 6 Three Years Old. 10 Two D^o. D^o. 9 One D^o. D^o. 8
 7 Hogs 49 Old Sheep. 16 Lambs. 6 Horses. 8 Beads with Heddles. 1 Old D^o.
 6 pair Blankets. 3 Ruggs. 3 Quilts. 11 Countapins. 4 silk Curtains. 11 pair Heddles.
 12 Pillows. 9 pairs of Cakes. 8 Damask Table Cloths. 17 Huckleback D^o. 5 Cotton D^o.
 2 Brown Linnen D^o. 15 Damask Napkins. 17 Huckleback & Diaper Towles.
 12 Brown Linnen Ditto. 25 Tea Cloths. 1 p^t. of Rooles. 28 Yards Flapin Linnen.
 1 p^t. Irish Linen. 4 pair Window Curtains & Valances. 4 China Bowles. 3 Glass Cans.
 1 Glass Ditto. 1 Urthen D^o. 1 China Tea pott. 14 Cups & 7 Saucers. 6 Coffie D^o.
 6 Custard D^o. & 2 plats 1 Canister. 14 Wine Glasses & a Glass Silver cлаuk. 2 Dishes
 & a Chest of Draw. 3 Tables. 4 Dressing D^o. & 3 Glasses. 1 Round D^o. Lang looking
 glass. 1 Small D^o. 31 Leather Cheas. 6 Flag D^o. 4 Large Trunks. 2 Small D^o.
 6 Chairs. 1 Silver Watch. 1 Large Spoon. 14 Table D^o. 13 Silver Tea Spoons.
 2 pt. Tongs D^o. 1 Surgeon Stone. 12 Tea potts D^o. 11 Mugs. 12 Tart pann D^o. 6 Stone
 dishes. 38 Plates D^o. 6 Custard Cups D^o. 2 Mustard pots D^o. 3 Milk D^o.
 1 Sett Castors D^o. 1 punch Strainer. 5 Urthen Dishes 14 Plates D^o. 19 Butter Books.
 2 1/2 doz knives & Forks. 1 Urthen Bowl. a Tin Coffie & Chocklet Pot. 14 Oyster Dishes.
 3 doz Shallow plates D^o. 6 Deep D^o. 3 Stone Butter Books 2 pompons D^o. & 2 point
 Bowles. 1 Copper & 3 Brass Kittles. 3 Sifens 2 Sarchas. 1 Marble Morter. 1 Lantern.
 1 Tin pann & Patter Pans D^o. 2 pt. Money Scales. 2 pt. Billiards. 4 Iron potts.
 3 Spiks. 1 Grid Iron. 2 Frying panns. a Cole Hill. 1 Brass Morter and Pestel. 7 Brass
 Candle Sticks. 2 pt. Snuffens. 2 Churns. 3 Milk Seats. 1 Seal Mill. 1 Hand D^o. 2 Flour
 Cloaths. a Chair and Hamis. 2 Carts. 1 Tumbrel. 1 Hair Cloth. 2 pt. Tongs. 2 Shovels.
 1 Spaid. 6 pt. Hand Irons. 42 Books. 3 Stone Juggs. 1 puter Bed pan. 2 Buttons D^o.
 1 pottle pot D^o. 1 Tin Cullenider. a Bread Rasp & Grater. 5 Lovers Sugar. 1 Large
 Kettle. 1 set of surveying instruments. 2 spinning Whals & 6 pt. Cards. 2 Iron Racks.
 4 pot Hooks. 2 pair Hand D^o. 19 Helling Hord. 27 Wading Ditto. 7 Grubing D^o.
 2 Broad axes. 1 Cleaver. 19 Marrow D^o. 3 ox Chains Rings &c. 1 Whip saw. 2 long cut
 D^o. 2 Hand saws. 2 sets Shoemakers Tools. part of a set of Coopers D^o. part of a set
 of Smith D^o. 1 Hanking wheel. 2 Reels. 9 Iron Wedges. 1 Bell Mettle Skillet.
 4 Milk panns. 15 Sack Baggs. 8 Chamber pots. 1 Sun Dial. 3 Box Irons & Heaters.
 1 Stand D^o. 1 Warming Pan. 1 Ring Dial. 1 Plastering Trowel. 1 Candle Stand.
 1 Cloath Brush. 1 house D^o. 1 Hand D^o. 6 Candle Wolds. 1 sword. 2 Guns. 1 plate
 Box. 1 Chasing Dish. 2 Groundstones. 2 Iron Pastles. 1 Case & Bottles. 3 Aquair Oak
 Tables. 1 Corn Barrel. 29 Empty Tobacco Hogsheads. Casks D^o. 8 Beer Coolers.
 washing Tubs. a parcel of Boxes. 21 Sider Casks. 4 Runlets. 3 Stands. 1 Sugar
 Box. 219 Bottles. Cash Plate in the House £6. 17. 7. 12 Pds Tobacco in
 Ingland. Amount of Debts due to the Estate £16. 16. 8. 17 Reap Hocks. 1 Scythe.
 9 Pds Tobacco maid this Year. 1 Reap Hock. 1 Scythe.

In a Court held for Middlesex County at the Court House in New London
 on the second day of August 1766.

This Inventory of the Estate of Henry Thacker Gentleman deceased was this
 Day returned & ordered to be Recorded. By the Court. Recd.

In Obedience to an order of Court Dated October 1 st 1765. We the Subscribers being first Sworn have valued the the Estate of the Dec ^d Robert Wake jun. as followeth Vizt.	
To 1 Negro Fellow Named Phill	£ 50. 0..0
To 1 Negro Girl Named Frank	25. 0..0
To 1 old horse at	1.15. 0
To 1 New market Great Coat at 25/-	1. 5. 0
To 1 Suite of Cloth Clothes bot	3. 0. 0
To 1 Cloath Coat & Sagathy Wescot a Briches 20/-	1. 0. 0
To 1 Alpian Coat at 15/-	0. 15. 0
To 1 Red wescot & 1/4 old leather Briches at 25/-	1. 5. 0
To 1 Small Chest & pocket book at 2/-	0. 2. 0

£ 84.2.0

Thomas Whithy
Administrator

William Dean
Tho: Kemp
William Stiff

KNOW all Men by these Presents, That We Henry Allin & John Thunton
are held and firmly bound to Christ^r Robinson, Rob^d Daniel, James
Wills & Charles Wilson Gent^s Justices of Middlesex County, now sitting, in
the Sum of Two hundred pounds To the Payment whereof, well and
truly to be made to the said Justices, and their Successors, we bind our
selves, and each of us, our and each of our Heirs, Executors, and Admi-
nistrators, jointly and severally, firmly by these Presents, Sealed with our
Seals this Fifths Day of August in the Year of our Lord One Thousand
Seven Hundred and Sixty Six and in the Sixth Year of the Reign of our
Sovereign Lord George the Third.

