

300: + of the Said County By the Said Am Willett as her free  
Voluntary, and real Act and Deed to the Said John Cullis  
the Elder, and ordered to be Recorded: /  
First Dan: Archee 18: Jun 1697  
Record: First Dan: Archee 18: Jun 1697 G: North:  
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+ Bee it knowne to All That Whereas Mathew Patrick late of  
Northampton County deceasid Did by his last Will & Testam<sup>t</sup> -  
bearing date the 15<sup>th</sup> of July Ann: Dom 1688: Bequeath onto  
his wife Judith, William, & Elizabeth Patrick his whole personal  
Estate, such as horses, cattle, goods, household stuff, &c.  
- & other chattels what someler: to bee Equally diuided  
Betwene them: And Did by his said last Will Appointe  
and desire his friends, William Gascoigne, John Cankred,  
Henry Gascoigne, & George Brichouse, to see Equal distribution  
made. Between his said wife Judith, and William & Elizabeth  
his Son & Daughter. But god By his Robidence remouing  
the three latter friends to their Eternal rest: The said  
Judith, William & Elizabeth Unanimously did agree & consent  
to make choice in the room of three deceast as aforesaid  
of Phillip Jacob, Richard Nottingham, & John Luke to see the  
said distribution which accordingly is performed, the day & date  
of these presents: And wee the said William & Elizabeth Patrick  
doe Acknowledege by these presents to have received of our said  
mother Judith, one full moony or third part of the aforesaid  
Estate left us by the said Will of our said Father Mathew Patrick.  
And doe for our selves our heires Exec<sup>t</sup> Adm<sup>r</sup> Exonerate Acquit,  
& discharge our said mother Judith, from our said third  
part of the Estate aforesaid, her, her heires, Exec<sup>t</sup> Adm<sup>r</sup> of  
Assigned, from us & ours as aforesaid from the day and date  
of these presents for ever: witness our hands & seals this 30<sup>th</sup>  
of may Anno: Dom 1691:

William Patrick y<sup>e</sup> seal  
Elizabett Patrick y<sup>e</sup> seal

First: John Luke Phillip Jacob  
Wm: Gascoigne: the wiarke of  
Richard N. Nottingham Jun<sup>r</sup> Nott<sup>ng</sup> July the 25<sup>th</sup> Adm<sup>r</sup> 1697:  
Exhibited in open Court then by Henry  
Kinnan son of John Kinnan Esq<sup>r</sup> G: North:  
Record: First Dan: Archee 18: Jun 1697 G: North:  
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+ To all Christian People to whom these presents shall come  
Know ye that I William Willett of the County of Northam-  
pton Gentleman for and in Consideracion of the summe of  
Three thousand five hundred pounds of Tobacco of Cask  
in hand paid by Daniel Paine of the County abovesaid  
Cordwinder before the Ensealing and delibery hereof.  
The Receipt hereof and of every part and parcel thereof  
of I Doe hereby Acknowledege: And Doe by these presents  
thereof Acquit Exonerate & discharge the said Paine  
his heires & Assignes: And also for divers other good  
causes him the said Willett thereabouts inobliging habe  
Remised, released, and for ever Quiet claimed and by  
/ there

301: + these presents for himself his heires &c doth fully, clearly and  
absolutely Remise, release, & for ever Quiet Clame unto the  
Said Paine in his full and peaceable possession & Seizin & to his  
heires & Assignes for ever All such Rights, Estate, title or interest  
I demand what soever at the said Willett hath or ought to  
have by means of an Elder Patent or any other wayes  
what soever of in or to A certayne Plantation or parcell of  
Land whereon the said Paine now libeth (Whiche he formerly  
Bought of Thomas Thompson of this County As by his Deed  
bearing date the Twenty eighth day of September One  
Thousand Six hundred & Ninety Seven, Recorded on this  
County Records (Relation being thereto had may more  
manifestly Appear) lying and being in the County  
Abovesaid in the Maine Woods beginning at Harlowes  
Holes Equally Extending to the North and South sides  
thereof, Bounding on the Westerne parts by former  
Graunts of the said Thompson being at the head of  
the Bay Side Creeke: On the Easterne is Bounded on  
the Land sold by Robert Marritt to William Carlton  
On the North & Southerne by two Right lines the same  
being According to the aforesaid Deed one hundred  
and sixty Acres: To have and to hold All the said  
Lands & Tenement<sup>s</sup>, Inuimities, Liberties a privileged there  
unto Appertaining, or in any wise Belonging to the  
said Daniel Paine his heires & Assignes to the only  
use & behoofe of the said Paine his heires & Assignes  
for ever: Soe that Neither he the said Willett nor his  
heires, Nor any other person or persons for him or  
them, or in his or their names, or in the Name, Right  
or stead of any of them shall or will by any way or  
means hereafter have, claime, challenge, or demand  
any Estate, Right, title, or interest, of in or to the  
p[re]mises or any part or parcel thereof they & ebery  
of them shall be utterly Excluded & Barred for ever by  
these presents: And also the said William Willett and his  
heires the said Land & Tenement & other the p[re]mises with  
the Appurtenances to the said Daniel Paine his heires and  
Assignes to his and their proper use & vise in manner  
and forme afore Specified Against their heires and  
Assignes and all others Claimeing, from by or under  
them shall Warrant & for ever defend by these presents:  
And if any other person or persons whatsoever, shall by  
means of an Elder Patent, or Juster Right, Justly recover  
from the said Paine by due Course of Law the said Land  
or any part or parcel thereof: Then the said Willett doth  
hereby

Signed Sealed, & Delivered in the presence William Willett  
of us: Nath. Littleton the Seal   
Hillary Stringer: North Ton <sup>Ton</sup> Septemb<sup>r</sup> the 28<sup>th</sup> Anno Dom<sup>i</sup> 1722:

+ Know all men by these presents That I Anne the Lawfull  
wife of William Willett Doe by and with my owne Voluntary  
Consent & without the perswasion of my Said husband -  
Remis, Quit claime & Release unto Daniel Paine his  
heires of Assignes All the Right title and Interest which  
I now have or may hereafter have in or to the one  
hundred and fifty Acres of Land within this Deed -  
mentioned with the Appurtenances by Reason of Right  
of Dower or by any other wages whatever the which my  
Said Release I Doe firmly bunde my selfe to Warrant  
at all times unto the said Daniel Paine his heires and  
Assignes for ever. Witness my hand & Seal this Twenty -  
Eight day of September 1702: Ann Willett.  
Signed and delivered: 23

Signed, Sealed and delivered in presence of Am Miller the Seal  
of b: North <sup>1702</sup> Septemb<sup>r</sup> the 28<sup>th</sup> A.D. Dom 1702 Then Acknow-  
ledged in open Court of the said County by the said Am Miller  
As her free Real and Voluntary Act and Deed to the  
said Daniel Paine And ordered to be Recorded: /

Recd? ~~1st~~<sup>2nd</sup> Dan: Mecher ~~8:00~~<sup>8:15</sup> } Co: North: -  
Record? ~~1st~~<sup>2nd</sup> Dan: Mecher ~~8:00~~<sup>8:15</sup> }

+ To all Christian People to whome these p[re]ntz shall  
Come Know ye That We Thomas Sabage and John Sabage  
Both of the County of Northampton Gentlemen Sons to  
Capt John Sabage deceased late of the same County  
gent for and in Consideracon of the sume of three  
thousand pounds of tobacco & Cask in hand paid By  
Hilary Stringer of the County abovesaid gent before  
(the

303

the Ensealing and delivery hereof the receipt hereof and of  
every part and parcell thereof Wee doe hereby Acknowlede  
and doe by these pres<sup>t</sup>s thereof Acquit Exonerate, and  
discharge the Said Stringer his heires & Assignes: And also for  
dibers other good causes they the Said Thomas and John  
Sabage thereto moing: Have by these pres<sup>t</sup>s Bargained  
Sold Enfeoffed, & Confirmed: And by these pres<sup>t</sup>s for them  
selbes their heires &c Doe fully clearely & Absolutely  
Bargaine Sell Enfeoff & Confirm unto the Said Stringer  
in his full and peaceable possession & Savin And to his  
heires & Assignes for ever One Certayne parcell of Land  
situate lying, & Being in the County abovesaid betweene  
Cherrystone & Sabages Creeke Bounded North East on  
Cott John Stringers Northeast line to Jacksons Gut then  
by to the head of the Said Gut & Branch thereof  
with A direct line to A marked White Oak And from  
thence with A direct line to the first Bounder:  
Alwayes probid that if any of the Said Land  
be part of the aforesaid Cott Stringers Land  
the same to be excepted out of this Deed as noe  
part thereof: Being by Estimation fifty Acres (be the same  
more or less) the same being part of A Patent of Nine  
Thousand Acres Granted to the abovesaid Capt: John  
Sabage Father to the Said Thomas and John Sabage As by  
Patent bearinge date At James City the eighth of  
November one thousand Six hundred and Seventy three:  
(Relacon being thereto had) may more manifly appear  
which Said Land doth Descend Either to the Said Thomas  
Sabage as Eldest Son & heire at law to his said father  
or Else to the Said John Sabage who his said Father by  
his last Will & Testam<sup>t</sup> hath Nominate his heire: But  
by both their Voluntary Agreement have Agreed to sell  
as abovesaid Each or either of their Right, Just title,  
and Interest as abovesaid: To Have and to hold the  
Said Land with all houses, Orchards, Woods, Underwood &  
And all and Singular the Appurtenances thereto Belonging  
to the Said Hillary Stringer his heires and Assignes to  
the onely use & behoof of the Said Stringer his heires  
and Assignes for ever: Soe that Neither they the Said  
Thomas & John Sabage nor their heires nor any other  
person or persons for them or Either of them or in  
their or either of their Names Right or stead shall or

+ will by any wayes or meanes hereafter habe claime  
challenge or demand any Estate right, title or  
Interest of in or to the p<sup>r</sup>ivis<sup>e</sup>s or any part or  
parcell thereof they and ebery of them shall be  
utterly Excluded, and Barred for ever by these  
p<sup>r</sup>ents: And also the said Thomas & John Sabage  
and their heires the said Land and other the  
p<sup>r</sup>ivis<sup>e</sup>s with the Appurteyners to the said Hillary  
Stringer his heires & Assignes to his & their  
proper use and bses in manner & forme afore  
Specified Against their heires & Assignes and all  
others claimeing from by and Under them: And  
from all other person or persons what soever  
shall Warrant and for ever defend by these p<sup>r</sup>ents:  
In Witnesse whereof the said Thomas Sabage &  
John Sabage hath hereunto set their hands and  
fixed their Seales this Twenty Eighth day of Sept<sup>r</sup>  
In the yeare of our Lord one Thousand Seven  
hundred & two: And in the first yeare of the  
Reign of our Soveraigne Lady Queen Anne defender  
of the Faith ac:)

Thomas Sabage  
the seal

Signed, sealed, & delibered  
in the presence of us:

John Sabage  
the seal

North: 28<sup>th</sup> Septemb<sup>r</sup> the 28<sup>th</sup> Ann<sup>d</sup> Dom 1702  
Then Acknowledged in open Court of the said County  
by the said Thomas & John Sabage As their realt Acys  
and Deeds to the said Hillary Stringer, and ordered  
to be Recorded: /

Recd: / S<sup>t</sup> Dan. Merchee Esq<sup>r</sup> Co: North: /

+ Know all men by these p<sup>r</sup>ents That we Elisha Sabage  
and Elizabeth Sabage lawfull wifes of the within  
mentioned Thomas and John Sabage of our owne free  
and Voluntary Will and without any constraint of our  
said husbands: Have Remised, Released and for  
ever quit claimed: And by these p<sup>r</sup>ents Doe remit,  
release & for ever quit claime unto the said  
Hillary Stringer within mentioned and to his heires  
& Assignes All our Right, title, & Interest to the within  
mentioned Land & p<sup>r</sup>ivis<sup>e</sup>s which we now have or  
hereafter may have by meanes of Right of Dower  
or otherwise In witnesse whereof We have hereunto  
set our hand<sup>s</sup> & sealed this 2<sup>nd</sup> day of Septemb<sup>r</sup> 1702

Signed, sealed, & delibered in presence  
of us:

305  
+ Know all men by these p<sup>r</sup>ents That I Benj<sup>t</sup> Harmanson in Virgini<sup>a</sup>  
plander, Have made ordained, Authorized, and in my place or stead  
but and Constituted by these p<sup>r</sup>ents Will Waters of Northampton  
County in Virgini<sup>a</sup> my true and lawfull Attorney for me and in  
my Name and to my use to demand, receive & recover by all  
lawfull meane whosoever of and from any person or person  
whosoever to whom it doth or may concerne or from his or their  
heires, Exec<sup>r</sup> or Adm<sup>r</sup> ac: All and ebery sume & sumes of money  
what soever, to me due by Bill, Bond or Account or any other  
way whatsoever, And upon rec<sup>t</sup> of the p<sup>r</sup>ivis<sup>e</sup> or any paid thereon  
Acquittance or other sufficient discharge in any lawfull manner  
to make seale & deliver: And if need be for the p<sup>r</sup>ivis<sup>e</sup> to appear  
and the person of me the Constituant to represent in all Courts  
and before all Judges, Justices, Magistrates, & Ministers of the  
Law: And likewise to sue, Arrest, Attache, Sequester, Im-  
prison, Condemne, & release, acquit, discharge, And to Compaine  
Compremit, conclude, & Agree: And one Attorney or more  
to make, Substitute, And at pleasure to Revoke: Moreover  
to doe, performe, fulfill, & Accomplish all and ebery such  
further and other lawfull Act & Act<sup>s</sup> thinge or things  
what soever within or about the p<sup>r</sup>ivis<sup>e</sup> Shall be Requisit  
and Expectant to be done fully & Effectually as I might  
could doe personally: Holding and Allowinge for forme &  
Effectuall All and what soever my said Attorney shall law-  
fully doe or cause to be done in or about the p<sup>r</sup>ivis<sup>e</sup> by  
virtue of these p<sup>r</sup>ents: In Witnesse whereof I the said  
Benj<sup>t</sup> Harmanson have hereunto put my hand & Seal July  
20<sup>th</sup> 1702:

Benj<sup>t</sup> Harmanson  
the seal

Signed, sealed & delibered in the presence  
of us Thomas Sabage (Endorsed)

John Wilkins. North: 28<sup>th</sup> Septemb<sup>r</sup> the 29<sup>th</sup> Ann<sup>d</sup> Dom 1702  
Probacion made in open Court to the within power  
of Attorney by the Corporate oath of Capt: Thomas Sabage  
And ordered to be Recorded: /

Recd: / S<sup>t</sup> Dan. Merchee Esq<sup>r</sup> Co: North: /

+ To all to whom these p<sup>r</sup>ents shall Come I Francis Nicholson  
Esq<sup>r</sup> his Majest<sup>y</sup> & Hob<sup>r</sup> Gen<sup>t</sup> of Virg<sup>a</sup> send greeting Whereso<sup>r</sup>  
his late Majest<sup>y</sup> King Charles the Second hath been graciously  
pleaded by his Royal Letters Patent Under the greate  
of England bearing date at Westminister the Tenth day of  
Octob<sup>r</sup> In the Eight and Twentieth yeare of his Reign  
Amoungst other things in the said Letters Patent contained  
(to

+ to continue and confirme the power & pribiledge  
of graunting to the inhabitants of this Colony and  
dominion. ~~the~~ Lands that have Escheated or that  
Shall Escheate to his Said master his heires or Successors  
Under the paym<sup>t</sup> of two pounds of Tobacco Composicion  
for every Acre. And Whereas, A Certaine Tract of  
Land lying in Northampton County and Containinge  
one hundred Acres late in the possession of In<sup>c</sup> Culpeper  
deced is lately found to Escheate to his Sacred master  
from the said John Culpeper as by an Inquisition recorded  
Custis Esq<sup>r</sup> Escheato<sup>r</sup> of the Said County, and A Jury  
Sworn before him for that purpose, dated August the  
29<sup>th</sup> 1700: may Appear for which said Land: John Custis Jun<sup>r</sup>:  
of the Said County of Northam<sup>t</sup> hath made his Composicion Accor-  
ding to the said Letters Patents: Now yee therefore haue  
by the said Francis Nicholson Esq<sup>r</sup>: Gov<sup>r</sup>: rec<sup>r</sup>: Doe with the  
Adbice and Consent of the Council of State Accordingly  
gibe and graunt to the said John Custis Jun<sup>r</sup>: the said  
one hundred Acres of land lying in Northampton County  
aforesaid According to the most Ancient and lawfull  
bounds thereof: To habe and to hold &c: To bee held &c:  
yeilding and Paying &c: Given Under my hand and the  
Seale of the Colony the 24<sup>th</sup> day of Octob<sup>r</sup> in the thirteenth  
year of the Reigne of our Soberaigne Lord William  
the Third By the grace of God King of England Scotland  
France & Ireland defend<sup>r</sup>: of the Earth d<sup>r</sup>: Annoq<sup>r</sup> Dom<sup>r</sup> 1701:  
this Jun<sup>r</sup> his Patent for 100. acres of Northampton County: E: J: n: r: H: R: Nicholson.

John Curtis Jun<sup>r</sup>. his Patient for 100 Acres of Land in Northampton County: E: J:ning: Mr. Nicholson.