The Condition of this Obligation is such, That if the above bound Henry
Allin Administrator of all the Goods, Chattels and Credits of Eliz^a Allon
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
Henry, 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 her
Death which at any Time after shall come to the Hands or Possession
of the said Henry or into the Hands or Possession of any other Person or
Persons for him do well and truly administer according to Law. And fur-
ther do make a just and true Account of his Actions and Doings therein,
when thereto required by the said Court; and all the Rest and Residue of

275

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 Executrix therein named do exhibit
the same into the said Court, making Request to have it allowed and ap-
proved accordingly, if the said Henry Allen being thereunto required, do render
and deliver up his Letters of Administration, Approbation of such Testa-
ment 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

Henry Allen

Seal

John Thunston

Seal

At a Court held for Middlesex County at the Court House in
Hibham on Tuesday the 12th Day of August 1766.
This Bond is now acknowledged by the Subscribers thereto ordered to be
Recorded. By the Court.

Recd.

Truly Recorded Test.

559

Wm. Wm.
of Lillakes
Bond

I Know all men by these Presents that We Benjamin Wm. and John Morgan, we hold and firmly bind
Christopher Robinson Lewis Mountague, Gamin Corbin Robert Sprall and James Mountague Gentz, &
Justices of Middlesex County now sitting in the sum of fifty Pounds payment whereof will 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 third
day of February in the year of our Lord one thousand seven hundred and sixty seven, and in the seventh
year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such that if the above bound Benjamin Wm. shall be Administrator of
all the Goods, Chattels and Credits of John Dillake Deceased do make, or cause to be made a true and
perfect Inventory of all and Singular the Goods, Chattels and Credits of the said Deceased, which have, or shall
come to the Hands of Person or Persons for him, and the same be made as 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 Goods, Chattels and Credits of the said Deceased at the time
of his Death, which at any time after shall come to his hands or Possession of the said Benjamin Wm.

or into the Hands and Possession of any other Person or Persons for him, so much and truly Administered according
to Law; And further to make a just and true account of his Actions and Doings therein when thereunto
required by the said Court; and all the Rest and Residue of the said Goods, Chattels, and Credits, which shall be
found Remaining upon the said Administrators Account, the same being first examined and allowed by the
Justices of the Court for the Time being, shall deliver the same unto such Person or Persons respectively as the
said Justices by their Order or Judgment shall direct, pursuant to the Laws in that Case made and
Provided, and if it shall hereafter appear that any Last Will and Testament was made by the said
Deceased, and the Executor or Executrix therein Named do exhibit the same into the said Court, making
Request to have it allowed and approved accordingly, if the said Benjamin Wiat being then unengaged, do
render and Deliver up his Letter of Administration, Approbation of such Testament being had and made
in the said Court. Then this Obligation to be void and of none Effect or else to remain in full Force and
Victu.

Sealed and Delivered in the presence of
D. Kier

Benja. Wiat ^{Seal}
John Morgan ^{Seal}

At a Court held for Middlesex County at Libanna on Tuesday the Third day of February 1767
This Bond was acknowledged by the Subscribers hereunto, and ordered to be recorded,

By the Court.

Truly Recorded Sev'

D. Kier Esq. M. C.

Mountague
2d of Southern
Bond

KNOW all men by these Presents That we his^t Mountague and John Davis, are held and
firmly bound to Christopher Robinson, Esq; in Lliban Lewis Mountague Robt. Spratt & Co. Administrators
Justices of Middlesex County now sitting, in the sum of eight hundred Pounds Current Money
To be paidment whereof, will and truly to be made to the said Justices, and their successors, we hold our
seves and each of us, our land each of our Heirs Executors and Administrators, jointly and severally,
firmly by these Presents. Sealed with our Seals this third day of Feb: in the year of our Lord one thousand
Seven hundred and Sixty Seven, and in the seventh year of the Reign of our Sovereign Lord George the
Third.

The Condition of this Obligation is such, That if the above bound to Mountague Administrator of all
the Goods Chattels and Credits of Am^t Southern Deceased do make 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 Mr Mountague, or into the hands
or possession of any other person or persons for him, and the same so made to exhibit, or cause to be

277

exhibited into the County Court of Middlesex, at such time as he shall be thence 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 Mountague, or into the hands or possession of any other person or persons
for him, to well and truly administer according to law: And further to make a just and true account
of his actions and doings therein, when thereto required by the said Court, and all the Rest and Residue
of the said Goods Chattels and Credits, which shall be found remaining upon the said 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 Seal or
Judgement shall direct, pursuant to the Laws in that Case made and provided, and it shall hereafter
appear, that any last will and Testament was made by the said Deceased, and the Executor or Executors
therein named, to exhibit the same into the said Court making Request to have it allowed, and approved
accordingly, if the said John Mountague 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

W Montague

in the presence of

Andrew Davis

All a Court held for Middlesex County at Hibernia on Tuesday the third day of February 1767
This Bond was acknowledged by the subscribers thereto, and is cause to be Recorded

• By the Court.

Justly Recorded Feb

1767

S^t M^r W^t all know by these Presents that we, Leah Scott & John Morgan are held and firmly bound to
Christopher Robinson, Robert Daniels, Gamin Linbin, &c^o Gent^s Justices of Middlesex County now sitting
in the sum of One hundred Pounds, to the Payment whereof we and Fully 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 3^d day
of Feby, in the year of our Lord, one thousand Seven hundred and Sixty seven, and in the viiith year
of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such, That if the above Bound Leah Scott Administratrix

of all the Goods Chattels, &c^o Credits of Thomas Scott deceased, do make or cause to be made above
and perfect Inventory of all and singular the Goods Chattels and Credits of the said Deceased, which

have or shall come to the hands of his possession or knowledge of the said Leah Scott, or into the hands or possession of any other person or persons for her, and the same is made to exhibit or cause to be exhibited into the County Court of Middlesex, at such time as she shall be thereunto required by the said Court, and the same Goods Chattels and Credits, and all other the Goods Chattels and Credits of the said Deceased at the time of his Death, which at any time after, shall come to the hands or possession of the said Leah Scott, or into the hands or possession of any other person or persons for her, do well and truly administer according to Law; And further to make just and true account of her Acknowledgments and Doings, therein, when thence required by the said Court, and all the Rest and Residue of the said Goods, Chattels and Credits, which shall be found remaining upon the said Administratrix 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 judgement 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 Courts, making request to have it allowed and approved accordingly, if the said Leah Scott being thereunto required doth make any delivery up her Letters of Administration, approbation of such Testament being had, and made in the said Courts. Then this Obligation to be void, and of none Effect or else to remain in full force and Virtue Sealed and Delivered } Leah ^{her} Scott ^{Seal}
in the presence of } John Morgan ^{Seal}

A Court held for Middlesex County at Lebanna on Tuesday the 3^d day of February 1767
This Bond was acknowledged by the subscribers thereto and caused to be Recorded.

By the Court.

Truly Recorded ^{Seal}

Dr for the M. C.

Whereas pursuant to an Order of Middlesex County Court dated at Leb. on Tuesday the 5th day of Augt 1766. We the Subscribers have appraised the Estate of Mary Jackson deceased as followeth. viz.