Record? ~~first~~ Dan MacEachern, C.M.C., Hamilton

Danville Co. North Carolina

(Endorsed) Know all men by these presents That I John Custis the younger of Northampton County in Virginia for debters - causes and considerations hereunto now being but more especially for the sume of four thousand five hundred pounds of Tobacco paid by John White of occahanock in the said County Doe Assigne & my Right title & interest of the within named one hundred Acres of Land And all its Appurtenants, privileges, & advantages whatever to the said John White his heirs and Assignees for ever. See that neither I the said John Custis the younger nor my heirs nor any other claiming by from or under me shall have any Right, title, or interest in the said Land or Appurtenants But be from hence forth for ever Excluded & debarr ed. And I the said John Custis the younger Doe further promise and agree.

307. Agree to and with the Said John White to give him (At  
the Said White's charge) Such further Assurance, or Conveyance  
for the Said Land &c within the Space of Seven years,  
according to the tenor of this Agreement: as he the Said  
White or his learned Counsel in the Law, shall within that  
time Reasonably request: In witness hereof I have hereunto  
fixed my hand, and Seal the 25<sup>th</sup> day of November 1702.

<sup>Song</sup> North: of Moberly the 25<sup>th</sup> Anno Dom<sup>in</sup> 1702: In the County of Custis June  
The said John White acknowledged in open Court of the Said County By the Said John White Just at his Request & Deed to the Said John White & ordered to be Recorded: R<sup>t</sup>: Dan. Meechell Esq: Co: North:  
Recorded R<sup>t</sup>: Dan. Meechell Esq: Co: North:

+ Know all men by these presents That I Thomas Jawagan of  
the County of Northampton in Virg<sup>a</sup> planter Doe by these  
p<sup>r</sup>ents freely geve unto my brother in law Thomas  
Duparke the younger Son of my Father in law Thomas  
Duparke of the County aforesaid, Hower Cowel, two, two  
yeare old Nieferd, and one yeareling Niefer, Now in the  
Culbody of the said Thomas Duparke the Father of the  
said Thomas Duparke the younger withall the female and  
male increase of the said Cattle to be delibered him  
when hee attane<sup>d</sup> to the Age of Twenty one yeaer to bee  
enjoyed by him and his heires for ever Witnes<sup>s</sup> my hand  
and Seale the 28<sup>th</sup> day of Nob<sup>r</sup>. Anno Dom<sup>i</sup>: 1702:

and Seale one & 20 day of Nov: : Anno Dom: 1702:  
Nobt: J: Moberly the 29<sup>th</sup> Adm 1702 Thomas T Galwagan  
then acknowledged in open Court of the said County by the said Thomas Galwagan as his Act & Deed  
to the said Thomas Duperke the younger & ordered to bee  
Recorded: T: 14 Nov: 1702.

Record? ~~Rec'd Dan Mecheff~~ Co:CD } Co: North Ton

+ Know all men by these presents that I John Fathrey of the County  
of Northampton in Virginia Cooper Doe hereby freely and -  
absolutely give and deliver unto Edward Mills of the  
same place planter for the sole and proper use of his  
Daughter Ann Mills my God daughter, one Hiefer Coloured  
Red and White fourte yeare old next Spring marked the  
Right Eare Underhalfted, the left Eare cropt & Underbated

+ to remaine with all the increase of the said Hiefer -  
male and female Under the care of her said Father  
to be delibered to her at Sixteene yeares of Age  
or day of marriage: But in case of her decease Under  
the said Age or Unmarryed: Then to the rest of the  
children of the said Edward miller and grace his  
now wife to bee Equally delibered Amoungst them  
and delibered as they attaine to lawfull Age or  
dayes of marriage and to their and ebery of their  
heires for ever: Hereby Warranting the gift of  
the said Hiefer from me and my heires &c: to the  
said Ann miller and her heires &c: from the day  
of the date hereof for ever: as aforesaid: And in  
Confirmacion of this my Act and Deed: And desire  
that the same may be Entred on Record I have  
hereunto sett my hand and Seale the fourteeenth  
day of November in the first yeare of her maies  
Reign Annoq: Dom: 1702.

Signed sealed & delivered in presence John F. Fathrey  
of 63 Danleech Record: 1st Dan March 1702 the scale  
Thomas Somers

*At Northton*

+ Know all men by these presents that I Edward miller of  
the County of Northampton in Virginia planter Doe hereby  
freely and absolutely give and delibere unto John  
Fathrey of the same place Cooper for the sole and  
proper use of Jeremiah Wood deced his son Robert  
Wood in lieu of A guine I had of the said decedents:  
one Black Hiefer three yeare old next Springe -  
marked the Right Eare Underhalbed the left Eare -  
cropt and Underbited: to remaine with all the in-  
crease of the said Hiefer male & female Under the care  
of the said Fathrey (or whome he shall Appointe) to be  
delibered to him when hee shall attaine to age according  
to law: But in case of his decease Under Age Then to  
the rest of the children of the said Jeremiah Wood  
to be Equally delibered amoungst them and delibered as  
they attaine to lawfull Age, and to their and ebery  
of their heires for ever: Hereby Warranting the said  
Hiefer from me and my heires &c: Unto the said  
Robert Wood and his heires &c: from the day of the date  
hereof for ever as aforesaid: And in Confirmacion  
of this my Act and Deed, and desire that the same  
may be Entred Upon Record I have hereby sett my  
hand and Seale the fourteeenth day of November in the  
first yeare of her maies Reign, Annoq: Dom: 1702:-

Signed sealed & delivered in presence the marke of the said  
of 63 Danleech Edward miller Record: 1st Dan March 1702 the scale  
Thomas Somers

*At Northton*

319 + Know all men by these presents that I John Fathrey of the County  
of Northampton in Virg<sup>n</sup> Cooper out of the lobe and affection that  
I have and Bear to my loving daughter Elizabeth Fathrey -  
have given and doe by this my Deed of gift freely & absolutely  
give unto my said Daughter her heires & signes for ever: -  
One Red Cow about Seven yeare old, and one darke Croune  
Hiefer fourre yeare old next Springe, which came of the said  
Cow, beinge of my owne proper markt *viz* the Left Eare -  
Cropt and holed, The Right Eare A hole in it, and two Nicks on  
the Upper Side of the said Eare: with all their increase male  
and female to be delibered to her at the Age of Sixteene  
yeares or day of marriage which shall first happen: And to  
remaine with all their increase as aforesaid to her sole and  
only use and behfet: But in case of her decease Under the age  
aforesaid or Unmarryed: Then what shall bee remaininge of the  
said Cow & Hiefer or their increase as aforesaid, to bee -  
Equally delibered betwene the rest of my children then -  
libinge, Soe that I the said Donor nor any other (then aforesaid)  
shall pretend or lay any claime to the said  
Cow, Hiefer, or increase, or any of them as aforesaid: But  
from the same to bee Utterly debarred & for ever Excluded by  
these presents: And in Confirmacion of this my Act & Deed -  
And desire that the same may be Entred on Record I have  
hereunto sett my hand & Seale the second day of January  
In the first yeare of her maies Reign Annoq: Dom: 1702:-

Signed, sealed & delivered in presence of 63 the marke of the said  
John Fathrey: After the word (Right) razed out in the  
fourth line downwards, and the word  
(Left) writt over it: And the word (Left) in  
the eleventh line downwards, and the  
word (Right) writt over it: Record: 1st Dan March 1702 the scale  
1st Danleech

Thomas Somers

*At Northton*

+ Know all men by these presents that I William Bell of Northampton  
County &c: have made, ordained, Constituted and Appointed  
my trusty and well beloved friend Thomas Maddux of the  
same County to be my true and lawfull Attorney for me  
and in my Name and to my use to Aske receive claime and  
demound of all and ebery person, and persons what so ever  
A<sup>t</sup> such debt or debts as are or shall become due and  
payable unto me in any part of the Gouvern<sup>m</sup>t of Virginia  
And I Doe hereby give *viz* into my said Attorney my full power  
of licence

320: licence and Authority to Act in all things whatsoever  
as if my selfe were personally present to impleade, im-  
peirson, Imparle, and Condemne, and At his pleasure to  
Release, And whatsoeuer my Said Attorney shall doe  
or cause to be done in the pluiffes, or what shall in-  
any case relate to me I hereby Confirme it as =  
Authentick and lawfull, Under my hand and Seal this  
Seventh day of September 1702: /

Sigillum

Sealed and delivered in presence  
of Signum Robert Scot

William W. Bell.

the Seale

Joseph E. Ames

Signum

Robert Lewis

Signum

John G. Green Northampton Co. March the first Adm.  
1702: Then prolation made in open Court of the  
Said County to the above power of Attorney by the Corpo-  
rall oaths of John Green and Robert Lewis & ordered  
to be Recorded: Tis Dan Merche Esq: Co: Northampt:  
Record: Tis Dan Merche Esq: Co: Northampt:

This Indenture made the twenty fifth day of August  
In the first year of the Reign of our Sovereign Lady  
Queen Ann the first By the grace of God of England  
Scotland, France & Ireland Queen And in the yeare  
of our Lord one thousand seben hundred and two: -  
Betwene William Bell of the one party Being of the  
County of Northampton in Virginia aforesaid Planter  
And John Green Senior of the same County Planter of the  
other part: Witneseth That the said William Bell for  
and in Consideracion of Seben thousand poundes of tobacco  
in hand paid and Secured to be paid before the Sealing  
and delivery of these presents by the said John Green  
The receipt whereof the said William Bell of this  
hereby acknowledge himselfe fully satisfied and  
paid and thereof and of ebery part and parcel  
thereof Doe clearely, acquit, Exonerate, & discharge  
the said John Green his heires Exec: Adm: for ever  
By these presents Hath gifen granted aliened Bargained  
sold Enfeoffed, and Confirmed, and by these presents  
clearely and absolutely, give, grant, alien, Bargaine,  
Sell, Enfeoff and Conferme unto the said John Green  
his heires and Assignes for ever: A Certaine Tract  
of Land and Plantacion thereunto belonging lying  
and being in Northampton County aforesaid in the  
Woods Containinge one hundred and fifty Acres  
of Land It being the Plantacion where Robert  
Bell formerly dwelt the said one hundred and fifty  
Acres of Land being bounded as followeth (viz) on  
the Land of Thomas Maddux and Upon the Land  
belonging to the Plantacion whereon the said  
William Bell now lieth Vpon And also the Land  
which formerly did Belong to Edmond Kelley and  
also the Land Belonging to Capt Hancock See To  
( Glase )

321 habe and to hold the said hundred and fifty Acres of Land  
Together withall and Singular the pluiffes hereby granted  
Bargained and Sold with their and ebery of their Appurtenans  
rights and members Unto the said John Green his heires &  
Assignes for ever: And the said William Bell for himselfe  
his heires Exec: Adm: the said one hundred and fifty Acres  
of Land with the Plantacion thereto belonging and the  
pluiffes together with the Appurtenants before granted, Bar-  
gained and Sold Unto the said John Green his heires & Assignes  
and all and ebery other person and persons whatsoeuer claiming  
by from and Under him them or any of them shall and  
will warrant and for ever defend by these presents: And the  
said William Bell for himselfe his heires Exec: & Adm:  
doth Cobenard, promise grant and Agree to and with the said  
John Green his heires and Assignes and ebery of them  
By these presents That he the said William Bell at the time of  
the sealing and delivery of these presents hath full power,  
good right, and lawfull Authority to grant, Bargaine, Sell, and  
Convey all and Singular the before hereby granted or mentioned  
to be granted pluiffes with their and ebery of their rights  
members, & Appurtenants unto the said John Green his heires  
and Assignes in manner and forme aforesaid: And that  
the said John Green his heires & Assignes and ebery of them  
Shall and may by force and vertue of these presents, from  
time to time, and as all times for ever hereafter lawfully,  
peaceably and quietly have, hold, Occupy, possesse, Enjoy the  
said hundred and fifty Acres of land and plantacion thereto  
belonging, with all houses, fences, orchards, pastured and all  
and ebery the Appurtenants thereto belonging and have  
receive and take the rents issues & profitte thereof to his  
and their proper use and behoofe for ever without any law-  
full let, suite trouble, denyal or Interrupcion, Ejection or  
disturbance of the said William Bell his heires or Assignes  
or any other person or persons whatsoeuer lawfully claiming  
from by or Under him them, or any of them, or by his or their  
meanes, Act, Consent, title, interest: The Rents & Services, which  
from henceforth from time to time for and in respect of  
the pluiffes, Shall grow due and payable only Excepted and  
foreprised: In witness whereof I have hereto set my hand  
and Seale: /

William Bell

the Seale

of 6: John Green Northampton Co. March the first Anno Dom 1702: Then  
the marke of Isaac Bell Acknowledged in open Court of the said County by  
Thomas Macduff as the Attorney, and on the behalfe  
( Glase )

322: of William Bell as his real Act and Deed to the Said John Green Senio: and ordered to be Recorded:-  
Ist: Dan. Merche Esq: Co. North Ton  
Record: Esq: Dan. Merche Esq: Co. North Ton

Know all men by these presnt: That I Mary Bell Powfield wife of the within named William Bell Doe by these presnt: Release Exonerate and for ever quit claime unto John Green his heires and Assignes for ever All manner of right title Interest claime or demand whatsoever, I now have or may hereafter have to one hundred and fifty Acres of Land and plantation thereunto belonging: It being the plantation Whereon husband William Bell unto the said John Green his heires & Assignes for ever: But from all Account of Right either by title of Dower, Jointure, Thirds at Common Law or by any other wayes or meanes whatsoever to be utterly Excluded and for ever debarred by vertue of these presnt: But the said Land to be & remaine unto the said John Green his heires and Assignes for ever peaceably and quietly to Enjoy: In witness whereof and other the presnt I have hereunto set my hand and Seale this thirty first day of August Ann: Dom: 1702: /

Sealed & delivered in presence of John Green North Ton the mark of the mark of Isaac Bell 1702: Then Acknowledged in open Court of the said County by Thomas Maddux as the Attorney of William Bell and on the behalfe of his wife Mary Bell as her free Voluntary and real Act and Deed to the said John Green Senio: And ordered to be Recorded:-

Ist: Dan. Merche Esq: Co. North Ton  
Record: Esq: Dan. Merche Esq: Co. North Ton

Know all men by these presnt: That I William Bell of the County of Northampton in Virginia Planter am bound and firmly Obliged unto John Green Senio: of the County aforesaid Planter in the full sume or quantity of Thirteen Thousand Nine hundred and Ninety pounds of good sound Merchantable Tobacco & Cask to be paid conveniently on the Bay Side in the County of Northampton aforesaid to the which paymt: Bell and I truly to be made I bind me selfe my heires Exec: (and

323: and Adm: firmly by these presnt: Sealed with my Seal & Dated this thirty first day of August Ann: Dom 1702: / The Condition of the above Obligation is such that if the within bounden William Bell his heires Exec: & Adm: and every of them Deceived and truly & Sincere afforme, fulfilled, Accomplish & Keape, published and kept All and Singular the Covenants, grants, Articles, clauses, Conditions, & Agreements wheretoever, which on his & their behalves are or ought to be observed & performed, fulfilled, and kept mentioned and Contayned in an Indenture of Sale of one hundred and fifty Acres of Land Situate, lying, and being in Northampton County aforesaid: the Indenture of Sale bearing equal date with these presnt: And made betwene the Said William Bell and John Green, According to the true intent & meaning of the Said Indenture to all intents, constructions and purposes whatsoever: That then this presnt Obligation shall be void and of noe Effect, or Else the same to remaine & be in full force, Strength, and Vertue: /

William Bell  
Signed sealed & delivered in the presence of the Seal

John Green North Ton 7 March the first Ann: Dom 1702: Then the mark of Isaac Bell Acknowledged in open Court of the said County by Thomas Maddux as the Attorney and on the behalfe of William Bell as his real Act and Deed to the said John Green Senio: And ordered to be Recorded:-

Ist: Dan. Merche Esq: Co. North Ton  
Record: Esq: Dan. Merche Esq: Co. North Ton

To all Christian People to whom these presnt shall come: Know yee that Whereas by A Deed of gift made by my Honourable Father in<sup>n</sup> Nathaniel Wilkins bearing date the 30<sup>th</sup> day of march 1692: he did give to me the subscriber one hundred Acres of Land being part of foure hundred and fifty Acres of land whereon my said Father now lieth As by the said Deed Relation thereto being had I may more at large Appear: Now know all men by these presnt: That I the said William Wilkins for divers causes & Considerations hereinbefore mentioned: But more Especially for the Consideration hereafter Expresssed: doe give grant make over Exchange & deliver, like as by these presnt: I have given granted and deliter, like as by these presnt: I have given granted and delitered, All my right, title and Exchanged, confirmed, and delitered, All my right, title and Interest of two thirds of the said one hundred Acres of land, to me so giben, Unto my two Brothers John and Thomas Wilkins, Equally to be delited between them to lie as Contiguous (as possible) to their part of land giben to them, by the said Deed of my Father to them and their