1 Constraing	£2 0 0
1 Bed wron of furniture bedsted & board	1 5 0
1 Butterfat & old cream dr	0 5 0

1 panel old pointer 1/2	1 Iron Pelet 2/6	0: 0: 9
1 old Spinning wheel 1/.	2 old flag chairs 1/.	0: 2: 0
1 pair trach & hooks of 1 flying pan 2/6		0: 7: 6
1 Pot spoon & heaters		0: 2: 6
Some spun Cotton & basket.		0: 0: 0
1 pair knife & fork 6	1 Old Table 2/6	0: 0: 0
2 old Books 6.	1 P ^t Unspun Cotton 1/2	0: 1: 9
1 old Clothe 2/6, sold Chest of		0: 9: 6
1 Square Table 1/.	2 narrow Hocob 6/.	0: 7: 1
1 Bed Wench P.		0: 0: 1

Givn under Our hands this 8. day of Febry 1767

Willm Legat Esq^r

{ Phil Mountague
 James Mountague
 George Warrick

At a Court held for Middlesex County at Lebanna on Tuesday the 8. day February 1767
 This Inventory and Appraisement of the Estate of Mary Jackson deceased was returned and
 Ordered to be Recorded

By the Court,

Truly Recorded Test: D^r R. R. 8.

1766 The Estate of George Daniel decd	Dr
To pd Major Robert Daniel including Funeral Expences	£ 27. 10. 6x
July 1752 To a Bond ^{due} Mr. James Daniel	6 10. 11
To pd Doctor Job Bird as pd ^r	1 -
To pd Dots for Doctor W ^m Birds estate as pd ^r	5 5
To pd Achilles Lewis as pd ^r Dr	19. 0
To pd William Taylor as pd ^r Dr	5 -
To pd W ^m dyne as pd ^r Dr	2. 4 11 $\frac{1}{2}$
To pd W ^m Penny as pd ^r Dr	9. 10. 6
To pd W ^m Daniel dent as pd ^r Dr	2. 2. 10
To pd Thomas Channing as pd ^r Dr	5. 10
To pd W ^m Mountague as pd ^r Dr	11 -

To pd Thomas Whitley as pr D	6
To pd James Daniel as pr D	1.19.6
To pd Alexander Farier as pr D	1.1.0
To pd Daniel Stringer as pr D	16.3
To pd John Leward as pr Bond	13.18.6
To pd Jacob Aeria as pr acc	17.6
To pd John Berry as pr D	1.0
To pd Wm Weston as pr D	9.6
To pd John Egan as pr D	1.5
To pd John Jackson as pr D	1.13
To pd Jacob Aeria as pr D	9.5
To pd Doctor Charles Martiner as pr D	1.10.6
To pd Robert Murray as pr D	15
To pd May Daniel as pr D	1.13.9
To pd John Leward as pr D	15
To pd John Brooks as pr D	14
To pd John George as pr D	1.10
To pd Wm Baldwin as pr D	12.6
To pd Wm Mouleson as pr D	1.1.4
To pd Capt Wm Mountague as pr D	9
To pd Benjamin Daniel as pr D	5.9
To pd Tobias Allen as pr D	3.3
To pd Several Chrs & Sheriffs fees as pr Tickets 702 ^o d ^o	5.17.0
To pd George Daniel as pr D	11.16.1 ^t
To pd William Daniel d ^r v	8.11.1
To pd Henry Shepherd as pr D	7
To pd Wm Daniel d ^r v as pr D	9.3
To pd George Daniel as pr D	1.13
1766 Per contra	6 ^t 117. 8.1
By the amount of the Inventory	223.15.2
D. Bro ^r over	117.8.1
Balldue thos totall	118.7.1

281

Pursuant to an Order of Middlesex County Court dated at Ulster on Tuesday the
5th day of August 1766.

We the Subscribers have met, Stated and Settled the Estate of George Daniel deceased &
find a Balance due to the Estate of One hundred & Eighteen pounds sum shillings & pence
penny

Given under our hands this 6th day of October, 1766

Willm Segar

John Segar

Phil Mountague

At a Court held for Middlesex County at the Court House in Ulster on Tuesday the
Third day of March 1767

This Settlement of the Estate of George Daniel deceased was returned and ordered to be
Received

By the Court

Jst. D Rer A.M.C.

Truly Recorded Jst.

D Rer B.M.C.

Pursuant to an Order of Middlesex County Court dated at Ulster on Tuesday the 5th day of
August 1766.

We the Subscribers have met & divided the Estate of George Daniel deceased between Henry Shepherd
who Intermarried with Mary Daniel widow & Relict of the d^r George Daniel deceased, & Nelson
Daniel, by George Daniel his Guardian as follows viz:

Motted to Henry Shepherd one Negro man named Sam of the Value of £ 30.0.0

Also 1 Yoke Draught Horses of the Value of £ 5.0.0

one Young Heifer Value £ 1.15.0

one Young Bull. £ 1.0.0

£ 37.15.0

Motted to Nelson Daniel one young Negro fellow named James of the Value of £ 50.0.0
which is Twelve pounds Five Shillings over & above his part of the personal Estate of the d^r George
Daniel deceased which sum of Money is in the Hands of the aforesaid Guardian

Given under our hands this 6th day of October 1766

Willm Segar

John Segar

Phil Mountague

At a Court held for Middlesex County at Uxbridge on Tuesday the 5 day of March 1767.
This Division of the Estate of George Daniel deceased was returned and ordered to be Recorded
By the Court

Test. Dicr 8

July Recorded

Test.

Dicr 8

Declarer According to the Draw of the Writfull Court of Middlesex County, We the Subscribers have
Inventory Appraised the Estate of William Declarer Deced 1750 —

1 Feather Bed 3 ft. 1 D ^o 12/6. 1 B ^o 30/	£ 2.6
A pair of Peter 15 ^l . 2 Tinspans 1/	£ 6. -
1 Delinette Shillet 5 ^l . 1 Bott 8.5/	£ 10. -
1 Stone Bottle 2 ^l . 1 Bellmettle Spice Mortar 6/	£ 8. -
2 Candlesticks & Candle mold 2 ^l . 3 earthenpots	£ 2.6
2 Spinning wheels 10 ^l . 1 Chest. 8.0. 2/6.	£ 12.6
1 Large D. 5 ^l . 1 old Trunk d. 6 ^l . 1 old Chest? 2 Boxes d. 2/	£ 7.6
A pair of Joiners Carpenters Coopers Tools 15 ^l	£ 15. -
A pair of old Iron 10 ^l . 2 Laysels & flesh forks 3/	£ 13. -
1 Beef Rope 1 ^l . 1 pt. sm. Pillards 3 ^l . 1 pt. large 8.5/	£ 9. -
1 Large Jointor 210 1 Worming bands 1/	£ 3.6
A pair of Shoemakers Tools 2/6. 2 Hatchets 2/6.	£ 5. -
1 Wax Iron & Tatters 1/3 1 Egg 8.0. 1/2 1 Large 8.1/6.	£ 1. -
1 Stocklock 6 ^l . 1 Mans Saddle d. 3 ^l . 1 pt. Distill Clamps 7 ^l	£ 1.12
1 pr. fullhams 7 ^l 5b ^l of Cotton & 2. 6 Hatchets 4/6.	£ 1. 3. 9/2
1 Large Iron pot & hooks 7/6 1 small 8.5/	£ 12.6
7 Rag Chears 7 ^l . 1 pt. Money Seales 2/6	£ 9.6
1 Sifter & marking Irons 1/6 1 Gun d. 7/6.	£ 9. -
1 pt. fier Tonge & Shovels 2 ^l . 1 Cutting knife & Gaps 8.	£ 2.6
A pair of old Books 2 ^l . 1 Stone minge & Tapott & Vores 1/.	£ 3. -
2 Water pails or Tubs 2/6. 1 Sm. Stone Posture pot Patches 6.	£ 3. -
2 Flintstones & hoes 1/ 1 Shovel & Pales 1 Table 8.0. 2/6.	£ 3.6
1 Stone & Raynor 2/6	£ 2.6
		£ 13. 2. 11

March 17 67.

Lobe Records
Court

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Berry & Watt

William Hatchney
James Lyttinstall
Rowland Sutton

At a Court held for Middlesex County at Urbanna on Tuesday the 6th day of March 1767
This Inventory and Appraisement of the Estate of William Dialake deceased was returned
and Ordered to be Recorded By the Court

By the Court
Jst Drier &

Truly Recorded Test

Aker &.

lement . In Obedience to an Order of the Worshipfull Court of Middlesex County bearing Date 17th Feby. We
mon Robt.
aforesaid Subscribers have settled the Account of Thomas Whistler Administrators of Robert Waterman.

Dec'd as followeth viz.

To paid Robert Murray for a Coffen	1
To paid Mrs. Robert Daniel place & post	10. 7. 5 <i>z</i>
To Thomas Whalley ac ^t	5. 2. 8
To paid James Mills by place & post	6. 2 <i>m</i>
To paid William Muire £ 2.	7. 19. 3 <i>z</i>
To paid Ruth Muire £ 2.	1
To paid William Moulson place	1. 2. 9
To paid Kanya Bhadeo place & post	2. 16. 4
To paid John Fotherer	10
To pd Mr. Secretary Wilson £ 6 <i>z</i> 6 <i>z</i> at 2.	6.
To pd Mr. Alex. Frazer place	1. " 7
To paid m ^r James Gregorie place	2. 3. 6
To paid James Lindsay place	1. 10
To paid Alex Gill place	9. 11. 5 <i>z</i>
To paid Thomas Edwards place	1. 1. 2
To paid William Sean £ 2.	16. 6
To paid James Wortham £ 2.	5. 17. 3
To paid Richard Hopkins place	5. "

To paid Richard Hopkins Junr. pd^r o: A: 7*1/2*
 To paid Mr Robert Elliot his fee 12*6*.^d Isd^r at 2% 1:1:0
~~£52:17:1~~

By 1 Negro Boy sold	2	£47. 1. 0
By Sunday household furniture &c.		£9. 14. 6
By a Balance Due the Estate		£50. 15. 6
		£50. 15. 6
		George Daniel
		Wm. Roan
		John Murray

In a Court held for Middlesex County at New Brunswick the seventh day of April 1767
 This account of the administration of the Estate of Robert Hale junior Deceased was
 returned pursuant to the Order of this Court, and Ordered to be Recorded

By the Court Not Dscr

Truly Recorded Est.
Dscr d.

Division Pursuant to an Order of Middlesex County Court Date at New Brunswick the 23.
 Geo: Lee's
 Estate day of February 1767.

Whether the subscribers have met & divided the estate of George Lee deceased according to his
 Will Doy: — — —

Allotted to Mary Lee two negro's Dick & Tomk of the value of £13. Goods to the Value of £14.11.
 which were legacies left her in her deceased Husband's Estate also £14.19.2*1/2*, which is her part
 of the personal estate of the said deceased.

Allotted to James Lee two negro's of the value of £53. also a lot of the value of £1.6.4*1/2* goods
 to the amount of £8.6. which were legacies left him by his deceased Father's will also £14.19.2*1/2*
 which is his part of the personal estate of the said deceased.

Allotted to Elizabeth George the wife of John George one negro fellow named Sam of the value of
 £50. & one old Negro wrench of the value of £2. it being one pound more than her part of the Negro
 Money, & also £14.19.2*1/2* being his part of the personal estate of his deceased Father.

Allotted to Mary Bird wife of Philimon Bird one negro girl named Jenny of the value of
 £15 & also one Negro boy named Samson of the value of £15. it being one pound less than

285

his part of Negro Money & also £15. 19. 2*m* being her part of the personal Estate of her deceased Father.
Allotted to Dorothy Fugge wife of John Fugge one Negro girl named Hannah of the value of £40. & one ♂ named Runney of the value of £22. it being eleven pounds over her part of Negro Money also £15. 19. 2*m* being her part of the personal Estate of her deceased Father.

Allotted to Esther Lee by John Jackson half guardian one Negro Woman named Lucy of the value of £50. it being eleven pounds less than her part of Negro Money also £15. 19. 2*m* which is her part of the personal Estate of her deceased Father

Given under our hands this 4th day of April 1767

Levi Mountague

James Mountague

Phil Mountague

William Segar

At a Court held for Middlesex County at Uxbridge on Tuesday the seventh day of April 1767.
This Division of the Estate of George Lee deceased was returned pursuant to the order of this Court, and ordered to be Recorded

By the Court

Just Dicer

Truly Recorded Sealed

Dicer 88.

Allotment In Obedience to an Order of Middlesex Court dated at Uxbridge the second day of Dec^r.
Tabitha Shephard

1766 We the subscribers have met & set apart the Power of Tabitha Shephard of her late husband Henry Shephard deceased as followeth (That is to say) one Negro Woman named Ciss Appraised to Fifty Pounds, and one Negro boy named Dennis Appraised to Thirty five Pounds. Which Two Negroes appraisement being Sixteen Pounds Thirteen Shillings and four pence more than her third of Negro Money. And also Twenty Two Pounds Eight Shillings and Ten pence, which being Sixteen Pounds Thirteen Shillings and four pence less than her third of Personal Estate given under our hands this 2^d Day of February 1767.

Phil Mountague

Levi Mountague

William Segar

At a Court held for Middlesex County at Uxbridge on Tuesday the seventh day of April 1767.
This Allotment of Tabitha Shephard's Dower in the Estate of her late Husband Henry Shephard deceased was returned pursuant to an Order of this Court and ordered to be Recorded

By the Court Test. D. S. Cr.

Truly Recorded Test
D. S. Cr.

Division Pursuant to an Order of Middlesex County Court dated at Libanna on Tuesday the 3d of February 1767.

H. Shepherd

Estate 1767. We the Subscribers have met & divided the Estate of Henry Shepherd deceased as follows: To be Allotted to Jeremiah Shepherd one Negroe man named Launcy of the Value of Fifty Pounds which is Twenty pounds ten shillings & threepence over & above his part of the Personal Estate of the said decedent.