324: Their heires for ever: Alwyses Prohibited That the  
+ Said John and Thomas Wilkins, Doe Confirme to me and my heires for ever, from them and their  
heires & Assignes for ever, their part of one hundred Acre of Land, given to my deceased  
Brother Nathaniel Wilkins, By Vertue of the afore  
Named Deed of my Father. And by the death of  
my Said Brother, Reverted to them the said John  
and Thomas Wilkins: In Confirmacion of the same  
I have heretuto fixed my hand and Seale the first  
day of March Ann<sup>r</sup> 170<sup>2</sup><sub>3</sub>: William Wilkins

Sealed & delivered in presence of the Seal  
B: Benj: Nottingham North<sup>tous</sup> March the first Adom 1702

Nath: Capell Then the above Written Deed of Exchange -

Acknowledged in open Court of the said County By  
the within named William Wilkins as his real Act  
and Deed to his two Brothers John and Thomas  
Wilkins within Specified: And ordered to bee  
Recorded: (S: Dan. March 28. AD) Co: North<sup>tous</sup>

Record: (S: Dan. March 28. AD) Co: North<sup>tous</sup>

(Endorsed)

+ I Frances Wilkins the lawfull wife of the within  
menconed William Wilkins Doe hereby freely and  
Voluntarily Consent to the Exchange within mention-  
ed made by my Said Husband unto the within men-  
tioned John and Thomas Wilkins my husbands Brothers  
And doe hereby Release, Exonerate, Acquit & discharge  
the said John and Thomas Wilkins their heires & Assignes  
from all right title and Interest, of Thirds, Dower,  
and Jointure: That I now have or hereafter might.  
Aske challenge, claime, or demand in or to the  
punned or any part or parcell therof: As witness  
my hand and Seale this first day of March Ann<sup>r</sup>  
Dom: 170<sup>2</sup><sub>3</sub>:

B: Benj: Nottingham the seal  
Nath: Capell: North<sup>tous</sup>

Then Acknowledged in open Court of the said  
County By the said Frances Wilkins as her free  
real and voluntary Act and Deed to her husband  
Brothers above mentioned John and Thomas Wilkins  
and ordered to be Recorded:

Record: (S: Dan. March 28. AD) Co: North<sup>tous</sup>

+ To all Christian People to whom these presents shall  
come greeting: Know ye that Whereas our Honored  
Father

325: Father m<sup>r</sup> Nathaniel Wilkins of this County out of the naturall  
love and affection he boare unto his Sons, John, Nathaniel,  
Thomas, and William Wilkins Did give four hundred and  
fifty Acres of Land he then, and now lies on, betweene  
bs the aforesaid Sons, and our heires for ever, with severall  
proviso<sup>s</sup>, Amongst others, That if any of the aforesaid  
Sons, Should depart this life, without heire lawfully begotten  
of his Body, That then the deceaseds part, Should be Equally  
devided betweene the surviving Brother<sup>s</sup>, Accordinge to  
the said Deed bearing date the 30<sup>th</sup> day of March 1692 Relac-  
ing thereto had, may at large Appear: And forasmuch  
as Nathaniel Wilkins Second Son of our said Father depar-  
th his life not habing any Issue, by which meane<sup>s</sup> his the said  
Nathaniel's Share, doth revert to bs the surviving Brother<sup>s</sup>  
(vizt) John, Thomas, and William Wilkins Sons of the said  
Nathaniel Wilkins Sen<sup>r</sup>: And forasmuch as we the Subscribers  
are willing that each Brothers land shall bee as Con-  
venient to them as possible: Know therefore all men by  
these presents, That wee John Wilkins, and Thomas Wilkins,  
Sons before said, for divers causes and Consideracions, bs  
heretuto inobeying, But more Especially for the Consideracions  
hereafter Express<sup>d</sup>, Doe give, graunt, Bargaine, Exchange,  
and delibe<sup>r</sup>, like as by these presents wee doe give graunt,  
bargaine, make over, Exchange, and delibe<sup>r</sup>, Unto our brother  
William Wilkins, his heires, and Assignes for ever: All our right  
title, and Interest, of that part of Land, whereon Thomas  
Richards formerly lide<sup>d</sup> on, Containinge one hundred Acres  
as is contained in the aforesaid Deed of gift, which did be-  
long to the said Nathaniel Wilkins Jun<sup>r</sup>: Alwyses prohibited  
that in lieu thereof the said William Wilkins at the instance  
of bs John Wilkins, and Thomas Wilkins, or either of bs our  
heires &c: Shall make, signe, and Seale to bs the said John,  
and Thomas and our heires &c: All his Right and title of  
two thirds of one hundred Acres of Land giben to the said  
William Wilkins as in the said Deed of gift of our father<sup>r</sup>  
before Express<sup>d</sup> may Appear: Alwyses Reserbeinge one  
third of the said hundred Acre to him the said William  
Wilkins which lies neare<sup>s</sup> to the said one hundred Acres  
which lie to him: In witness hereof wee hereto-  
fixe our hands and Sealed this first day of March 170<sup>2</sup><sub>3</sub>:  
Wee the subscribers before signeing and sealing of this deed  
of Bargaine and Exchange, And it is our true intent and  
meanning, That wee sell the within Express<sup>d</sup> Land to our  
Brother William Wilkins, and to his heires and Assignes for  
ever

326: Eber, Barring and Excluding for eber, b<sup>3</sup> and our  
+ heires or any other person claiming by from or  
Under b<sup>3</sup> Dated this first day of March Ann<sup>o</sup> Dom<sup>o</sup> 1702  
Sealed & Delivered in presence John Wilkins  
of b<sup>3</sup> Benj<sup>o</sup> Nottinghame the Seale  
Math: Capell: Thomas Wilkins

North Ton<sup>g</sup> March the first the Seale  
Ann<sup>o</sup> Dom<sup>o</sup> 1702 Then the within written Deed of  
Exchange Acknowledged in open Court of the Said  
County by the within Named John and Thomas Wilkins  
as their Real Acts and Deeds to their brother -  
William Wilkins within Specified, And ordered to  
be Recorded: S<sup>t</sup>: Dan<sup>r</sup> March 28<sup>th</sup> Co: North Ton<sup>g</sup>  
Record: S<sup>t</sup>: Dan<sup>r</sup> March 28<sup>th</sup> Co: North Ton<sup>g</sup>

+ I Mary Wilkins the lawfull wife of the within  
mentioned Thomas Wilkins Doe hereby freely and  
Voluntarily Consent to the above Exchange as is  
herein mentioned made by my said Husband unto  
the within Named William Wilkins my husband's brother  
And Doe hereby Release Exonerate acquit and  
discharge the said William Wilkins his heires and  
Assigns from all Right, Title and Interest of  
Thirds Dower, and Jointure that I now have or  
hereafter might aske, challenge, claime or demand  
in or to the premises or any part or parcel thereof  
As Witness my hand and Seale the first day of  
March Ann<sup>o</sup> Dom<sup>o</sup> 1702: the marke of  
Benj<sup>o</sup> Nottinghame Mary L Wilkins  
Math: Capell: the Seale

North Ton<sup>g</sup> March the first Ann<sup>o</sup> Dom<sup>o</sup> 1702  
Then the within written release or Surrender  
the said County by the within Named Mary Wilkins  
As her free real and Voluntary Act and Deed  
to her husband brother William Wilkins within  
Specified and ordered to be Recorded:  
S<sup>t</sup>: Dan<sup>r</sup> March 28<sup>th</sup> Co: North Ton<sup>g</sup>  
Record: S<sup>t</sup>: Dan<sup>r</sup> March 28<sup>th</sup> Co: North Ton<sup>g</sup>

+ Whereas George Hancock habe giben A Receipt from  
under my hand and date sometime last summer the date  
I Doe not well Remember in full for all and every particular  
of the Estate belonging to Mary my wife. giben her by  
her deceas father Capt: Hillary Stringer. I Doe hereby  
desire and Impower my loving friend Capt: William  
Harmanson to acknowledge the said receipt and to make  
( the

327: the Court of Northampton County, and put the same on the  
Said County Records: Ratifying and Confirming hereby  
what my said friend Capt: Wm Harmanson Shall doe in or  
about the premises for firme and Effectuall, as if I my  
selfe were personally present: And in Confirmation hereof  
I habe hereunto put my hand and Seale this 11<sup>th</sup> of January  
1702: his  
S<sup>t</sup>: Geo: E: Edell the Seale

George Hancock  
the Seale  
Marke North Ton<sup>g</sup> March the first Ann<sup>o</sup> Dom<sup>o</sup> 1702  
Then probacon made to the above power  
of Attorney in open Court of the Said County by  
the Corporall oathes of George Edell and m<sup>r</sup>: Thomas  
Stringer and ordered to be Recorded:  
S<sup>t</sup>: Dan<sup>r</sup> March 28<sup>th</sup> Co: North Ton<sup>g</sup>

Record: S<sup>t</sup>: Dan<sup>r</sup> March 28<sup>th</sup> Co: North Ton<sup>g</sup>

+ Rec: of Capt: William Harmanson one of the oberseers of  
the Estate of Capt: Hillary Stringer deceased (Viz'd Two  
Negroes, Twenty pounds Sterling, Six Coves and Calves,  
A Bed and furniture Belonging to Mary Stringer,  
giben by her father abovesaid by Will: This shall be  
A sufficient discharge from me the Subscriber that  
I habe receed full Satisfaction from the Estate  
abovesaid of what is Belonging to my wife: As  
Witness my hand this 20<sup>th</sup> of July 1702:  
S<sup>t</sup>: Hillary Stringer

Charles Floyd: North Ton<sup>g</sup> George Hancock:  
March the first Ann<sup>o</sup> Dom<sup>o</sup> 1702

Then Acknowledged in open Court of the Said  
County By Capt: William Harmanson As the Attorney  
and on the behalfe of George Hancock as his read  
Act and Deed and ordered to be Recorded:  
S<sup>t</sup>: Dan<sup>r</sup> March 28<sup>th</sup> Co: North Ton<sup>g</sup>

Record: S<sup>t</sup>: Dan<sup>r</sup> March 28<sup>th</sup> Co: North Ton<sup>g</sup>

+ I the subscriber Mary Andrews doe Acquit & discharge  
my Father in Law Isaac Haggaman of my full part of  
my Father in Law Andrew Andrews Estate, and doe  
hereby discharge him and his heires for ever from the  
same: As witness my hand this 9<sup>th</sup> day of Octob<sup>r</sup> 1702:  
S<sup>t</sup>: the marke of Joseph Dunton  
John Walker  
the marke of Thomas IDunton

Mary MA Andrews  
North Ton<sup>g</sup> March the 2<sup>d</sup> Adam 1702 probacon  
made in open Court of the Said County by the  
Corporall oathes of Joseph Dunton and John  
( Walker

328: Walked to the above discharge and ordered to bee  
Recorded: *Sgt: Dan. Michell C: W: Co: North:ton*

Record: *Sgt: Dan. Michell C: W: Co: North:ton*

+ Know all men by these presents that I Mary Andrews of the County of Northampton in Virginie doth of my voluntary and free will give and make over unto my Father in Law Isaac Haggaman of the same County All my real and personal Estate only one white Cow called Lily which I give to my Brother William. All the rest of my Estate whatsoever I give and make over as aforesaid to my Father in Law to him and his heirs for ever for his care in lookeinge after me in my sickness & lameness which it hath pleased God to afflict me in: And I doe wholly give the same from me my heirs or any person or persons whatsoever that may pretend to claime any title to any part of my said Estate: This that the same and every part thereof shall be for the use of my said Father in Law and his heirs for ever: As witness my hand and seal this 3d day of Decemb: 1702: / the marke of

Signed and sealed in the presence of John Walker North: March the 2d the year of our Lord 1702: Probation shewing the marke of Edward Scadey made to the above written by the Corporall Cather of John Walker and Edward Scadey in open Court of the said County and ordered to bee Recorded: *Sgt: Dan. Michell C: W: Co: North:ton*

Record: *Sgt: Dan. Michell C: W: Co: North:ton*

= This Deed of Bargaine & Sale made in the second yeare of the Reigne of our Sovereign Lady Ann by the Grace of God of England Scotland France and Ireland Queen Defender of the Faith &c Deth to all Christian People whiche ther Declaration & witness, That I William Gelling of the County of Northampton in Virginie Planter for divers good causes and Consideracons me thereunto mingeing But especially for and in consideracon of the summe of one hundred pounds currant and

329 payable money in Virginie aforesaid to me in han paid & secured to be paid in money and goods according to Agreemt By Jno: Bowdoin and James Bowdoin of the Towne of Boston in New England Mariners, Have Bargained Aliened, Sold, Confirmed Delivered, assigned & sett over like as by these presents I doe Bargaine, Alien, Sell, Conferme, Deliver, Assign, & sett over unto the said Jno: Bowdoin & James Bowdoin their heire and assignes for ever all that my Plantation Tract or Dividende of Land whereon I now have and as the same is now in my Tenuarie or Occupation which was given me by the Will of my father Wm: Gelling late of the County of Northampton aforesaid deceased: as by the same Duly proved & Remaining on the Records of the said County Relacion therunto being had may more manifesterly appear Sittuate lying & being on the Seaboard side in the said County containing two hundred Acres of Land (beit more or les) According to the antient bounds thereof by Patten or Pattents, Deed or Deeds, Will or any other wayes whatsoever or how soever to have & to hold the said Bargained Land & premises & every part & parcell thereof together with all houses, Diggies, buildings, orchyards, Gardens, fences, Pastures, Timber, Trees, Woods under woods, mores, marshes, Rivers, creeks, Waters, Watercourses, proffitts, priviledges, Immunitiess Rents & advantaages whatsoever therunto belonging or in any wise apperteyning to them the said John Bowdoin and James Bowdoin and both or either of them their heires or

Either of their heires & assignes for Ever, Together  
Likewise w<sup>th</sup> all & Singular Deed, or Deeds  
With Patents Manuscripts, or other writings  
whatsoever, for or aboue, relating to or  
Concerning the said prebargained Land &  
p<sup>m</sup>ises or any part or parcell thereof, by  
any wayes or meanes howsoever. And I  
the said W<sup>m</sup> Gelding Doe hereby for me my  
heires Execut<sup>ors</sup> & Administrat<sup>ors</sup> covenant  
and promise to & w<sup>th</sup> the said Jn: Bowdoin  
and James Bowdoin their heires and assignes  
that the said Land & appurtenances and every  
part & parcell thereof before hereby bargained  
and sold are absolutely freely and clearly  
Acquitted, Exonerated, and Discharged  
of and from all and all manner of former  
and other Bargaines, Sales, Dowers, jointures,  
thirds Incumbrances Judgm<sup>ts</sup> Executions,  
Statutes, Statute Staples, Recognizances  
Mortgages, Deeds Conveyances & all other  
whatsoever & of what sort quality or condition  
soever, And that at the perfection hereof I  
have good Right Title and Interest to the  
p<sup>m</sup>ises, to sell assigne & Convey the same as is  
herein Express<sup>d</sup>: And I doe hereby for me my  
heires Executors and Administrators Further  
Covenant and promise to and with the said Jn:  
Bowdoin and James Bowdoin their heires and  
assignes, to warrant & Defend the p<sup>m</sup>ises  
and every part and parcell thereof, from time  
to time and at all times hereafter from the  
just claime title or Interest of all person or  
persons whatsoever, In witness whereof and

Other the p<sup>m</sup>ises I the said William Gelding have  
hereunto sett my hand and affixed my Seal the  
Ninth Day of March Anno Dom<sup>1702</sup>

Signed Sealed & Delivered the seal  
in presence of us  
John Harmanson William Gelding

Jn: Neech

Northton June the 4<sup>th</sup> Anno Dom<sup>1703</sup>

Then Acknowledged in open Court of  
the said County by the said William  
Gelding as his Real act and Deed to the  
Said John Bowdoin & James Bowdoin  
and ordered to be Recorded

Test: Nath: Cappell, Deput  
Record: Test: Nath: Cappell,  
to D: N: C: C: Northton

Know all Men by these presents that I Elizabeth Gelding  
the lawfull wife of the above named William Gelding  
Doe by these presents of my owne free and voluntary  
will & without any constraint of my said husband  
Remise Release & for Ever Quite claime and hereby  
have Remised, Released, & for Ever Quite claimed  
unto the above named John Bowdoin and James  
Bowdoin their heires and assignes for Ever all my  
Right Title & Interest to the above mentioned Land  
and p<sup>m</sup>ises by my said husband bargained and sold  
to them as above Express<sup>d</sup>, which I now have or  
hereafter may might or could have, by means of  
Right of Power or by any other wayes or meanes  
whatsoever or howsoever But from all claime title  
or Interest thereto to be utterly Debarrased and for  
Ever Excluded by these presents In witness whereof

I have hereunto Set my hand & Seal  
the Ninth Day of March A D<sup>m</sup> 1702  
Signed Sealed and Delivered in presence of us  
Wm: Harmanson John Harmanson

Northampton June the 4<sup>th</sup> Anno Dom<sup>m</sup> 1703 Then Acknowledged  
In Open Court of the Said County by the said  
Elisabeth Gilding as her true Reas<sup>t</sup> and voluntary  
Act & Deed to the aforesaid John Bowdoin  
and James Bowdoin and Ordered to be Recorded  
Record<sup>r</sup>: Test: Nath<sup>t</sup> Capell Dep<sup>t</sup> to  
Record<sup>r</sup>: Test: Nath<sup>t</sup> Capell D: N: C: S: C: Northampton

I know all Men by these presents that I William  
Gilding of the County of Northampton in Virgin<sup>y</sup>  
Planter am hee & firmly Obleiged unto  
John Bowdoin and James Bowdoin of the  
Towne of Boston in New England Marrijet  
In the sume of Two hundred Pounds Current  
and payable money in Virgin<sup>y</sup> aforesaid to  
be paid unto the said John Bowdoin and James  
Bowdoin & either of them there or either their  
Attorneys heires Executors or Administrators  
To which paym<sup>t</sup> to be made I bind my selfe my  
heires Execut<sup>r</sup>s and Administrat<sup>r</sup>s and my  
of us firmly by these presents sealed with my  
Seale Dated the Ninth Day of March An<sup>m</sup>  
1702 The Condition of this Obligation is such  
that if the above bound William Gilding his  
heires Executors and Administrators shall

333 shall well and truly observe fulfilled and keep or cause  
to be well & truly Observed fulfilled & kept All &  
singular the Articles Clauses Precepts Grants &  
Agreem<sup>r</sup>s Specified and Contained in a certayne  
polk Deed of Bargaine & Sale or Conveyance of  
Land & Lasing Equall Date with these presents made  
by me the said William Gilding of the Plantation  
whereon I now live containing two hundred  
Acres of Land be the same more or less unto the  
abore named John Bowdoin and James Bowdoin  
which on the part and behalfe of me the said  
William Gilding my heires Execut<sup>r</sup>s Administrat<sup>r</sup>  
are or Ought to be Observed fulfilled and kept  
And that in all things According to the intent  
purport & meaning of the said Deed of Bargain  
& Sale or Conveyance of Land to all constructions  
in Law whatsoever without fraud or Corru<sup>t</sup>  
that then this present Obligation to be void or  
else remaine in full force Strength & Vertue  
Signed Sealed & Delivered William Gilding  
in presence of us

John Harmanson Northampton

Dan. Neesh June 4<sup>th</sup> 1703 Acknowledge

In open Court of the said  
County by the abovesaid William  
Gilding as his Reas<sup>t</sup> act and  
Deed to the aforespecified

John Bowdoin & James Bowdoin  
Ordered to be Recorded

Record<sup>r</sup>: Test: Nath<sup>t</sup> Capell  
Record<sup>r</sup>: Test: Nath<sup>t</sup> Capell  
Dep<sup>t</sup> to D: N:  
C: S: C: Northampton

4  
Know all Men by these presents that I William Clark of Boston in New England Merchant have Assigned Ordained and made and in my stead & place by these presents putt and constituted M<sup>r</sup> William Hazmanson Merchant in Virginia to be my true Sufficient & Lawfull Attorney giving & hereby Granting unto my said Attorney full power Authority & Special Commission for me & in my Name & to my use to ask Demane due for very Require Recover and Receive of and from very person and persons whome soever it doth dz may concern all and singular such Debt & Debts & sumes of mony gode wares Merchantize Effects or things and other Estate whatsoever which now aye or hereafter shall be due owing or belonging unto me & my Kinsman Fernando Ladrone in Virginia by any mannez of wayes or meane whatsoever and with them or either of any them to Reckon account adjust and Even Acco<sup>t</sup>nt compound Conclude & Agree as the matter shall Require of the Recoverye and Receipts there to give due acquittance and Discharge and if need be to appdare and the person of mee Constituant to Represent before any Gouvernor Judges Justices or ministerz off the law in any Court or Courts of Judicature and theze in their behalfe to Answer and defend and Reply to actions matters and things Relating to the p<sup>m</sup>ises or otherwise howsover and to sue at law attack eiteplaint prosecute Implead Imprison Condemn and out of prison againe where need be to Deliver as also to contest in law in most ample manner until Definitive Sentence Likewise to act Manage transact and Negotiate

all my matters and affaires busines & concernes of  
Every sort & kind to full effect in my behalfe  
with full power to make & substitute one or more  
attorneys under him my said attorney and the same  
againe at pleasure to Revoke & Generally in and  
concerning the premises & the dependances there of  
to doe say ~~fact~~ transact Executed Determine and finish  
and all whatsoever Constituant my selfe might or  
ould doe personally Rattifying allowing and holding  
firme & Stable all & whatsoever my said attorney  
shall lawfully doe or cause to be done in and about  
the premises by vertue of these presents witness  
Witnesse whereof I have hereunto sett my hand  
and Seal the fourth Day of May anno Dom:  
one Thousand Seaven hundred and Three  
Sealed and Delivere<sup>d</sup> Seale  
in presence of William Clark  
John Bost<sup>d</sup>on —  
Samuell Johnson —  
On the 1<sup>st</sup> June in the year of our Lord 1703 Then the above  
full power of Attorney was exhibited to this Court  
by Cap<sup>t</sup> Willm. Chapman Desiring —  
protection thereto might be made which  
accordingly was peeced by the Court  
Cap<sup>t</sup> Willm. Bost<sup>d</sup>on and Samuell  
Johnson and Ordene<sup>d</sup> to be Recorded

Recd. West Virginia Apell. in Report to  
Records. West Virginia Apell. in N. C. (S)

To all Christian People to whome these presents  
and Deed of Granting & giving greeting. Know yee  
that I Nathaniel Wilkins of Northampton County  
in Virginia Planter for divers causes and consideration  
me hereunto moving, but more Especially for the

the Naturall Care and Affection, I bare to my well  
beloved Daughter Esther Eyzes, wife of Richard  
Eyzes of Acromack County, Doe give grant make over  
and Confirme, like as by these presents, Doe give grant  
make over and Confirme to my said Daughter Esther  
Eyzes, one Negro Boy, now in my possession Commonly  
Called or knowne by the Name of William to her  
the said Esther, Dureing her Naturall Life &  
after her Decease to her Eldest Sonne and my  
Grand Sonne Richard Eyzes and to his heires  
for Eyzes alwayes provided, and it is the true  
intent and meaning of this Deed of Gift  
that the Said Negro Boy be and Remaine  
with mee, Dureing my Naturall Life with  
all his Labour & proffitts what Ever and  
after my Decease immediately to be and  
Remaine w<sup>t</sup> my said Daughter as aforesaid  
and to my said Grandson and his heires for  
Eyzes as aforesaid with all his labours and  
proffitts what Ever in Eyzes time or  
have heireunto setting my hand and seal unto  
Seale this 24<sup>th</sup> Day of July Anno Domini 1703

Signed Sealed

and Acknowledged  
before us

Nath<sup>r</sup> Wilkins

16<sup>th</sup> Justis 1<sup>st</sup> June 1703  
Powell Weston Esq<sup>r</sup> above Deed of Gift  
was Exhibited to this Court by  
Nath<sup>r</sup> Wilkins Decreeably presented  
and Examined where hee did agree  
to pay upon feet of old apparel  
and Did there acknowledge it to be  
his Reall Act and Deed & was ordered  
to be Recorded

Test: Nath<sup>r</sup> Capell Deput: to  
Record: Test: Nath<sup>r</sup> Capell C: Northton

June 1<sup>st</sup> 1703

Received all telle whatsoever was put into M<sup>s</sup> Thomas  
Madox his hande for my use & I doe by these presents  
Discharge the said Madox for the same witness my

Northton hand yadly Michael  
Acknowledged in open Court  
of this Country this 4<sup>th</sup> Day of June Anno Domini 1703  
by the abovesaid yadly Michael as his voluntary  
act and Deed & Test: Nath<sup>r</sup> Capell - Deput: to  
Record Record: Test: Nath<sup>r</sup> Capell D: H: C: C:  
May 12<sup>th</sup> 1703

6: Northton  
This may give Notice to all persons that I the  
Subscribers Did take up in the Bay one  
Cannoe about twenty foot long bound at  
head & Stern with a peece of Roape in  
her head aboute A foot long

Recorded this 16<sup>th</sup> Day of June  
being signified according to Law

Test: Nath<sup>r</sup> Capell  
Record: Test: Nath<sup>r</sup> Capell

Northton  
Deput: to D: H: C: C:  
This may Certify all persons that Northton  
I the Subscribers am by Gods helpe bound  
out of this Country any person that hath  
any thing to claime against them Relaid to  
that holder of mony and thoy shal  
be satisfied by Wm: Gilding

the above note being  
Sett up at Court and Church  
Dord Signified, by Nath<sup>r</sup> Capell

Record: feet Nath<sup>r</sup> Capell  
Deput to D: H: C: C: Northton

To all Christian people to whom  
these presents shall come In Andrew dor &  
consideration of Natural love & affection  
and as witness to my loving brother Andrew  
and as witness to a valuable sum paid unto me at  
the time of delivery of these presents,  
in full satisfaction to content Hatt for my  
son & my heirs & adm<sup>r</sup> & given Part<sup>d</sup>  
Caroline & John Engleman<sup>r</sup> Deliv<sup>r</sup>  
& sign<sup>d</sup> & doe by the present bargain sole  
confirm deliver & sign unto Andrew  
Andrews of Northampton County planter & a citizen  
for ever, a certain piece of Land situated  
& lying in Northampton County afores<sup>t</sup> on the  
Guy Side In & Churchwick being part of one  
And<sup>r</sup> Andrew. Whereas his lands for more than  
being a piece of Land bound<sup>r</sup> at both ends  
marked broos<sup>r</sup> in t<sup>e</sup> & m<sup>r</sup> & Andrew Andrews  
did mark & run between them so running  
through & middle of an old field called  
as known by q name of Darrocks Field  
& so running a wharl or Cess<sup>r</sup> of wood<sup>r</sup> by q  
marked Line until yo come to two white  
ash trees standing right logg<sup>r</sup> ther<sup>r</sup> both marks  
at t<sup>e</sup> & m<sup>r</sup> & q running for length towards t<sup>e</sup> Line  
or plantation now belonging to Dom Miller  
the said to g Hickory tree standing at q end  
of a old field near to g South Hill Lands  
in y<sup>r</sup> piece of land it by estimation one  
hundred Acre of Land & more or less  
to have & to hold q hundred acres of  
Land at also his due share of all monys and  
Minerall in y<sup>r</sup> spce of Land contained, whose  
rights & priviledges of hunting, hauling, fishing  
& drawing water woods waters & Rivers, all profit  
commodities & w<sup>r</sup> dilam<sup>r</sup> & opportunities whatsoever  
to q hundred acres of Land many parts or  
parts of them belonging in many ways appertain-  
ing & also a<sup>r</sup> a Blad right till the Interf<sup>r</sup> up<sup>r</sup>  
population & properly to y<sup>r</sup> piece of Land  
together with seeds writings, evidences, patents &  
charges wherein touching or concerning the  
promised or any part or piece of y<sup>r</sup> same unto him,  
q<sup>r</sup> And<sup>r</sup> Andrew his heirs & assigns for ever,  
q<sup>r</sup> & q<sup>r</sup> In Andrew from himself & his heirs  
& adm<sup>r</sup> & done hundred acres of Land  
& a<sup>r</sup> singular other i<sup>r</sup> premises before granted  
bargain & sold the opportunity unto q<sup>r</sup> &  
and no and with his heirs & assigns to q<sup>r</sup>  
only proper up<sup>r</sup> & ob long<sup>r</sup> of q<sup>r</sup> and  
Andrew his heirs & assigns for ever.

To all Christian people to whom  
these presents shall come, In witness whereof & certifying know  
that I John Andrews  
in consideration of my Natural love & affection  
for Andrew, my Beloved unto my Loving Brother Andrews  
Andrews & his wife & son & daughter & their descendants  
I doth give unto my Loving Brother Andrew  
the sum of £1000 being delivery of these presents,  
in full satisfaction to himself, Husbands my  
son, my heirs & assigns. Given at Boston  
6a

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15	57	240
45	50	450
60	60	1250
50	50	250
150	150	350
150	150	350
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340 A Promiss, made, spred farr, and forlaine. & my  
this Deed afores. & w<sup>t</sup> hong<sup>r</sup> part and by halfe or more y<sup>e</sup>  
In Andrewb ars or ought to be observed, quickelie or Rep<sup>r</sup>  
anowing to i<sup>t</sup> this Intent purpos and meaning herof  
Ie s<sup>r</sup> In Andrewb do by this<sup>r</sup> Present, bind my selfe  
my heire, issue & adme, in a sum of twelue thousand  
poundes of good sound Merchantable labe & Cargoe  
to be sent to Mr. Andrew Andrewb, his heire & adme  
adme. or Ayrshire convenientlie in y<sup>e</sup> County afores.  
In witness whereof each other<sup>r</sup> premises have hereunto  
set my Hand & Seal this sixth day of Aug<sup>ust</sup> one  
thousande Seven hundred & thirteyn<sup>r</sup> y<sup>e</sup> - - -  
P. E. B.

Sri Sastri & Sons

In <sup>the</sup> p<sup>r</sup>st<sup>s</sup> of

R. B. Scott

Reb. 4 Scott  
Pompeyance T. Robt North: D. August 28, 1783  
her mark: I acknowledge open & free of  
any County or City of Andrew  
as his Esq. Robt & Dolanary act  
& doed to him w<sup>t</sup> Broth<sup>r</sup> Andrew Andrew  
and ordered to be record &  
sig: Plan Castles cl: c<sup>r</sup> C. North  
Recd. Robt Plan Castles cl: c<sup>r</sup>)

I know a man by the name of John Mapp and  
Lie. Brooks have received full satisfaction of the  
parts of Estate of our deceased father Mr. Broke  
he was to discharge our mother & us of Estate.

North. <sup>Augt 28<sup>th</sup> 1703</sup>  
August 28<sup>th</sup>: The man<sup>s</sup> of Ann  
Anne Dom 1703 Then in 1713 Widow.

Ac. Groumed & in open Court The mark of  
of County by & with names of Mr. & Brook  
Ann May. & Eliz. Brooks

to their s<sup>t</sup> mother; (s<sup>t</sup>) Han *Pushi* cl. c<sup>t</sup> } con north  
Recorded (s<sup>t</sup>) Han *Pushi* cl. c<sup>t</sup> }

Ben Foster his Share of his Father's Estate  
an old Box Coffey & pillow old Coverlets: 500  
1 old green Rugg - - - - - 0.0

341	high Bedstead		080
1-	hants 20: 1 - Chst	130	150
1-	powder Box		030
1-	brown Pew		005
1-	wooden Chair		035
1-	goat stools		020
1-	Father Chair		028
1-	Table 200: 1 gun 280: is		450
1-	Corporal's plough & tools stockless		030

Chas & the Subscribers doth owe to have 39c of Mary Hambton Jacobson & dec<sup>t</sup> as witness our hands this 28 of August 1703.

North. Aug<sup>ust</sup> 28<sup>th</sup> Ann<sup>d</sup> Dom<sup>1703</sup> the mark of  
Then acknowledged & open'd W<sup>m</sup> Foster the mark of

In Igostr

<i>The Inventory of a Estate of our S<sup>r</sup> Sam<sup>t</sup> Higginson and appraisement; May 23<sup>d</sup> An<sup>t</sup> Dom<sup>m</sup> 1703</i>	<i>£ £ £</i>
20 glass'd & Pallis pole at 3 p <sup>r</sup> peast	00: 50: 0
20 a pericote of Medicines & s <sup>r</sup> l <sup>e</sup>	00: 15: 0
20 7 booke and a pericote of Instruments	00: 0: 0
20 a pericote of Instruments	00: 0: 0
20 one bib <sup>e</sup>	00: 0: 0
20 12 Coats old	00: 0: 0
20 a very old ragged Coat & waistcoate	00: 0: 0
20 an old Mus <sup>t</sup> Jacob	00: 0: 0
20 an old Coat	00: 0: 0
20 an old ragged Twisted Jacob	00: 0: 0
20 an old morning Gowne	00: 0: 0
20 pair of old spilt Coats w <sup>t</sup> spures	00: 0: 0
20 a old viall & A tripp <sup>t</sup> viall	00: 0: 0
20 3 old ragged Shirts not fit to wear	00: 0: 0
20 one old Shirt & one old cushion waistcoate	00: 0: 0
20 5 old Ruggs	00: 0: 0
20 2 short Swords one rapier & 2 Lath <sup>s</sup> w <sup>t</sup> 20 P <sup>t</sup>	00: 0: 0
20 an old Large & goodly posset <sup>t</sup> Cup	00: 1: 0
20 one Chamber pot b <sup>r</sup> smal <sup>t</sup> porring <sup>t</sup> & 1 Pewter Dishes	00: 0: 0
20 pr. of smal <sup>t</sup> & bl <sup>t</sup> Dianards 5 p <sup>r</sup> each	00: 0: 0
20 3 old hats	00: 0: 0
20 4 new Cloths & 3 Glancketts old	00: 0: 0
20 an old cushion posset <sup>t</sup> C	00: 0: 0
20 Childs mantel <sup>t</sup> of cushion <sup>t</sup> old	00: 0: 0
20 a Bangall, Granarie and Pollicato	00: 12: 0
20 a mantel <sup>t</sup> round for a Girl	00: 10: 0
20 3 Tow <sup>r</sup> . & 3 pack <sup>t</sup> of playing Cards	00: 0: 0