Allotted to Henry Shepherd one Negro boy named Frank of the Value of Forty Pounds which is Ten Pounds Ten shillings & threepence over & above his part of the Personal Estate of the said decedent.

Allotted to William Marie late Husband of Henry Shepherd for the use of his son Leontine Marie The sum of Twenty Nine Pounds Nine Shillings & Nine pence which is no part of the personal estate of the said decedent wch^t sum is in the hands of the Executors.

Allotted to Tabby Shepherd by Henry Shepherd her Guardian one Negroe girl named Cate of the Value of Fifteen pounds, which is fourteen pounds nine shillings & nine pence short of her part of the Personal estate of the said decedent wch^t sum is in the hands of the Executors.

Allotted to William Shepherd by Henry Shepherd his Guardian one Negroe boy named James of the Value of Twelve pounds wch^t is Seventeen Pounds Nine Shillings & Nine pence short of his part of the Personal estate of the said decedent wch^t sum is in the hands of the Executors.

Allotted to Billy Shepherd by Jeremiah Shepherd her Guardian the sum of Sixty nine Pounds Nine Shillings & Nine pence which is her part of the Personal Estate of the said decedent wch^t sum is in the hands of the Executors.

Allotted to Annah Shepherd by Tabitha Shepherd her Guardian the sum of Twenty nine Pounds Nine Shillings & Nine pence which is her part of the Personal Estate of the said decedent wch^t sum is in the hands of the Executors.

Given under our hands this 24th day of Feby 1767.

Lewis Mountague

Phil Mountague

Willm. Segar

At a Court held for Middlesex County at Libanna on Tuesday the seventh day of April 1767
This Division of the Estate of Henry Shepherd deceased was returned pursuant to an order of
of this Court, And Ordered to be Recorded

By the Court Test. D. S. Cr.
True record'd Test. D. S. Cr. 18.

In Obedience to an Order of Middlesex County Court dated at Newbern on Tuesday the 4th
day of Feb'y 1767. We the Subscribers having opon us, being sworn before James Mountague Esq;
gent. do appraise Estate of Edward Southern deceased as followeth viz:

	£ s. d
To 1 Negro man named Stephen	10. 0. 0
To 1 Negro Woman named Moll	15.
To 1 Negro boy named Ralph	12
To 1 Negro girl named Dicy	7
To 1 Horse £4. & 1 Colt £1. 17. 6	5. 17. 6
To 1 Yoke of Oxen.	5 ..
To 2 Cows & Yearlings at 25/-	3. 10 ..
To 1 Cow at 25/- & 1 Bell 25/-	7. 15. -
To 1 Cows 4. 00 each 2 1/2/- & 1 yearling 12/-	3. 2. ..
To 11 Sheep & 2 Lambs	3. 6 ..
To 2 Sons & 2 Sheats	13. ..
To 1 Deer	5 ..
To 6 high black leather Chairs wth 4	14 ..
To 1 Oval Table	15. -
To 1 Large square Pine'd	10 ..
To 1 Mans Saddle Housen & Bridle	10 ..
To 1 Bed & Furniture	3. ..
To 1 Ditt	110
To 1 Ditt	3. ..
To 1 Ditt & Some furniture	2. ..
To 1 old Box & Bedstead	1. ..
To 1 Gun £1. & 1 3/- of Bayonet 2/-	2. ..
To 6 Targ Chairs 3/- & 1 bell mettle Mortar & pestle 12/-	16. 6
To 2 Pewter Cans & Mustard pot	3. ..
To a paneel of Crockery Ware	5. ..
To 1 Looking glass 1/2/- & 1 Clothes porgy 12/-	10. 9
To 1 Case of Bottles	12. ..
To 1 Sack of Cloth & clothes	1. 10. 4

To 1 Dittto Duroy 15/- & 1 great Coat 8/-	1. 0 ..
To 2 Swords & a Lantern	2. 6
To 1 Warming pan 10/- & bone brush 1/-	11. 0
To 2 Combs, brush &c 1/2 & candle moulds 1/-	2. 0
To 1 Matr 1/- & parcel old Books 5/-	6. 0 ..
To 1 punch Board & funnel 1/- & fat pot 1/-	5. 0 ..
To a parcel of old Trifles 2/- & 1 box Iron &c 2/-	4. 0 ..
To a glue pot, Bellas, Shovel & two pr. of Scissors	6. 0 ..
To a Shoemakers Bench & Tools	6. 0 ..
	<u>Cardin's Over</u> £101. 10. 9

	£ 00.
To Draught Ovn	101. 10. 9
To a pair of Dogs 12/- & 2 Candlesticks & Snuffers 1/-	13. 6
To a parcel of Hemp & Rcal	5. 0 ..
To 50" Cotton a	10. 0 ..
To 1 Old side Naddle 2/- & 4 Sugs & 10 bottles	7. 9
To 16 Cylar Casks, & 1 Hunderd	2. 0 ..
To 1 old Porcupine 10/- & 50 ears 1/-	1. 0 ..
To a parcel of old Choco 10/- & 1 grind Stone 1/-	11. 0 ..
To a parcel of old lumber	15. 0 ..
To a wt of Hounds 5/- & set of Coopers Tools 7/-	12. 6
To 2 Iron dredges 3/- & a parcel of Cart Tools 12/-	16. 0 ..
To 6 Mobby Tubs 15/- & a parcel of death 2/-	17. 6
To a parcel of 8" Nails	1. 0 ..
To 7 Barrels & 2 bushels Corn @ 10/-	0. 14 ..
To 2 Ranchias 9/- & 2 Tonnes 30/-	11. 6
To 1 Old Still	3. 0 ..
To 1 old very small'd to pieces	5. 0 ..
To 1 Cart & wheels	1. 5 ..
To 1 Barn dog 1/2 & 1000 & lumber 2/-	3. 3
To a pair Money Scales	1. 6
To 1 Girdle 2/- & 1 Surveying pair 1/2/-	3. 9

90

To a weavers loom & furniture.	16
To 1 large Pot & hooks 12d. & small ditto 4d.	16
To 2 Pot Hooks 7/10 & 10d chain 2/10	10
To 1 Drawing knife	2. 6
To 5 Razors . . . @ 2d.	10
To 6 Dishes 4/9 plates	1.7. 6
To 1 Spinning wheel 4 1/4 Cardo	2. 6
To 1 old Well metal Shillet, & Sauce pan	2. 6
To 1 large Chest of 81 hove & 2 old Hops of	8
To 1 Wash Tub, 2 pails & 2 Piggins	5
To 1 Iron Castle 1 Lombard & 1 old Stooeake hood	2
To 4 Knives & 7 forks 2/6 & 1 Mop & Shovel	8. 6
To 1 Gridiron 1/8 & 2 Hives of Bees 10/-	<u>11. 8</u>

Given under our hands this 27th day of March 1767. £125 19. 6

Wm. M. Sager

John Sager

John Jackson

At a Court held for Middlesex County at Uxbridge on Tuesday the seventh day of April 1767.

This Inventory and Appraisement of the Estate of Edward Southorn, ^{deceased}, was returned pursuant to an Order of this Court, and Ordered to be Recorded

By the Court Cost Ayer

Truly Recorded Cost

April 18

Sanders admon
Sanders Estate
Bond

IT NOT all men by these Presents, That we Edmund Sanders & William Dean of Middlesex County are held and firmly bound to Christ Robinson Rob Daniel Clement Nicholson & James Mountague Gent. Justices of Middlesex County now setting in the sum of one hundred pounds current money to the Plaintiff whereof will and may 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 seventh day of April in the year of our Lord, one thousand seven hundred and thirty seven, and in the twentieth year

of the Reign of our sovereign Lord George the Third

The Condition of this Obligation is such that if the above named Edmond Sanders Administrates
of all the Goods Chattels and Credits of John Sanders deceased do make or cause to be made at 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 Receipt or Knowledge of him the said Edmond Sanders 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 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, wherat any time after, shall come to the Hands or possession of the
said Edmond Sanders, or into the Hands or possession of any other Person or Persons for him do make
and truly Administer according to Law: And further do make a just and true Account of his settings
and Doms therin, when therto 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 Administration Account
the same being first examined and allowed by the Justices of the Court for the time being, to be given
and pay unto such Person or Persons respectively, as the said Justices by their Order or Judgement
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 Testator or
Executors therein named do exhibit the same into the said Court making Request to have it allowed
and Approved accordingly, if the said Edmond Sanders 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 Gregorie

At a Court held for Middlesex County at New Haven on Tuesday the seventh of April 1767
This Bond was acknowledged by the subscribers thereto and ordered to be Recorded

By the Court

Lot Driscoll

Justly Recorded

Lot Driscoll

Edmond Sanders



William Dean



(291)

Settlement of In Obedience to an Order of Court, We the Subscribers have settled and divided the Estate of
John Wilson's
Estate John Wilson decd. as follows.

We find the whole Amount of the Dec'd Estate, by an Account, sale to be the sum of £15, 6.10
By Cash due for Rents from the above Estate £2. 10.0 £10. 16.10

Poy do Major Robt. Daniel 7.6

To Funeral Charges £1. 12. 6 £1. 10. 0

Remaining when the debts Paid £10. 16.10, Each Childs Due £9. 12. 0.
W^m Daniel, W^m Cowning, J^obins Allen

At a Court held for Middlesex County at Uxbridge on Tuesday the 5th day of May 1767

This Settlement of the Estate of John Wilson Deceased was returned, and ordered to be recorded

By the Court Cost D^r 10/-

Truly Recorded

Court D^r 10/-

In the Name of God Amen I John Berry of the County of Middlesex and
will.

Parish of Christ Church, being at present in sound & perfect memory, but knowing the frailties
of this mortal life do make this my last Will and Testament in manner and form following

I Bequeath my soul to Almighty God, and Commit my Body to Christian Burial.

First I give to my loving wife Mary Berry the Plantation whereon I now live during her
natural life, and the five following Negroes, viz Tom, Turner, Simon, Harry and Dol, and that a
parcel of Land that was given to me by Mr. John Miller.

I give to my son John Berry all that parcel of Land that I bought of Philip Grimes Esq^r,
commonly known by the name of More point to him and his Heirs for ever, and the ten following

Negroes: Lucy, Sarah, Nelly, Ann, Dinah, Jacob, Harry, Lemmy, Bill & Milly, and if my son
John Berry should die without Heirs lawfully begotten of his Body Then the above
parcel of Land and Negroes to return to my son Robert Berry just in the same manner as I
give it to my son John Berry. I give to my son Robert Berry the ten following Negroes: Laster,
Moses, Alice, June, Sue, Saffra, Judy, Tom, Lucy, & Peg.

I lend to my Daughter Mary Dudley during her life the three following Negroes Jack, Ben
and Turner, and of my Negroe woman Turner, that is now with Child should bring it to perfection
then it is my Will that my said Daughter Mary Dudley should have the Child, and at my
150

Daughters Death the Negroes to be equally divided among her Children.

My will further is that at the death of my wife Mary Berry the five Negroes before mentioned with their increase to be equally divided between my two sons John and Robert Berry.

My will further is that my Daughter Susanna Harston shall be paid out of my Estate four pounds Current Money of Virginia yearly so long as she shall live.

I give to my son John Berry my young horse named Smoker and my saddle Bridle, Watch and Sword.

I give to my son Robert Berry my young Mare Colt named Phillis

My will further is that all my Stock of Cattle Hogs Sheep and Horses and Household furniture not before disposed of, to be equally divided in three parts, if my son John should marry my wife to one part and each of my sons to have a third part, but if my son John should not marry during the life of my said wife Mary Berry, after her death my will further is that all my Stock of cattle sheep Hogs and horses and Household furniture be equally divided between my two sons John and Robert Berry

I do hereby appoint my loving wife Mary Berry and my son John Berry Executors of this my will, and I do hereby appoint my good Friend William Churchhill Guardian to my son Robert Berry

My will is that my Estate shall not be appraised nor any Executors given security.

And lastly my will further is that my Executors settle all my accounts, and pay my just debts, The world lawfully begotten of his Body, and the world Household Furniture being interlined before signing Sealing and acknowledging this to be my last will and Testament —

In witness whereof I have set my hand and seal this 9th day of December 1766

Witness

Dorothy D. Davis
Marry

John Jackson

John E. Smith
Marry

John Berry Seal

At a Court held for Middlesex County at Uppenham Tuesday the fifth of May 1767

This Will was Presented in Court by the Executors therein named, who made Oath thereto, and the same being also Proved by the Oaths of Dorothy Davis and John Jackson two of the Witnesses thereto, it is admitted to Record.

And on the Motion of the said Executors, and their performing what the Law requires in the like Cases, Certificate is granted them for Obtaining a Probate or a
Bench of Indue form

Test^r D^r Pier

Truly Recorded

Test^r

D^r Pier 22

Berry's Esq^r
Bond

S^t KNOW all Men by these Presents, That the Mary Berry & John Berry, are held
and firmly bound to Christopher Robinson, Ganiv Corbin, Lewis Mountague, Robert Spratt,
and James Mountague Gent. Justices of the Peace of Middlesex County now sitting in the sum
of Five Thousand Pounds Current Money, To the payment whereof will and truly to be made to
the said Justices, and their Successors, We bind ourselves, and each of us, our and each of our Heirs
Executors and Administrators jointly and severally firmly by these Presents, sealed with our
Seals the fifth day of May, in the year of our Lord one thousand seven hundred and sixty two
And in the seventh year of the Reign of our Sovereign Lord George the Third

The Condition of this Obligation is such, That if the above bound Mary Berry
and John Berry Executors and Executor of the last will and Testament of John Berry
deceased, do make or cause to be made a true and perfect Inventory of all kind 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 Berry and John Berry, or into the Hands and
Possession of any other Person or Persons for them, and the same so made to exhibit unto the
County Court of Middlesex at such time as they shall be thereunto required by the said
Court, and the same Goods, Chattels and Credits, and all other the Goods, Chattels and Credits
of the said Deceased, which at any time after shall come to the Hands, Possession or
Knowledge of the said Mary Berry & John Berry, or into the Hands and possession of any
other Person or Persons for them, do well and truly administer according to Law: And further to
make a true and just account of their actions and Doings therein, when thereunto 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 change: Then this Obligation to be void and of none Effect or else to remain in
full Force and Virtue.