(342) To 8 drs. of grain hds, worth daler	- - - - -	£ 0 0 0
To a piece of lace	- - - - -	0 0 0 1 03
To 5 hds of Corn & 4 wooden hds of Kneads	- - - - -	0 0 0 1 06
To one dr of mutton fat	- - - - -	0 0 0 3 00
To 2 pds of old wort bread	- - - - -	0 0 0 1 00
To a bundle of buckles & buttons being putres	- - - - -	0 0 0 1 00
To 3 pds Salt, a piece of tape	- - - - -	0 0 0 1 00
To 8 1/2 dr of Swinkle Lining al 7.	- - - - -	0 0 0 4 00
To 1 Hall	- - - - -	0 0 0 5 00
To an old dr Tabbb	- - - - -	0 0 0 0 00
To a Mallet & poticots stuff	- - - - -	0 0 0 6 00
To a Barbare Linen shirt	- - - - -	0 0 0 2 00
To a man's Coat Braude Cloth & Shagg Bristob	- 0 1 , 0 0 0	
To 2 old Coats & 2 old Packets	- - - - -	0 1 0 0 00
To an old dr Bristob	- - - - -	0 0 0 2 00
To an old dr Stockens	- - - - -	0 0 0 0 00
To an old Cam	- - - - -	0 0 0 2 00
To 1 dr of white Denbriigg al 5 drs	- - - - -	0 0 1 5 00
To 22 drs of narrow Drs al 6 drs	- - - - -	0 0 1 1 00
To 2 Chops	- - - - -	0 0 0 8 00
To an old Broken Chest; an old Trunk & Lid of	- 0 0 0 2 00	
To money being great part purer taken by w <sup>r</sup> - 0 3 , 0 0 0		
To one horse and B & saddle	- - - - -	0 3 0 0 0
To a dr small Peale	- - - - -	0 0 0 0 00
To 3 Rents	- - - - -	0 0 0 0 00
To a piece of pork supposed to be 200 wt	- 0 1 , 0 0 0	
To 12 Cushe <sup>s</sup> of Indian Corn	- - - - -	0 0 1 4 00
To an old Watch out of order unvalued	- - - - -	0 0 1 4 00
Nov <sup>r</sup> 13 Aug <sup>r</sup> 28, 1703 The present Inventory of sum <sup>r</sup> 22 14 0 7 0		
1703. Oct <sup>r</sup> 12. Recd <sup>r</sup> Higginson Wadell & Co. sum <sup>r</sup> 22 14 0 7 0		
The Madius; & all other in open care of 1703. Oct <sup>r</sup> 12		
To Es Record	- - - - -	
Rec <sup>r</sup> Higginson Wadell & Co. M <sup>r</sup> Mart		
An acre of the datum estate Apprais'd on 1703		
To a horse	- - - - -	9 00
To a sarge Coal & Cloth Ditt <sup>s</sup>	- - - - -	9 00
To a piece of old Cloth	- - - - -	0 40
To a piece of Linen drawbly & bowls & a wash cloth	- - - - -	0 60
To a piece of Thread	- - - - -	0 13
To a box & old trunk of Cloth & Linen	- - - - -	0 70
To 2 thousand & 600 nailts	- - - - -	1 00
To 40 of Linen: & one old ax & a box of wood	- - - - -	0 50
hemp: & gimbel	- - - - -	
To 6 pewter plates	- - - - -	0 80
To 3 powder Piftlets & one boxon	- - - - -	1 55

To 4 herringets	- - - - -	0 45
To a piece of earthen ware; & a old tin pan & glass	- 0 40	
To a small trunk w <sup>r</sup> Lock & Key	- - - - -	0 88
To a firing pan	- - - - -	0 13
To old Tabbb & a peck of salt	- - - - -	0 35
To a small Looking glas	- - - - -	0 30
To 2 Sows & 3 Sheats	- - - - -	4 70
To a sow & 6 piggs	- - - - -	1 70
To 2 Geese & a piece of trionches	- - - - -	0 70
To a Cow & Guenulure	- - - - -	1 00
To 2 Cows	- - - - -	1 00
To 1 Iron pot & pothooks	- - - - -	1 50
To 1 Iron hand Bisket	- - - - -	0 06
To 2 old Ross	- - - - -	0 06
To a Spinning wheel	- - - - -	0 50
To 7 Sheep & 3 Lambs	- - - - -	7 00
To a malk	- - - - -	5 00
		6 199

To all Christian People to whom these presents shall come greeting, I know ye, i was Littleton Robins and Margaret my wife late called Marg<sup>r</sup> Bringer Robins of In Spring<sup>r</sup> & Oct<sup>r</sup> & Dec<sup>r</sup> & Jan<sup>r</sup> & Febr<sup>r</sup> & Consideration<sup>r</sup> more especially for consideration of thousands of pounds of 1000 & five shillings in money, so us in hand already p<sup>r</sup> i do hereby acknowledge to have rec<sup>r</sup> & exonerate & acquit Hillary Stringer his heire &c for of same we have alienated, bargained, confirmed & delivered to him, at by these presents was done a person, bargain, sell, confirm & deliver unto J<sup>r</sup> Hillary Stringer his heire & representall our Right to 1/3<sup>r</sup> & Interest of one part of Davident of Land lying near y<sup>r</sup> Head of Savage his brook in y<sup>r</sup> County of Northampton by Elizab<sup>e</sup> his wife of Land to it more or less, w<sup>r</sup> Land was Leased by Cap<sup>r</sup> the Savage, late of Northam<sup>r</sup> County, son Thomas Dimer, being part of one thousand acres of Land so Leased to J<sup>r</sup> Dimer, & by J<sup>r</sup> Dimer assign<sup>r</sup> to J<sup>r</sup> Stringer late of y<sup>r</sup> County, & by y<sup>r</sup> Stringer in his last will given to his son Hillary Stringer, Dec<sup>r</sup> 18<sup>r</sup> 1703 given to his son Hillary Stringer Dec<sup>r</sup> 18<sup>r</sup> 1703 a hundred acres of Land above being Lease<sup>r</sup> Land, was claimed by ab<sup>r</sup> J<sup>r</sup> Littleton Robins, & Marg<sup>r</sup> my wife & mother of J<sup>r</sup> Stringer last<sup>r</sup> Dec<sup>r</sup>.

(342) Wee say to him, & to Hillary Stringer brother  
to us & to Stringer lately Deceas'd & to his heire as &  
and appynges During & full term of y<sup>r</sup> & L<sup>e</sup>as<sup>t</sup> & weare  
y<sup>r</sup> & Littleton Robins & Marg<sup>t</sup> my Wiffe, doo for y<sup>r</sup>  
consideracion aforesaid further a quiet Discharge &  
Hillary Stringer, of all manner of Right title or  
Interest of any maner to ever, & y<sup>r</sup> & Littleton  
Robins or Margaret my Wiffe might or at any tyme  
Cula & Claim or have any Entitellment by vertue  
of Marrying y<sup>r</sup> & Marg<sup>t</sup>, or y<sup>r</sup> & her, y<sup>r</sup> & Mary, & being  
& Releas'd or Remov'd of y<sup>r</sup> & M<sup>r</sup> Stringer, under  
any pretence of Claims or Tals<sup>g</sup>ht weare, soe &  
from henceforward weare or any Claiming by them  
or under us shall & are hereby forw<sup>d</sup> & releas'd  
& Debarred. In witness whereof was y<sup>r</sup> &  
Littleton Robins & margarret my Wiffe have  
seal'd & fix'd our Handes & Sealys this 28th  
Day of May 1703 & in y<sup>r</sup> Second Yeare of her  
Maj<sup>t</sup> Reign: &c;

North. p.

Lillian Robins - (D) 1<sup>st</sup> year  
Margaret Robins - (A) 1<sup>st</sup> year

August 28<sup>th</sup> 1903.

acknowledged in open Court of West County by <sup>the</sup> 9<sup>th</sup>  
Littleton Robins, & Margaret his wife <sup>as their</sup>  
Act & doth to Hillary Springer - 8 o'clock to the  
Records) T 1742 D 11 M 18 - 3 11

Recd: Dr. Hahn (Postage ch: c: 50 North  
Record: Dr. Hahn (Postage ch: c: 5)

Mr. Sam Higginson - - DE

To 90<sup>d</sup> Accommodation one yr at my Hous<sup>r</sup>. 08 00  
 13 days work of my Taylor or at 2<sup>d</sup> day - - 00 06 00  
 To yo<sup>r</sup> Lewis: - - - - -  
 Yo<sup>r</sup> Accommodation at my Hous<sup>r</sup> 55-10 80  
 13 days work of my Taylor or at 2<sup>d</sup> p<sup>r</sup> day - - 00 06 00  
 To 52 gal of Brandy at 3<sup>d</sup> per Jack - - - - - 01, 6 00  
 To yo<sup>r</sup> Lewis - - - - -  
 To a Coffin - - - - - 72: 2 - - 00, 5 00  
 To a not land Sheet to shroud him - - - - - 00 00  
 To his Funerall Expenses, being bur<sup>d</sup>. according to his  
 quality & a R. Charge thereon acruing; I charge 08 09 00  
 Nov. 8: Aug. 28: 18<sup>11</sup> This a Corr. at 1<sup>d</sup> the day to 1<sup>d</sup> per day 2 8 0 3 00  
 The Maddux & Maddux made a settlement on me  
 to be paid at Law Enjourns: 25<sup>d</sup> Han. 1st 11: 11: 10: 10: 10: 10:  
 Recd<sup>r</sup> 13<sup>th</sup> glan: custis: cl: co: sc: no:

345 Dr. On Cr  
By Mr. Gran Makemus, '60. At exchange. Dated, 1st Feb 8  
60 m<sup>o</sup> 100 p.<sup>r</sup> - 00 05 00  
by Dr. - 00 05 00

An Inventory of y<sup>e</sup> Estate of Mr Shephard Deed 1702  
Mr Shephard part 1 one of brother Bradw<sup>th</sup> son of Edward  
in his two ticknber At 6th of June 1702 in 200000  
Small brass skilles weighing 5.800 pound 1000 small brass ones  
Quicke beanes and 1000 one of 1000 grain by weight three  
quarters of dyapone one very round. 1000 ones 6000 one of dight  
ones Large dishes plate two spoons one of general porcous thin  
lentils 1000 ones full with fork and key one neck. 100000 one round  
steakones of round ones hundred and fifty ones and big with letters  
one. Chese. year old. 1000 ones five y<sup>e</sup> pass old. 1000 ones yearling  
byches

*To the Report of the Parlet -*

one negro boy named Tom and had with him, one  
driving pair of yearling horses by white & black, both very  
little worn out & of great strength, because of poor food  
got along very quiet. Took passage with them on their return  
and got the following weightings: 1000 lbs. when he started  
at Rock Hill and 700 lbs. when he reached New Bern.  
And Dean

Carey, Reynolds Park

Co. 10th N.Y. Inf. Par.

one yard feather B. 28. - 1nd Bob last Weighing fifty four  
ounds one oz dark colored. Dug one P. 28. at one round hole  
I found one old Iron pot weighing fifty eight pounds and forty six  
ounces & roundly with three & a quarter of years four and  
a half more & roundly with three & a quarter of years two & a half  
of iron & one pillar having one side flat & the other two sides rounded  
and the top flat & one small hole with both hands & Regard equal  
pounds dimensions one five yards C. 28. Set one three year old by  
pair of pillars one five yards C. 28. Set one three year old by  
one year lasting hooked on 3 yearling Bull one yearling. 4 feet

Mr. J. Doe Esq<sup>r</sup> 28, 1703 The above Inventory & Estate of  
in his hands; dat was recd. in open Court; by Capt. The Mayor  
& m<sup>r</sup> Litt. Robins Trustee of the Wicke & Towne of New-Hampshire  
to be record<sup>d</sup>. 1703. Plan castis. et cetera

Recd. & Jsf. Gln. Cstl. cks. <sup>co</sup>  
<sub>mon</sub>

(346) *Book of my Debts of the Proprietary State*

Thomas Ward	697
Mary Flinck	105
Elkerton. avago	100
Thomas M. B.	297
John B. Foxton	140
Hannah Gurnett	176
Major Genl. Waters	300
In. Toltingham	090
Dorcas Edwin	563
Mr. George Harmonson	040
Cap. Thomas Savage	910
William Spady	435
Thomas Church	185
John Swindall	110
Joseph Tolman	210
John Savage	1407
Thomas Rogers	075
Anne Mapp	506
Lots Richards	123
George Corbin	030
William Harris	060
William Gastaigne	200
John Sonier	703
Jams Yarrow	050
Jams Brooks	030
Litcheton Relin	005
	7405

Note: To the above account & his bill. I am to  
Count: £ 28 Dec: 1703 by Capt: The: Savage; & mid list  
Robt: & on d: to be record by Capt: Stan: Custis: et: c: for: mon  
Record 2nd Stan: Capt: et: c: for: mon

Call Christian People to whom

The presents, & dead of gift, shall come, greeting  
Know yee, y. T. Bo: Deasy: of Northampton  
County, In Virg: plant: for divers causes &  
considerations hereunto moving, well more  
especially, for of naturall love affection  
I have to my well beloved Brother Jacob Deasy  
of y. County of Northampton, Planter  
I doo give grant, make over & confirm; likewise

(347) By these presents, I do give, Grant, make over, & confirm  
unto my brother Jacob Deasy, one tract or piece  
of Land, situate lying, & being, on & south side of  
Beccohanoek, In & Count of Loxley, by estimation  
one hundred acres of Land, wh: was bought by my father,  
Geo: Deasy, of Ralph, Esq: as by a Deed of Sale made  
by y: s: Doy, to my s: brother, calling Date in y: year  
four Lord, one thousand, six hundred, & Ninety &  
two; can & may more fully appear, to have & be  
Hould, & s: on hundred acres of Land, w: house  
orchards, pastures, fences, woods, under, woodw:  
all other profits, conveniences & advantages, ther  
to, & belonging or any way appertaining, to him, my  
Brother, Jacob Deasy & to his heirs & assigns,  
forever, in as full, & in as ample a manner, as my  
s: might, for could any wayes injur, do, or mische  
Injor my heirs, nor any person, claiming, by, from  
or under me, Right, title or Interest  
in & one hundred acres of Land & appurtenances,  
but shall be, from henceforth, excluded  
& debarras, and I do, Deasy do, from me & my  
heirs, to Capt: Jacob Deasy, & his heirs, warrant  
& right of all land, not only against y: just claim  
of me, and my heirs, but ha: in, & other person  
or persons what-ever; In consideracion, of which this  
is my Real act and Deed of gift, I have signe unto,  
fixed my hand and Seal y: twenty eighth day of  
Dec: 1703 & in y: third year of his Maj: Reign  
Anne, by Grace of God, of England, Scotland, Fran  
& Ire: Land. Queene, Defender of the Faith, &c  
S: Bal: & Deasy  
in y: presents of  
Geo: Harmonson  
Math: Capt: - North: B: S: p: & 28th

Ann: Dom: 1703  
Then acknowledged in open Court  
off: County: by Capt: Bo: Deasy  
as his real Act & Deed: to his  
Brother, Jacob Deasy, & his heirs  
to Capt: Deasy =  
Capt: Stan: Custis: et: c: co:  
Capt: Stan: Custis: et: c: co:  
North

318) Know all men by these presents that I John Parker  
of Accomack in the Colony of Virginia doe for  
my selfe & appoint my wife Elizabeth my friends, and  
Brother Ed. Parker, of ye seaford Colony, to be my  
trust and lawfull Attorney, &c. &c. in my stead  
and place to demand, receive, imploy & recover  
of Mr. In Luke, of Northampton County, Pow.  
sum of two pounds nine shillings & pence. And  
ten pence wch just cost and charge & upon non  
payment of y<sup>e</sup> sum money to such charge or more  
be justly due & Luzz in prison tafel, and  
when payment made, him to discharge and  
Agittand give, & to ever my self Attorney shall  
doe or cause to be dun Lawfully in y<sup>e</sup> promis-  
ed date & Contraint to be in all respects as  
full & as ample, as if my self were lawfully  
present, as witness my hand and seal  
this 28<sup>th</sup> day of July 1703. In Park.  
In Park.  
John Parker  
John Parker  
Northam.

£ 28 o d<sup>s</sup> 1703  
a day probation made to  
a day power of attorney in open Court  
of y<sup>e</sup> County of y<sup>e</sup> Corporation o f y<sup>e</sup> Northampton  
& allowed off by y<sup>e</sup> Court as an authentic power  
power, & so to be Record.

Capt. Alan Custis: cl. c. sc. North  
Record T. H. Alan Custis: cl. c. sc.  
Know all men by these presents that I Alan  
Dughouse of Accomack Dughouse doth  
Employ a freeborn Negro, doe freely & voluntarily  
bind my self, to Capt. Isaac Foxcroft & Bridget  
his Wiffe, his heirs & for Assignes for y<sup>e</sup> full  
term of ten years, from the date hereof, to 1663  
Employ & in all lawfull Impleyments they shall  
employ me about during y<sup>e</sup> term of ten years  
as aforesaid, until the age of twenty five  
years, & aforesaid Children I may have in y<sup>e</sup> time  
of ten years, until the age of twenty five  
years, for and in consideration of w<sup>t</sup> I said  
Capt. Isaac Foxcroft & his Wiffe both僕men  
will pay to Capt. Alan Dughouse for per-

(349) Lying Inns & apparel to find & seeke her & her children  
sufficient maintenance during their minority  
unto y<sup>e</sup> performance of th<sup>e</sup> y<sup>e</sup> Indenture doo bind  
me my self, &c. &c. unto them to have & hold  
& keepe y<sup>e</sup> 20<sup>th</sup> of Octo b<sup>r</sup> 1700  
Sign: & Seal: In  
Gffs: to off us --  
John Dughouse  
And. Hamilton  
Isaac Foxcroft  
John Waltham  
The Indenture exhibt. in C. 3  
By Th<sup>e</sup> Ward & Brown to y<sup>e</sup> Ab<sup>r</sup> 20<sup>th</sup>  
Hamilton: ) & ord<sup>r</sup>. to be record  
Capt. Alan Custis: cl. c. sc. North  
Capt. Alan Custis: cl. c. sc.