Sealed and Delivered

Mary Rorrey

Sealed
cc

In the Presence of

John Rorrey

Sealed
cc

At a Court held for Middlesex County at Uxbridge on Tuesday the fifth day of May 1767
 This Bond was acknowledged by the Subscribers thereto, and ordered to be Recorded

By the Court

Test. D'Her

Truly Recorded Test

D'Her 8.

Ritchie's
Bond for
Admin. of
Elliott's Est^t

Know all Men by these Presents That we Archibald Ritchie and David Stor are

hath and firmly bound to Chr. Robinson Garris Cobin, Robert Daniel, Robert Spratt Clement
 Nicholson Maurice Smith and James Mountague Gent. Justices of Middlesex County oron
 Setting in the sum of, ~~one thousand~~ four 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 May in the year of our Lord one thousand seven hundred
 and Sixty Seven, and in the seventh year of the Reign of our Sovereign Lord George the Third.

The Condition of this Obligation is such That if the above bound archibald or
 Ritchie administrator of all the Goods Chattels and Credits of Robert Elliott 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 Archibald Ritchie, 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 County 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 Archibald Ritchie, 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

205

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 so
accordingly, if the said Archibald Ritchie being thereto required, do render and deliver
up his Letters of Administration Approval 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 }

Archibald Ritchie (Seal)
D. Steer. (Seal)

At a Court Continued and held for Middlesex County at Uxbridge on Wednesday

the sixth day of May 1767

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

By the Court Seal D. Steer

Truly Received Seal D. Steer Esq.

John Berry
Inventory

A Inventory of the Estate of Cap: John Berry Decd.

Harry, Tom, Cuffy, Inch, Somon, James, Phill
Sister, Ben, Matt Tom, Mosco, Jacob, Harry, Dennis
Tamer, Sarah, Easter, Dinah, Junr.
Sampson, Doll, Tamer, Mally, Israah, Lucy,
Alice, Nancy, Rag, the Negroe Names
3 horses 1 Mare & Colt, 2 Stalls & houses, 2 ditto
Ditto 1 Roman Saddle & Bridle & Ditto & Draught
Steeves 28 Cows & Calves 16 Sheep 32 Hogs 5 Pigs
& furniture, 6 Leather Chairs 7 Rag Dillo & Couch
1 Black Walnut Table 2 old Dillo & Trunk
1 Black Walnut Desk & Chests 1 Stone Agape
Barrel, 2 wooden Wheels 3 pair of Lands, 4 guns
1 Dagonet & Colloch box 1 sword, 2 Pistols &
Holsters

May 22^d 1767
1 Baking Chear & Hanes 1 Cart & Yoke &
Chains 2 Cives & Spins, 1 Kite Worn & stubb Clippes -
hutte 1 Iron Dillo, 2 Iron Pots & 2 Backs 1 old Dillo
1 Drinpan, 1 Warming Dillo 1 Box Iron 1 Whist Master
1 Brass Candle, 1 Candle Nole, 5 Stone Gugs &
3 old Egg 1 Honey Jug, 1 pair Scrolongs & Shairf
1 Lookeng Table & Dishes, 42 Boxes of Plates
14 Persons, 3 old Dillo, 1 Dictionary & a parcel of
books 2 Croset Jams 2 Handcuffs 6 Kles &
Swing Vines 4 Chessells 2 Gouges 2 Organs
& 7 Gimblets, 2 hammers 1 Iron square, 1
swinging knife 1 Steel. 1 pair of Iron Heddles & Peas

246

1 pair of Money scales & 2 Coffer needles 2 Washing tubs & 2 pails & 1 piggie 1 Whorem, 7 Lyder Casks 4 pairs of old barrels 1 half bushel, 1 Iron Spade & 1 tea Kettle 1 teapot & 2 plows & a parcel of old Iron, 2 horse Colters 4 Hames 1 hand mill 1 bee hive & 1 lantern, & 2 pairs of green Moles	Shears, 9 Iron Wages & large Punch Bands 1 Iron from 1 Hogshead Turner 1 saddle 1 Hammer & Hatchet & 2 Iron Wicks 1 Tobacco & Narrows Cotton 2 Cutlery Iron & Clamps, 1 Sett of Shoemakers tools 2 pair of Sheep Shears 1 Iron Ginn 1 weavers loom 2 slays 2 gigs 2 lanoco Butter pots, Earthen Dittos, 1 Stone Chamberpot 1 pair of Clamps longs 2 Spuds
1 Earthen Ditto 2 Foot addis 1 Coopers addis 1 Round	Mary Berry, John Berry

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

on Tuesday the second Day of June 1767.

This Inventory of the Estate of John Berry Deceased was returned and ordered to be

Recorded

By the Court

Test A. Kier

Truly Recorded Test

A. Kier 8.

Surgeons
Inventory

In Obedience to an Order of this Court made on Tuesday the

whether Subscribers being first sworn has met & appraised the Estate of

John Surgeon Deceased —

1 Mare	£6:0:0	£6.0.0
1 Box basket & Cord 2 of 1 Pepp. Blanck & Yellow 8'		2.8.0
1 Saddle & Saddle Cloth 1 Cob 1 Bridle 3/16		1.12.6
1 Chest 5/1 2 Looms & 1 Quil Wheel 5/1		2.10.0
Span Harness 2 of 1 P. ditto 8/1 2 P. ditto 8/1		116.0
1 P. ditto 2/16 1 P. ditto 2/16		5 -
1 Th. Stays 7/16 1. 6 th ditto 6/16, 1 6 th ditto 6/1		1.0.0
1 5 th ditto 5/1 1 4 th ditto 8/1 1. 2 th ditto 2/16		11.6
6 3d ditto 12/		12.0
5 Thickles 2/16 1 Iron & Shovel 5/ 4 P. Marufeo 19/		17.6
1 P. old Boots 1 of 1 P. Allards 7/16 2 Bay. & Drop 2/16		1.0.0

Le Bonds	1 P. Money Scales 5/- 1 pair 2/- 3 old Books	8
Saddles	1 old 2/- 1/2 C. Lancaster D.	1.7
Watches	1 Table of 1 Testament & Shoe Lacing Thread	6.6
Cutting	1 Yards Web 1 Great Coat 15/-	15.72
Iron tools	1 Old Coat & breeches 5/- 1 Brown Coat & waistcoat 25/-	1.10.0
Gum	Remnant canvas 10/- 2 caps 2/- 2 Handkerchiefs 2/-	15.2
Blankets	2 Linenstands Q. 2 Stone Jugs 2/- 1 Iron candlestick 2/-	3.3
	1 Shovel 1/- Warpan Box & Mans 5/-	6

£ 21. 18. 5½

James Wortham
William Dean
Samuel Wortham

At a Court Held for Middlesex County at the Court House in Thibanna
on Tuesday the Second Day of June 1767

This Inventory and Appraisement of the Estate of John Surgeon Deceased was returned,
and ordered to be Recorded By the Court

Test. D. Stur

Truey
Recorded

Test.