To all Christian People, to whom these pres-  
ents shall come Declaring know y<sup>e</sup> t<sup>e</sup> Secretary  
Treasurer of Northampton County in Virg<sup>i</sup> i  
good cause, & Consideracions thereunto moving  
But specially, for & in Consideracion, of y<sup>e</sup> Baron  
thousand, two hundred & fifty pounds of y<sup>e</sup> 1700 & C<sup>t</sup>  
thousand, two hundred & fifty pounds of y<sup>e</sup> 1701  
to me in hand paid & Recured before y<sup>e</sup> execution  
of y<sup>e</sup> by Th<sup>e</sup> Evans off<sup>r</sup> County aforesaid for y<sup>e</sup> payment  
Bargain & action, & aforesaid Contraint & Deliverie  
& Bill over, likewise by Rose H. P. T. does Bargain & Action  
& Bill over, likewise by Rose H. P. T. does Bargain & Action  
Be Confirme Deliverie & Bill over, likewise by  
James H. H. & his wife, being three hundred acres of  
Land, more or less, being part of a messuage of five  
hundred acres of Land w<sup>t</sup> I purchased of Mr. Little  
ton: Robins & Margaret his wife, being y<sup>e</sup> to one  
thousand acre of Land, aforesaid over by Th<sup>e</sup>  
Dinner to Capt. In Stringer w<sup>t</sup> J. Grisham: to  
be both upon Record, in y<sup>e</sup> County of Northampton  
relation therunto being had, will plainly  
be at large appear<sup>r</sup> & d. bounded as follows to A<sup>r</sup> 1700  
viz upon a head of Savages Esq<sup>r</sup> on A Branch  
of part of Land formerly Thoroogoods & of Land  
formerly Taylors, & from a Branch to Run upon  
A direct line Southward to a line of Mar. 1682  
parting the Land & Savages, to have & do  
hold & to have organiza<sup>r</sup> Land together in one  
House, Dishes, Buildings, Orchards, Garden,

Fences, Pastures, Woods, underwoods, moors, Marshes,  
 Rivers, Waters, Watercourses, & and all other  
 appurtenances whatsoever, thence unto belonging  
 to in any wise appertaining to him & his said  
 Evans, his heirs & Assigns, for & full termes  
 times, & space of whole life, & full termes  
 & unexpired in a bov. & base assigned  
 over by the Dmrs, to him. In witness & Rec  
 v. & I declare, Ring, do for me my heire  
 & ad'mt & Covenant, promise, & grant  
 to & w<sup>t</sup> to the Evans, his heirs & Assigns, to his  
 Land, appurtenances, & every p. t. & place  
 thereof, are absolutely, freely, & clearly ac  
 quited, Exonerated & Discharged, of, from  
 all dower, jointure, tithes, Judg'mts  
 Executions, Statutes, Statutes, Appeals  
 Recognizances, Mortgages, Deeds, Convey  
 ances, & all other Incumbrances of w  
 hort; quality, or condition whatsoever, in Hawg.  
 R. L. & P. B.; to & premises; & to soe  
 Assign, & Convey & same as is herein express'd  
 & do from, my heire & ad'mt, further  
 Covenants, promise, & grant, to & the said  
 Evans, his heirs & Assigns, to Warrant, & defon  
 g premises, & every p. t. place thereof, from time to  
 time, & at all times from & till Clame, title or Inter  
 cease of all person, or persons that soever, in Hving, w<sup>t</sup>  
 & others premises, have hereunto B<sup>t</sup> my hand &  
 Seal, Twenty ninth day of November, one thousand  
 five hundred & three, S<sup>r</sup> & Seal. & deliv<sup>r</sup>

Hilary Spring

S<sup>r</sup> & Seal. & deliv<sup>r</sup>  
 Tho: Robins Novem<sup>r</sup> 29<sup>th</sup> 1703  
 Then acknowledged in open Court, & in  
 presence of Hilary Spring, his R. L. & P. B.  
 & Deed to the Evans, & ordered to be Recorded  
 Record. & Seal. Hilary Spring. S<sup>r</sup> & Seal. Deliv<sup>r</sup>  
 co: Northamp<sup>t</sup>

Grace Spring, & Lawfull wife of & with me M<sup>r</sup>  
 Eli<sup>t</sup> Spring, do her by these, & voluntary Conso  
 to ye said Sale & Affidation, offe Land & Interest in  
 Hawg. P. & Husband unto & them named Tho Evans &  
 his Heire by Release, Exoneration, Acquit & Dischar  
 g of the Evans, his heirs, & Assigns, from all R. L. &  
 P. B. Interest, of their, Dower, & Jointure, & In  
 her, or her ag<sup>r</sup>, might ask Challenge, Claim  
 or Dem. & In or to of premises, or any p. t. or place there  
 but from & same, to be utterly, & cleare, & for  
 ever, discharged, As witness my hand & Seal  
 twenty ninth day of November, one thousand  
 five hundred & three; Grace Spring  
 S<sup>r</sup> & Seal. & deliv<sup>r</sup> S<sup>r</sup> & Seal. Deliv<sup>r</sup>

Tho: Robins - North. S<sup>r</sup> Nov<sup>r</sup> 29<sup>th</sup>  
 1703 Then acknowledged in open  
 Court off<sup>r</sup> County of North  
 Hilary Spring, his wife, Reaff. & voluntary  
 Act & doth to the Evans, & order  
 to be Recorded.

Record. & Seal. Hilary Spring. S<sup>r</sup> & Seal. Deliv<sup>r</sup>  
 Nov<sup>r</sup> 5<sup>th</sup> 1703 ) Then affig. to the Wardrobe  
 in Hilary Spring, his wife, man & woman, gran  
 Right, & in 1<sup>st</sup> part 10<sup>th</sup> to his wife, man & woman, gran  
 Right, wife, widow, my hand & day & seal written; and  
 Right house, widow, my hand & day & seal written;  
 Negro boy except, known by name of Jacob  
 S<sup>r</sup> & Seal. Deliv<sup>r</sup>

An Inventory of Estates of m<sup>r</sup> Ben<sup>t</sup> Belton  
 taken by us Subscribers, on 20<sup>th</sup> & 21<sup>st</sup> day of Decemb<sup>r</sup>  
 1703, pursuant to an ord<sup>r</sup> of Co: N<sup>r</sup> 30<sup>th</sup> of November  
 To what is in Parlour Chamber

No. 1.	15 yds of Holland, 5 yds. 3 of Black Satin, 20 yds Black Crappe; Item, 6 yds of Black Satin, 26 yds Black Crappe Item, 6 yds of Linen, 10 yds of Black Cloth, 6 yds of Red Cloth Item, 4 yds of Damask, 7 yds of Red Cloth.
No. 2.	one Ivory Bedstead, and with Silver plate one quarter of a pound of fine Thread one Little Trunk with some silver in it one small Chest of Drawers

352 Item one small Bell Case, one little Box  
915. one new Trunk with Children's playthings  
It. one Little old Dillo

No. 3 9 yds of new Linen  
No. 4 12 yds old Dillo

No. 5 10 yds Dillo

No. 6 10 yds Dillo

No. 7. 10 yds Dillo

No. 8 6 yds Dillo

915. one Little old Trunk with Taps & Thread

916. one Litt. old Trunk with Tassels & gold Rings

Dillo two pair Rings, one silver Box with a lot of gold Buttons  
& 100 Buckles - Dillo one small one small Trunk

916. two Necklaces & one Ivory Comb

two pds of Yarn stockings one new old Tick & Buttons  
one black ground & potticoat, one Calico Dillo, one  
Black silk Dillo, blue Ground Dillo, one silk potticoat  
one Box of lace, -

No. 9 5 yds new Linen -

No. 10 3 yds Dillo; No. 11. 5 yds Patch Cloth; No. 12. 10 yds  
Dillo, one pair fanjies, one old Tick; No. 13. 3 yds 1/2 off  
of new Cloth, 3:4 yds of Drapery & Glasse, 2 pds fustian, 12:4  
yds of silk Crap, one old Box, 100 old Buttons, & small three Patchs  
like pillows, Curtains & valances, one rugg, 7 drap  
Cotton Cloth, one or more shoddy, one leather cap, & leather  
spinen whisks, two pair spittots, one old Chape, 100 bags  
in it one old Box full of old writings, one Little cloth 7 yds  
Cloths, & 3 pds of old brushes, one old Cloth, one old  
ground, one old Bonnet, one sheet of drawutton & one  
hair cloth, one suit of 36 old curtains & valances, one suit  
of large curtains, & old. with silk fringe, 19. 3 yds  
one bunch of garnet, 2 children Bodkins & 10  
empty lace, one Box Calicos ground, one pds  
Staple, one pds of poppy seed, 100 old  
tapestries, two Puffe grounds, & two potticoats, one stuff  
mantle, one pds of lace, one pds of lap 10. 1/2 pds of Drap  
of hair buttons in a box of a chest, one knife & fork  
10. 1/2 pds of old buttons, 3 shoddy, one piece of 6 Towels, 2 tables Cloths  
1:4 yd of coarse Linen, one old Butter, 60, 2 Large -

353 Dishes & Dishes Table Cloths, one suit of curtains, & 1/2 20 Drap  
Nappins, & one Table cloth 50 Dishes Napkins, one Large Dishes Table  
Cloth, 17 pds of sheets, one suit of Linen curtains, & 1/2 one pds sheets  
4 pillow cases 100 doz 1/2 of old napkins 2 pillow cases, 10 Little Table Cloths  
one round, one round & primrose, one printed glass, one large  
new Chest in a Closet in a room, one Case of glass  
bottles, one Elephant tooth, one pair of Plates, with 10 weight  
one pair Large Heavy L, 2 doz 1/2 of bottles, Crocks & Casks, a large weight  
8 Italian Dishes, 10 Earthen pitchers, one earthen pitcher, 2  
earthen ewer, 100 Buckets, 3 iron Palespans, 6 weight, a pair of old  
trumpets;

In 4 Hall Room  
one High Box stand w/ Curts. & val. 4 pds one d odd Bed  
3 Couls 1/2, 10 gold, 8 pillows, 8 pair silver spoons, one large  
Plate, 100 Cup, one small Pewter tankard, 10 small Pewter  
dishes, 3 Pewter drain cups, one Pewter Dishes, one large salt  
Dillo; 2 small socks Dillo, one pairings Dillo, 2 small Pewter cups  
Dillo, 18 Pairs of old Cloth, 1, one Little Drum bottle, one Chaff  
of 100, one large looking glass, one Esterling, one small  
Cupian, 2 mifl. Boxed to 2 mifl. 6 small looking glasses, one  
gun, 2 Pewter Box, 4 Cases, 8 Eggan H, 11 Jamsons Glass, 100  
3 Gouf whisks, 4 pds of silk 173000, 6 pds of woman's Goods, 3  
Parcement whisks, 15 pds of Remnants of old Ribbons, one  
hall band, 3 pds of pendances, one Pewter Rock, 8 large, 100  
of Ribbons, one Scarf in a box, one large Scarf, 100  
Pewter, rings, one Advertising Scarf, one Book of bankin, one  
coupl. 1/2 Dill, 6 Towels, 100, 2 pds of potticoats, 6 Dimity  
potticoats, 2 pds of Dimity Drawers, one wrought Box, 100  
1/2 yds of old Linen in 3 Remnants, 1/2 yds of Checkered  
Linens, 1/2 pds of woman's Stock, 4 pds of binding, one pds tape  
one pair of thimbles, 2 Bezards, 2 pds of children stockings, one Craft  
Mortar, 10 a piece of tape & Galumbe, 100 pds of small  
Broth Buttons, a piece of Laces & Tappis, 2 Remants & one  
Fustian, 4 & other Pds, one small roun and of Dimity  
No. 1 7 1/2 yds of Patch Cloth, 3 pds of Marrow Laces upon board, one  
of garments Stock, 4 pds Boxes one egg white stuff, 1/2 Linen, one  
Box, one stock Box and 1/2 Box, one Little Trunk, one  
Childs Blanket, one pds with Stock Box, the pds marlins, 100  
a Box, Bagging, one other Box, from a Black Hood, a thing  
a Box, Bagging, one other Box, from a Black Hood, 100  
22 in a Box, 1/2 Linen Trunk, 6 pds of Patch Cloth  
100 drapess, 2 pds of sheets, 1 large Pillow case, 6 pds  
100 of Dishes Napkins, 100 other Napkins, 3 pillow cases, one  
Gouf, one silk mantle, one Button Ground & potticoats, one  
feather Cap; 2 silk Grounds, 4 silk potticoats, one pattern  
Ground & potticoats wrought with gold & silver lace, one pds  
of Satin Drap, 100, 100, 100 Ridg, 100, 100, 100 Old  
hood, & Scarf, 3 silk Grounds, 2 silk Pattern 100 silk

6 yds of silk; 5 yds of yellow Rock & 1 yd of  
yellow floral, one yard 2 pds of w. tape, 2 pds of yellow  
rayed; 6 pds of yellow, 3 pds of yellow, one large  
round 2 yards white, 2 pds; 2 yards; 1 yd of  
black silk Rock; 1 yd red rugg; 1 yd yellow plain  
In a great dress; a small mattock  
2 hats 34 hats 100 black coats, one red  
of buckskins; 100 silk stockings; 1 yd of yellow

Carpets, upon it, one old Red & White & black Dillo, one Chest; 3 Earthen dishes, 2 plates Dillo, 2 porringers Dillo, one Cup, one Bed pan, one pan for a Cleopatra, 3 Cuskans, 3 picous, one Bouleter, 3 Planck, one proff Shoss, one long Tabb, 2 old spinnin whistles, one old Clock, 5 pewlers, Salt & soap Dillo, 7 Saucers, Dillo, 2 candle sticks Dillo, 8 Brass candle sticks; one old round quart pott, 2 Brass dished Dillo, one large Bottles Dillo, 2 Buttons Dillo - 2 Copper Bed potts, one pair of Scabbars one old Pick, about a Head, one old Worms, one Brass Pitcher, 2 Iron pots, 6 Earthen potts, 2 Iron spitts, 6 prof pott hocks, 3 pr of pott backs, one Iron Ladle, one flesh fork, one small fire pan, one Brass Scouring on Bogate cloth about 2 farrs of nailbs, 6 Earthen potts, one stone Jugg; C. & B. H., one Bedstead, Curtains & Val. bed Cord, & Matt; Coulters & 2 pillow, 3 doz of new patches, 14 Canvass & Hbs, one old pott, one new Tabb, 8 Earthen Juggs, one old Cup of Coffe, 2 Dishes, 11 new Plates on a looking glass, one Earthen Coffe, 2 Dishes, 1 small plate, one great glass bottle, 2 iron potts - 4 old Hooks, 2 old earthen potts, 2 small pieces, 3 old Planck, one Loddstead, & matt, one small bed & coulter, one old Pitcher of Brass, the matt, one bed & Coulters, one new Chest, one old Dillo, 1 sheep stool, one old Bed, 3 chairs, one small box In & new Boxes, one Box of Snuff, wanting 6 potts, quantity of various kind & Dillo, 5 plough Hatches, to one box: one Grinding Stone, a quantity of old Iron, a piece of old Lum. & 2 pieces of lead, a piece of fat in & Kitchen, 1 iron pott, 2 old fying pans, one little old iron kettle, one Brass Spic Mortar, & iron pott, one proff iron rach, one hand Iron, a pot hanging to one iron spitt, one pr of small scissars, one Earthen dipping pan, 2 powder dished, one old Basins, 2 old scalders, & Drawing knif's, one hand saw, one hand mill, one pair of Crook, one Bushel, 3 Iron, wedges, a & Negro & Sheep Pen & Beer under a Parlour, 7 old Cider Casks, Onion Roots, - On & Milk house, four Earthen Butter potts, 2 small hair Ciseler, one Earthen pan, 40 barrels of Indian

Corn, 2 hds of old Tobacco To G. R. The Colvin  
having in Estm'ty, 5:15.00. In: Harmanson  
North. P. Decemb'r 28. An: Dom' Day Stratton -  
1703 In: Wm & George, Inventory In Davis  
of & Estate, of Capt Wm. Pendale Haman, his Lott &  
& m<sup>r</sup> Peter Collier, deat<sup>d</sup> was Exhibit  
to G. Court of C. I. County, by m<sup>r</sup>  
In Harmanson

An. Inventory Taken of Mr. D. Talb. of Robt Clark, deat<sup>d</sup>  
to two old great Chads, & Bouleter; to one Rug, 8 Planck, one  
Cubbard, to one Table, to one great Chest, to one small Chest, to one  
Chair; to one new powder Can & Stick to pulp pott, to one  
Crankers, to one salt pott, to one small pulp bottle, to one powder  
Cumber, to one old Bibb, to one new Bibb, to a powder spoon, to one  
small piggin, to one Brass Pitcher, to one small iron pott & Rock, to one  
iron Hatchet, to one fying pan, one old Hatchet to one  
Saw to one Tin Can & stick, to one old Hatchet, to one old Hatchet  
to one Custer, to one Iron Auger, to one Spitt, to one Linen  
wheale, to one Br. & yard, to one Wedge, to one small  
Looking glass, to one round stone, to one Iron plough, to park  
milk wheale; to one Carabine & unfixed to one pott hock to one  
marking Iron. R. C. to one fpong'd to Christy to 26 old Dillo  
to one Coal to one mans Bed, to one sword, to one gun  
to one Case of Pistols, & Bouleter, to one set of shoe making tools  
to one old Fall Box, to one Hatchet, to one old Chuck frame, to one  
Linen box, to one old Cart & Wheel, to one Cart A. D. & Wheel  
to one old Rake, Calced Bale, to one Tan fork, to one pr of sheep  
Shears, to one Aug to one Coal & Little Worth, to one  
wooden box, to one old Mare Cart & Sancy, to one  
to one flower box, to 13 Bed of Sheep, 12 Dols, 10 m<sup>r</sup>, & Walker  
to 2 Barrels, to one Pod, & 5 shoals, to one Bed of Rice, 102. 3 yds  
old Steel, to one Bull mire and yot to one Cow, to one  
mire, 3 Chang, & 5 my fat & for a Horse to ride, to one Pot house  
few old Colding m<sup>r</sup> to 8 estate, to one Cow m<sup>r</sup> Rick, 1000  
hath taken a Day, to 10 Bed, & 2 pl in & fath & my house  
to my husband with 8 18 w<sup>t</sup> & hair to God my hath taken to  
hath, formed, to my husband half given to my self to one  
large Coal, exchanged for new Brig, to make my daughter  
Pelt a coat, To go old Cask to one Bed, to 2 wooden

Pottlang<sup>3</sup>. - To one old Lathing Hatchet, 10/- Rai  
Cloth Bagg<sup>3</sup>. t. by 10/- & 1/- of Maj. T. Roode 700. by Cash  
amt of Henry P. H. 5. by 10/- & 1/- Recd. Sandal. go  
By one old great Cal;  
Decemb<sup>r</sup> 14: 1703  
y<sup>o</sup> March 1708

Mary M Clark -

North: B: December 28<sup>th</sup>. A.D. 1803  
The thirteenth & foregoing Inventory, of the  
Estate of Robt Clark dec'd, was exhibited  
to the Court of Probate County by Mary his Executrix, &  
& sworn to by her & Executrix in open Court; & ordered  
to be Recorded.

Recd. Dr. Joff - Han Post Co. No.

To the State of Robt. Par. & Dead; At his Wedding, Mary Clark for Jane's Charge & account of his wife &c as above. Recd =	6
To a sexto gage: Each of Rider bought of Isaac Hagan for G. S. Clark's Juniorice & soe expended -	3 15
To 8. 1/2 pound of Sug: at 5/- per pound -	0 6 9
To 10. 1/2 butter at 5/- per pound -	0 5 0
To two bush: of strawall & greenmig -	1 00
To his Ami -	1 00
To a gage of Mocast -	0 4 5
To Mr. Palmer for physick & attendance in his sickness -	2 00
To Dan French, for prolatos of his wife -	2 50
To G. Stiff for somone of Mich: End Hill & Morgan pouldon paid to his wife -	0 2 0
To G. S. Clark at 40/- day, each -	0 8 0
To G. S. Clark for 1000/- Certificate of Doctor -	1 0 0
To Spice for Robt. Clark at his funerall -	0 1 8
To Mary Seedy for help at his funerall -	0 7 5
Total except Mary M Clark	13 51

Mary McCaugh  
No: 42 Dec: 28<sup>th</sup> Anno: 1703 her Mark:  
Shone above all: R: 10 C: 3 by Mary Park  
which of 200<sup>th</sup> each; D: & sworn to by John & Mary  
& others to be record: sayt: I have read it over.  
Recd: 28<sup>th</sup> Dec: 1703 Mary McCaugh

359 To all Christian People for whom these presents  
shall come, know ye, that Mich: Morgan of & County of  
Northampton, in Virg: & Cope: for divers good Causes he  
wrote, making, but more especially, unto his Ex: Sisdar cor-  
resp: sum of Seven thousand pounds of to be paid or Cade-  
y: Baling & delivering of chf: Presents, which is due After fact  
to Comte, have for my self & my wife, Adam: Evans  
Cargan, & his Confidant, in full & delivered & assign'd  
to Comte by these presents, Grant, Cargan, & Co: In 1690: Confid-  
able & assign, unto Mr Evans of County of Plantation  
of New Castle on Long & Broad, upon King's River,  
Sixty acre of Land, to it more or less, bounding upon  
that Jacob, & Land of Bice, Davis, by a Line drawn  
out, To have and to Hold, of Plantacion  
& Land where houses, fences, orchards, pastures, Mar-  
ches, Woods, under Woods, water, water course, & all  
every appurtenance, thereunto, or any way appertaining  
the plot, in as full, & ample manner, as I, Mr: Adm: & Mich:  
might have, enjoy, & the same to him & his Heirs  
his heirs, & his Adm: & assign, for ever, & Mr: Mich:  
Morgan, from himself, his heirs, & his Adm: & assign  
plant & set by acres of Land, & all & Engulf, other to  
pinnacles, oppore, & about, according to & with  
appurtenances, unto Mr: Mr: Evans his Adm: & assign  
to ye only person, & his Heirs, & his Adm: & assign  
his Heirs, a signe given, & him & Mr: Mich:  
Morgan, his Heirs, or assigns, have & set by son and  
heirs, whoever lawfully claiming, by him, & his Adm:  
and, him, them, or any of them, & Mr: Mich:  
& for ever defend, by chf: & son, & y: Mr: Adm: & do  
Morgan, for himself, his Heirs, & his Adm: & assign  
Covenant, promis, Grant, & assign, to & y: Mr: Adm:  
Evans, his Heirs, & assigns, & during of them, by chf:  
presents, in manner & form following, that is to say  
I, y: Mr: Mich: Morgan, at y: time of y: Baling &  
delivering of these presents, had & full power to give  
right & Lawfull authority, to grant, Cargan, and  
Coney, & his signes, to his Heirs, & his Adm: & assign  
hereof, moreover, to be granted, & assign, in their  
severall of their appurtenances, unto y: Mr: Adm:  
Grant, his Heirs, & assigns, in manner & form a  
foresaid, & y: Adm: & y: C: & y: M: Mr: Evans his Heirs, & assign  
& every of them, & may by force & vertue of  
these presents, from time to time, & at all times  
for ever, have & hold, & occupy, enjoy, and possesse

The said plantacion, of Sixty acres of Land  
etc. & singular y<sup>e</sup> before grant. & premises -  
with their & every of their Rights, and  
appurtenances, In witness whereof and  
other y<sup>e</sup> premises I have hereunto set my hand  
and Seal this 27<sup>th</sup> day of January 1704  
Signed, Sealed in my presence  
Nich. Morgan

Miss Ballotting  
of us  
On Ballot

Mar. Log

April 1920

Aron, A. W. & Son, Newburyport, Mass.

Then ac<sup>d</sup> know Bodge: in open Court off<sup>d</sup> S<sup>d</sup> County  
By 2<sup>d</sup> Mich: Mor<sup>d</sup> zah; as his first w<sup>d</sup> C<sup>d</sup> Act<sup>d</sup>  
Pro<sup>d</sup> to, in Barans; & Ord<sup>d</sup> to 6<sup>d</sup> Record<sup>d</sup>  
B<sup>d</sup> f<sup>d</sup> G<sup>d</sup> A<sup>d</sup> R<sup>d</sup> S<sup>d</sup> C<sup>d</sup> U<sup>d</sup> D<sup>d</sup> T<sup>d</sup> J<sup>d</sup> I<sup>d</sup> O<sup>d</sup>

Mary Morgan, y<sup>e</sup> wife of Mich: Morgan,  
doe freely & voluntary give up all my Right  
& title of this aforesaid Deed of Estate  
at my s<sup>t</sup> Husbands hale & life unto Mr Evans  
discharging any other from me, or under me, from  
paying any claim, or title thereto. At witness  
my hand this 2<sup>d</sup> day of Jan<sup>r</sup> 1703.

W<sup>m</sup> D<sup>r</sup> G<sup>r</sup> C<sup>r</sup> M<sup>r</sup> M<sup>r</sup> E<sup>r</sup> W<sup>r</sup> M<sup>r</sup> J<sup>r</sup>  
1703 1703 1703 1703 1703 1703 1703 1703 1703 1703

1783  
Tithes are now charged in open Court by  
County by ye R. Mary Morgan & Gal. 1783:  
With act & Ord. to ye 1<sup>st</sup> of Nov. Evans &  
order to 1783 Record. 2<sup>nd</sup> Oct. 1783 C. C. T. 7<sup>th</sup> Oct.

*Sgt Han: CusTis: c6: or  
Sgt Han: CusTis: c7: or  
co: Mar*

To all Christian People to whom this writing shall come, Thomas Savage, of New London in County of Northampton, in Virginia &c. B. 1600 greeting, I know y<sup>r</sup> & thy s<sup>t</sup> Tho. Savage as moe for, & in Consideration of y<sup>r</sup> Fatherly Love and —

367) Natural affection whiche I have & bear, unto my four sonnes  
hereafter by their names in these presents, mencong & has  
also for devells other good cause & consideracione at this  
present especially moving have given, granted, aliened and  
confirmed & by these presents do give, grant, alien & confirm  
unto my s<sup>t</sup> sonnes, from and after time of my Deceas,  
my Divident, of four hundred and fifty acres of Land &  
plantacon, whereon Inow dwelle, situate, lying & being  
at Newadux ~~Col~~ in County of Northam<sup>t</sup>, to be as fo<sup>r</sup> as  
to be shared and divided between, & amongst them as  
hereafter followeth, And first I give unto my sonn  
Thomas, & his heirs of his body lawfully begotten, my  
plantacon wherpon Inow dwelle & somuch Land next  
thereto adjoyning or contiguous shall together with  
plantacon make up y<sup>e</sup> full complem<sup>t</sup> of one hundre<sup>d</sup>  
and fifty acres of Land, Also I hereby give unto my  
thrid sonns i.e. Nathaniel, Robinson; & Jonath<sup>n</sup>  
from and after my Deceas as aforesaid three hundred  
Acres of Land being y<sup>e</sup> residue & remainder of my aforesaid  
four hundred & fifty acres of Land, it is to say to each  
of y<sup>m</sup>, & to each & every of their heirs of the body &  
lawfully begotten, One hundred Acres of Land out  
of y<sup>e</sup> said three hundred Acres, a Division therof to be  
equally made, by & between themselves, or such  
or persons as they shall think fit to make choice  
of, for intent & purpos, & also give unto my  
four sons above named, & their heirs, as aforesaid  
& free liberty, & privilege, to gale & get upon all  
or any p<sup>t</sup> of my aforesaid Divident of four hundred  
& fifty acres of Land all such timber as they & every  
of them shall at any time have good & necessary  
occasion to make up of their & every of their  
owne properys use or occasion, of for y<sup>e</sup> use of  
their & every of their plantacons, thereupon  
without making waste or sale thereof & if it shall  
so happen that one or more of my s<sup>t</sup> sonnes die, who  
Nathaniel, Robinson; or Jonathan shall decease  
& not leave such heirs, as aforesaid Lands here be  
given by me to him, or her, I doth here by give to be  
equally divided, amongst & between the surviving  
sonnes who<sup>s</sup> names are above mentioned & to none  
other person or persons whatsoever claiming  
pretending to claime any right title or interest  
unto, or out of y<sup>e</sup> same, in any part, or place thereof  
by any wayes or meanes whatever, & if it shall soe  
befall Almighty God to call my four sonnes  
a few maner, I shall decease & leave no heire

362) As afores<sup>d</sup>. Then I hereby give my said  
plantacion & land as afores<sup>d</sup>. to my two daught<sup>r</sup>  
Anesley Hale, & Rebecc<sup>a</sup>. Johnson to be equally  
divided, betw<sup>n</sup>  $\frac{1}{2}$  & their heirs for ever, & further  
of any one or more of my afores<sup>d</sup>. sons shall have  
occasion & think meet fitting, to dispose, or make  
sale of all or any part of ~~or~~ <sup>any</sup> of such lands as  
their heires by me given unto him or  $\frac{1}{2}$  & to his  
give & grant unto him or  $\frac{1}{2}$  this or their heire  
as afores<sup>d</sup>. full & free liberty & privilege to make  
good & absolute sale thereof to one or more of his  
their brothers, or his or their heirs as afores<sup>d</sup>. and to  
no other person, or persons, whatsoever, this my  
23<sup>rd</sup> day of May or any thing therein contained for  
any dis<sup>t</sup> not withstanding; & lastly my will and  
pleasure is  $\frac{1}{2}$  Land her<sup>e</sup> before given to  $\frac{1}{2}$  or any  
of  $\frac{1}{2}$  shall not be taken, or any off  $\frac{1}{2}$  taken into  
their or his possession, until full age, according  
to law, And in witness hereof, I have hereunto set  
my hand and affixed my seal this 24<sup>th</sup> day  
of May, 1703.

The mark of Tho: T Savage  
of Boston

Seal'd & delivered  
In presents. Robt Scott.  
Tho: Giffh. Robt Encorger  
y<sup>e</sup> mark of In<sup>r</sup> G. P. Lucas

NOT<sup>P</sup> P<sup>o</sup> Jan: 28<sup>th</sup> 1703  
Then acknowledged in open Court of S<sup>t</sup> J<sup>s</sup>  
County by s<sup>r</sup> & Tho Savage Bn<sup>th</sup> Regt  
act & do<sup>d</sup> p<sup>o</sup> le his four Sons & or<sup>d</sup> to be  
upon Record; T. & H. C. L. & G. 1703

Recorded Sept. 20<sup>th</sup> Anno Domini 1717  
Whereas Eliz. Manly Servt<sup>t</sup> to In<sup>r</sup> Mr. Wilkins  
of Northampton County in Eng<sup>t</sup> hath had a Malaboo  
child, who hath made his Com<sup>y</sup> to us & subscriber<sup>s</sup>  
Churchwardens of Hung<sup>t</sup> parish, & Licent<sup>t</sup> makes  
himself Informer of the same, her<sup>s</sup> & Wilkins having  
& beneift of yo<sup>r</sup> Law, as is ther<sup>s</sup> in Entain<sup>t</sup>, & was ther<sup>s</sup> for  
yo<sup>r</sup> Churchwarden<sup>s</sup>, do<sup>r</sup> bind & set over unto yo<sup>r</sup>  
In<sup>r</sup> Wilkins his heirs &c. A.D. 1717 on<sup>r</sup> Apri<sup>r</sup>  
on behalfe of Hung<sup>t</sup> parish y<sup>e</sup> above w<sup>r</sup>.

363

Malathoc Bill called by y<sup>e</sup> name of Gabriel Marley for  
the full sum & time as by Law directs he y<sup>e</sup> s. <sup>17</sup> M<sup>l</sup> C<sup>l</sup> viii  
saving & keeping y<sup>e</sup> frish harmles, fro m<sup>e</sup> all manner  
of Chag<sup>g</sup>, & trouble, as may arise, by season or meane  
of y<sup>e</sup> child; That y<sup>e</sup> our affe<sup>t</sup> & Deed<sup>w<sup>ll</sup></sup> have her<sup>e</sup>  
unto Subscrib<sup>e</sup> w<sup>th</sup> our hands & seals this 2<sup>d</sup> Day of Sept<sup>r</sup> one Thousand Baron hund, 22 & the 22<sup>d</sup>  
y<sup>e</sup> of our r<sup>e</sup>gn.  
S<sup>i</sup>n: & Seal: &  
Deliver<sup>r</sup> & off us;  
In witness whereof we have set our hands  
in publick record  
Jan: y<sup>e</sup> 28: 1703  
Th<sup>e</sup> m<sup>e</sup> y<sup>e</sup> above or forecom<sup>e</sup> record<sup>r</sup> of y<sup>e</sup> H<sup>t</sup> H<sup>o</sup> C<sup>o</sup> N<sup>o</sup> 1  
Indenture was exhib<sup>t</sup> to the Court of y<sup>e</sup> County  
by John Wilkins Esq<sup>r</sup> & al<sup>y</sup> request of y<sup>e</sup> M<sup>l</sup> C<sup>l</sup> viii  
y<sup>e</sup> ord<sup>r</sup> 22 to 63 Record<sup>r</sup> by y<sup>e</sup> H<sup>t</sup> H<sup>o</sup> C<sup>o</sup> N<sup>o</sup> 1  
Recorded y<sup>e</sup> 28 Jan C<sup>o</sup> N<sup>o</sup> 1

Know all men by these presents, that I Mongo  
Somerville & Eliz. my wife, of & Parc. of County  
of York in Virg. in Behalf, & in Consideration of my  
trust & Confidence, which have been & reposed in the  
of Northampton County, Genl. doo nominate &委  
title & appoint, & in due course & Speed publ'd  
I. & Wm. Lee Esq. to be our true & lawfull attorney  
for us & in our behalfe, to acknowledge in  
Northampton County Court, one百一十五 acres  
or Conveyance for one hundred & fifteen acres  
of Land to be it more or less to Henry Stearns  
of s. County, of Northampton & to his heirs  
forever; according to ye s. Conveyance, bearing  
Date with these presents signed & sealed, by us  
I. & Mongo Somerville, & Eliz. my wife, to whom  
Attorney shall doo in the premises shall  
be in full force and as ample a manner in all  
Contractions of Law as if wee & s. Mongo  
Somerville & Eliz. Somerville were per-  
sonally present In witness whereof wee

364 I have herunto fixed our hands and  
Seals This 12<sup>th</sup> Day of Febr. A.D. 1703  
Signed Seal'd In Wm. Somerville  
y presents off Dr. Somerville  
Han<sup>t</sup> & Ba<sup>t</sup>  
In<sup>o</sup> Mathew<sup>s</sup>; Nor<sup>t</sup> March 4<sup>th</sup> 1704.