D. Stur. 28. 6. 6.

See John Surgeon's
Estate

The Title of the Estate of John Surgeon Dece

0.0	1 Bed & Rugg, Blanket Yellow Bedstead & Cord.	2.16.6
.8.0	1 Mare & Maddle	3.11.6
12.6	1 Saddle & Saddle Cloth	1.5.0
10.0	1 Chest 3/-, 2 Looms 10/- 1 Quilt & Wheel 1/2	3.14.10
16.0	1 pr Harness & Hay 18/- 6/- 1 Datto 7/-	3.10.7
5	1 great Coat 10/- 1 Coat & waistcoat 2/-	3.0.0
0.0	1 Old Coat & breeches 5/- Remnant of canvas 12/-	17.7
11.6	1 Horse & harness 3/- 1 pr Money scales & weights 1/-	2.9
12.0	1 pr Hounds 5 some thread and quilt web 2/-	8.6
7.6	1 Bible & Testament 1 old Book 5/- Lacing Thread 6/-	5.6
0.0	2 caps & 2 Stock 2/- 2 Handkerchiefs 1/-	5.2

298

1 Banister, Caledonick, 2 Tinkers	0: 0: 6
1 Iron Shovel & 1 Pail 1/4 2 Shekels 1/2	0: 7: 10
3 ditto 1/2 10 ozd awg 1/4 Doos 5/9	0: 0: 4
1 Warping 6/0 8 ozd & Bars 3/6 1 Shovel 1/2	0: 2: 9
1 Day Th 7/6 1 ditto & Harness 9/6	0: 17: 0
1 1/2 Day & Harness 11/6 1 ditto 8/8	0: 19: 8
1 ditto 6 ^o 12/6 1 ditto 6 ^o 8/1 1 ditto 6 ^o 6/1	1: 6: 0
1 ft. Harness 2/8 1 ditto 2/2 2 Stone Jugs 3/1	0: 7: 10
	<u>£ 18: 15: 10</u>
Recd Cash in sundry acc't	<u>£ 7: 5: 9</u>
5 per cent discount for adm't	<u>£ 26: 0: 7</u>
	<u>1: 6: 0 1/4</u>
	<u>24: 14: 6 1/4</u>

A Court held for Middlesex County at the Court House in
Lebanne on Tuesday the Second Day of June 1767

This account of the sale of the Estate of John Surgeon Deceased was returned and ordered to be Received.

By the Court

Test

D. R. C.

Truly Received Test

D. R. C. Jr.

Jones's Bond
Admin'r Jones
Bala

ON I^o N^o 114 all Men by these Presents That we Rice Jones & James Inmontague Gentlemen
are held and firmly bound to Christopher Robinson Charles Hilton Robert Pratt & Maurice
Smith Gent. Justices of Middlesex County now sitting in the sum of six thousand pounds
To the payment whereof well and truly to be made to the said Justices and their Successors
We bind ourselves, and each of us, our and each of our Heirs Executors and Administrators
jointly and severally firmly by these Presents. Sealed with our Seals, this Second Day of June
in the year of our Lord one thousand seven hundred and Sixty Seven and in the seventh Year
of the Reign of our Sovereign Lord George the Third.

The condition of this Obligation is such, That if the above Bound Rice Jones
Administrator of all the Goods Chattels and Credits of Thomas Jones 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 Rice Jones or into the Hands or Possession of any other person

239

0: 6
7: 10
8: 4
1: 9
17: 0
19: 8
6: 0
7: 10
15: 10
5: 9
0: 7
6: 0%
14: 6%

2-

2nd Co

8.

or Person or him, and the same so made to exhibit or cause to be exhibited into the County Court of Middlesex, at such time as he shall be therunto required by the said County, 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 Rice Jones, or into the hands or possession of any other person or persons for him do write and truly administer according to law: And further demands just and true account of his actions and doings therein, when thereto required by the said County, are 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 allow 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 hereafter shall appear that any last will and Testament was made by the said Deceased, and the Executor or Executrix therein named, do exhibit the same into the said Court, making request to have it allowed and approved accordingly if the said Rice Jones being therunto required do render and deliver up his letters of Administration, approbation of such Testament being had and made in the said Court: Then this obligation to be void and of no effect or else to remain in full force and virtue

Sealed and Delivered }
in the presence of }

Rice Jones 
James Mountay 

At a Court held for Middlesex County at the Court House in Uxbridge
on Tuesday the second Day of June 1767

This Bond was acknowledged in open Court by the Subscribers thereto which is
Ordered to be Recorded. By the Court

Test: D.R.C.
Singly Recorded
Test:

D.R.C. & M.C.

In the Name of God AMEN I Henry Daniel of the County of
 Middlesex and Parish of Christ Church being of sound sense and memory thanks be to Almighty
 God for the same do make and order my last will and Testament in manner and form following
 Item I give and bequeath unto my son George Daniel my Plantation and tract of land on
 whereon I now live also four slaves (viz) Bristol his Negro John and Deller and
 their increase to him and his heirs for ever, bony brandy still
 Item I give and bequeath unto my son Robert Daniel my Plantation and tract of land that
 I purchased from Capt William Mountague and also five slaves (viz) Francis, Isabell
 Little Jane, Jane & Peter them and their increase from the date of these presents
 to him and his heirs forever
 Item I give and bequeath unto my son Henry Daniel my Plantation and tract of
 land that I purchased from Mr William Brudenell and also five slaves (viz)
 late Lucy, Jimima Isaac bringing them and their increase from the date when of
 to him and his heirs for ever and also one dark bay horse
 Item I give and bequeath unto my daughter Mary Shepard six Pounds Current
 Money as soon as shall be convenient to pay it from the estate
 Item I give and bequeath unto my Daughter Rachel Daniel Five Slaves (viz) Jacob
 old saddle horse James & away them and their increase to her and her heirs
 forever
 Item I give unto my grandson Nelson Daniel when he come to the age of Twenty
 one Years Twenty five Pounds Current Money
 Item I give unto my loving Wife Betty Daniel my Riding Chair Harness and ex-
 horses that Draws the Chair
 Item I give unto my loving Wife all the rest of my negroes that is not before mentioned
 whatsoever and that she may Dwell and work her slaves on any part of my lands
 as she shall think proper without any interruption whatsoever and at her
 Decease the slaves that I now lend her and their increase to be equally Divided
 between my four children George Robert Henry and Rachel
 Item and if either of my three Children Robert Henry or Rachel die without issue
 their lands fully begotten of their body or come to the age of Twenty one Years
 then their part to be equally Divided between the other two.