John & George Washington, was  
pro. in Co. by Corporate oaths, of Han. Cullis, & Mathew  
Hallowe, of C. & Cullis; as an attorney & counse  
Han. Cullis, & in

To all Christian People to whome  
these presents shall come; I know ye & I  
mong Somerville & Eliz. my wife for  
diverse causes & Consideracions hereunto  
moving but more especially for Consideracion  
of twenty Sheeps, to us in hand paid & Secured  
by Gen: Harmanson of Northampton County  
In & Eastern Shore; who have bargained  
as by these presents; who doo bargain &  
convey & deliver unto J. H. Peony Star-  
tler or his heire & assigns forever one  
hundred & fifty acres, & same more or less  
boundes & places, upon & Land, formerly  
held by Robert Parrott westerne & East of  
Land being formerly held by Maj: Wm Spencer & by  
him sold to Wm Gascoigne Elder of Northampton  
County, during his life, & since reverteth to y<sup>r</sup> s<sup>r</sup> the  
wif<sup>e</sup> & J. H. Monge Somerville; as taught to  
Maj: Wm Spencer, so hard & so stould y<sup>r</sup> s<sup>r</sup>  
one hundred & fifty acres of Land & more or  
less, to him & J. H. Peony Harmanson, his heire &  
assigns for ever, with all houses orchards, fence  
Walls, Woods, under Woods, Water, Watercourses  
water, & all other profit & advantages  
one hundred & fifty acres of Land, so y<sup>r</sup> neither  
J. H. Monge Somerville, nor J. H. Eliz. Somerville

365

Now with to y<sup>r</sup> & M<sup>r</sup> Mongo Somerville, shall hereafter have  
any Right title or Interest in, or to, a forest Land and  
Advantages as a forest, nor either of our selves, but we  
& Pilots of us, to be from hence forth, forever ex-  
cluded & Debarred, In witness whereof we, & Mongo  
Somerville, &, and Eliz. Somerville have hereunto  
fixed our hands & seals this 12<sup>th</sup> Day of February  
1703.

1703 Mongol. Pomaria: *C. c.*  
Sign. & Seal'd. In Eliz. Semper vita: *C. c.*  
W. H. off Seal.  
Plan: East is - In Matthew's

Northamp<sup>t</sup>. J<sup>s</sup>: March 28: 1704

The foregoing Deed or Conveyance, was exhibited to Court by Law office attorney of Mr. Mongomery & Co., & Clerk his wife, & Labro did acknowledge the same before John Harmanson & others to record.

*Temp. Glani: Custos: et: 03  
Recepit temp - Etiam Custos: et: 03  
Cai: Noo*

1703	The Estates off Robt. Park late Dr <sup>r</sup> to his Widow Mary Park for funeral charges &c And his business for Physick, in his Purchases & probate of his will etc. As followt viz: -	
	To 1766. yare Cask of Rydon Bought of Park	£5 10s
	Haggard, for yr 1 <sup>st</sup> Maids purvile £10 expended	03 40
	To eight pounds of sugar, at £ 1 <sup>st</sup> per lb	00 04
	To 10. pound of Butter, at 5 <sup>d</sup> per lb	00 50
	To 2. bushels of wheat, and 4 <sup>lb</sup> of groundryg	01 00
	To 10 lbs Coffie	01 00
	To Mary, Prady. for 13 lbs at her funeral	00 70
	To A gate of Matelass	02 25
	To Mr. Palmer for your physick & attendance	02 00
	To Dan. Park for & balance of his debt	02 50
	To yr Servt. for summe of my last Bill due, £ 00 20	
	Maryas. Coulbie Evidence of her will	
	To yr Servt. for advertising, all no day earlier	00 80
	To yr Servt. for yr Account no 10 of 100m	
	To Mrs. Park & the Carriers at his funeral	00 18
	£ 13 10s	
	Received Mary 6 Oct 1703	
	Recd, 11 March	

366

To The Dow<sup>t</sup> Com<sup>r</sup> for<sup>t</sup> County of Northam<sup>t</sup>  
Navy. Clerk widow of Robt Park. A 100 hundre<sup>d</sup>  
pounds, that she having disturbance, of summa  
of thir teen, hundred, fiftieth, forty seven,<sup>9</sup>  
pounds, of Tob<sup>t</sup>. And rath<sup>t</sup> amounting to<sup>t</sup> 47.  
Above, amount, as also two pounds, of three  
shillings, the thre<sup>t</sup> and, hundred<sup>t</sup> payed.  
Your W<sup>t</sup> W<sup>t</sup> R<sup>t</sup> H<sup>t</sup> and<sup>t</sup> four<sup>t</sup> the sum<sup>t</sup>  
to Be Allocated, her, out<sup>t</sup> of her, & her  
husband, Estate, with costs —

And<sup>t</sup> Sub<sup>t</sup> Recd<sup>t</sup> by<sup>t</sup> Mr<sup>t</sup> Hall<sup>t</sup> pro<sup>t</sup> &c.

Nov<sup>t</sup> 29 Decemb<sup>t</sup> 28<sup>t</sup> 1704

The above going Inventory was<sup>t</sup> made<sup>t</sup> mo<sup>t</sup>  
Exhibit<sup>t</sup> to<sup>t</sup> the above p<sup>t</sup> to<sup>t</sup> the Court by<sup>t</sup> Mary Clark  
Ex<sup>t</sup> d<sup>t</sup> to<sup>t</sup> Robt<sup>t</sup> Park<sup>t</sup> & third party to<sup>t</sup> the  
S<sup>t</sup> Mary<sup>t</sup> & Gordon<sup>t</sup> to<sup>t</sup> be record<sup>t</sup>.

At<sup>t</sup> Glan<sup>t</sup> Custis<sup>t</sup> Cler<sup>t</sup>

And Record<sup>t</sup> by<sup>t</sup> Mr<sup>t</sup> Hall<sup>t</sup> recd<sup>t</sup> —

Co<sup>t</sup> North

May 4<sup>t</sup> 30<sup>t</sup> 1704 —

Imp<sup>t</sup> 2

An<sup>t</sup> a/c<sup>t</sup> 108<sup>t</sup> of estate of Andrew Anderson since<sup>t</sup>  
comes, To<sup>t</sup> y<sup>t</sup> remembrants of<sup>t</sup> q<sup>t</sup> Sub<sup>t</sup> recd<sup>t</sup> —

An<sup>t</sup> old<sup>t</sup> Graining<sup>t</sup> Sp<sup>t</sup> 100<sup>t</sup>, then by<sup>t</sup> q<sup>t</sup> Sub<sup>t</sup> recd<sup>t</sup>  
present<sup>t</sup> to<sup>t</sup> q<sup>t</sup> Appraisers who refused<sup>t</sup> to appraise<sup>t</sup>  
it, bring<sup>t</sup> to<sup>t</sup> inconsiderable<sup>t</sup> in value, that is was<sup>t</sup>  
by<sup>t</sup> thought fit<sup>t</sup> to remain<sup>t</sup> & be for<sup>t</sup> y<sup>t</sup> use<sup>t</sup> of<sup>t</sup>  
house, As they<sup>t</sup> answered, The Sub<sup>t</sup> recd<sup>t</sup> —

An<sup>t</sup> old<sup>t</sup> rath<sup>t</sup> & a decayed<sup>t</sup> pair<sup>t</sup> of wheels<sup>t</sup> of iron<sup>t</sup>  
also, given<sup>t</sup> by<sup>t</sup> q<sup>t</sup> Sub<sup>t</sup> recd<sup>t</sup> at<sup>t</sup> same time<sup>t</sup> to<sup>t</sup>  
Appraisers, at<sup>t</sup> q<sup>t</sup> Appraisers<sup>t</sup> & appraised<sup>t</sup> y<sup>t</sup>  
Estate, & by<sup>t</sup> q<sup>t</sup> omitted<sup>t</sup> to<sup>t</sup> be in<sup>t</sup> use<sup>t</sup>; Given<sup>t</sup> —

An<sup>t</sup> old<sup>t</sup> pair<sup>t</sup> of Buff<sup>t</sup>, S<sup>t</sup> 100<sup>t</sup>, w<sup>t</sup> 3 small<sup>t</sup> Bassins<sup>t</sup>

367 Arnold<sup>t</sup> Scott<sup>t</sup> Plan, being<sup>t</sup> not al<sup>t</sup> lowed, by means  
whereof, was<sup>t</sup> forgotten<sup>t</sup> By<sup>t</sup> this subscriber

And<sup>t</sup> old<sup>t</sup> Fiddling<sup>t</sup> and<sup>t</sup> five<sup>t</sup> do<sup>t</sup> of very<sup>t</sup> rath<sup>t</sup> Carr<sup>t</sup> off<sup>t</sup>  
was<sup>t</sup> by<sup>t</sup> q<sup>t</sup> subscriber, likewise<sup>t</sup> passed<sup>t</sup> to<sup>t</sup> q<sup>t</sup> Appraisers<sup>t</sup>  
but<sup>t</sup> was<sup>t</sup> by<sup>t</sup> q<sup>t</sup> desiring<sup>t</sup> of<sup>t</sup> so<sup>t</sup> inconsiderable<sup>t</sup> a value<sup>t</sup> y<sup>t</sup>  
price<sup>t</sup> for<sup>t</sup> use<sup>t</sup> of<sup>t</sup> house, & y<sup>t</sup> Fiddle<sup>t</sup> to<sup>t</sup> 10<sup>t</sup> & 6<sup>t</sup> Pounds<sup>t</sup>  
As they<sup>t</sup> y<sup>t</sup> answered<sup>t</sup> y<sup>t</sup> Sub<sup>t</sup> recd<sup>t</sup> —

End<sup>t</sup> of<sup>t</sup> m<sup>t</sup>: Sir<sup>t</sup> Luke, one Arrow<sup>t</sup> of molasses<sup>t</sup> Found<sup>t</sup>  
q<sup>t</sup> of Rum, six pounds, of sugar, three<sup>t</sup> p<sup>t</sup> of ginger<sup>t</sup>  
q<sup>t</sup> a quantity<sup>t</sup> of Tob<sup>t</sup> 8<sup>t</sup> y<sup>t</sup> rath<sup>t</sup> y<sup>t</sup> year made<sup>t</sup> by<sup>t</sup>  
of<sup>t</sup> Robt<sup>t</sup> by<sup>t</sup> q<sup>t</sup> Luke, 10<sup>t</sup> q<sup>t</sup> subscriber<sup>t</sup> But<sup>t</sup> q<sup>t</sup> weight<sup>t</sup>  
of<sup>t</sup> y<sup>t</sup> R<sup>t</sup> to<sup>t</sup> 10<sup>t</sup> Pounds, know not<sup>t</sup> that<sup>t</sup> Robt<sup>t</sup> gave<sup>t</sup> and<sup>t</sup>  
any<sup>t</sup> account<sup>t</sup> of<sup>t</sup> y<sup>t</sup> weights<sup>t</sup> of<sup>t</sup> 10<sup>t</sup> y<sup>t</sup> Tob<sup>t</sup> Bring<sup>t</sup> y<sup>t</sup>  
y<sup>t</sup> east<sup>t</sup> of<sup>t</sup> very<sup>t</sup> low<sup>t</sup> value<sup>t</sup>, & not<sup>t</sup> bring<sup>t</sup> good<sup>t</sup> Also<sup>t</sup>  
Five hundred<sup>t</sup> p<sup>t</sup> of<sup>t</sup> Tob<sup>t</sup>, p<sup>t</sup> 10<sup>t</sup> m<sup>t</sup> forward<sup>t</sup> on<sup>t</sup>  
of<sup>t</sup> y<sup>t</sup> rath<sup>t</sup> y<sup>t</sup> year, Bring<sup>t</sup> y<sup>t</sup> Ballance<sup>t</sup> of<sup>t</sup> add<sup>t</sup>  
due<sup>t</sup> to<sup>t</sup> q<sup>t</sup> P<sup>t</sup> Sh<sup>t</sup> wood<sup>t</sup> by<sup>t</sup> q<sup>t</sup> D<sup>t</sup> Andrew<sup>t</sup> Andrew<sup>t</sup>  
in<sup>t</sup> fits, 12<sup>t</sup> firs<sup>t</sup>, 4<sup>t</sup> p<sup>t</sup> molasses<sup>t</sup>, & R<sup>t</sup> 10<sup>t</sup> y<sup>t</sup> Luke<sup>t</sup>  
w<sup>t</sup> was<sup>t</sup> disposed<sup>t</sup> of<sup>t</sup> in<sup>t</sup> y<sup>t</sup> family<sup>t</sup>, in<sup>t</sup> low<sup>t</sup> value<sup>t</sup> y<sup>t</sup>  
bring<sup>t</sup> a<sup>t</sup> all<sup>t</sup> y<sup>t</sup> Crop<sup>t</sup> of<sup>t</sup> Tob<sup>t</sup> y<sup>t</sup> year made<sup>t</sup> y<sup>t</sup> 16<sup>t</sup>  
50<sup>t</sup> Tob<sup>t</sup>, p<sup>t</sup> y<sup>t</sup> year out<sup>t</sup> of<sup>t</sup> y<sup>t</sup> Crop<sup>t</sup> by<sup>t</sup> Mr<sup>t</sup> Andrew<sup>t</sup>  
to<sup>t</sup> A<sup>t</sup> Brown<sup>t</sup>, p<sup>t</sup> 3<sup>t</sup> have his<sup>t</sup> due<sup>t</sup> to<sup>t</sup> y<sup>t</sup> 10<sup>t</sup> of<sup>t</sup> house<sup>t</sup>  
of<sup>t</sup> y<sup>t</sup> Brown<sup>t</sup>, — Seven Swine young<sup>t</sup> & old<sup>t</sup> and<sup>t</sup>  
4<sup>t</sup> corn<sup>t</sup> w<sup>t</sup> were<sup>t</sup> app<sup>t</sup> to<sup>t</sup> y<sup>t</sup> supply<sup>t</sup> of<sup>t</sup> necessary<sup>t</sup>  
Supply<sup>t</sup>, & necessaries<sup>t</sup> of<sup>t</sup> q<sup>t</sup> Sub<sup>t</sup> recd<sup>t</sup>, & children<sup>t</sup>  
in<sup>t</sup> low<sup>t</sup> value<sup>t</sup>, but<sup>t</sup> more<sup>t</sup> sold<sup>t</sup>, now<sup>t</sup> consider<sup>t</sup> &  
to<sup>t</sup> buy<sup>t</sup> other<sup>t</sup> us<sup>t</sup>, y<sup>t</sup> 18<sup>t</sup> all<sup>t</sup>, y<sup>t</sup> q<sup>t</sup> Sub<sup>t</sup> recd<sup>t</sup> —  
Call<sup>t</sup> to<sup>t</sup> mind<sup>t</sup> all<sup>t</sup> y<sup>t</sup> sum<sup>t</sup> Brown<sup>t</sup> —

and<sup>t</sup> Rem<sup>t</sup> b<sup>t</sup> v<sup>t</sup> — Signature

A<sup>t</sup> 2<sup>t</sup> 10<sup>t</sup> of<sup>t</sup> 1<sup>t</sup> with<sup>t</sup> Col<sup>t</sup> 1<sup>t</sup>  
w<sup>t</sup> now<sup>t</sup> b<sup>t</sup> to<sup>t</sup> say<sup>t</sup> b<sup>t</sup> E<sup>t</sup> H<sup>t</sup> Andrew<sup>t</sup>  
cannot<sup>t</sup> T<sup>t</sup> —

North<sup>t</sup> 3<sup>t</sup> May 30<sup>t</sup> 1704:

Then<sup>t</sup> foregoing<sup>t</sup> part<sup>t</sup> of<sup>t</sup> Inventory<sup>t</sup> of<sup>t</sup> estate<sup>t</sup>  
of<sup>t</sup> M<sup>t</sup> N<sup>t</sup> M<sup>t</sup> Indigo<sup>t</sup> D<sup>t</sup> was<sup>t</sup> exhibit<sup>t</sup> to<sup>t</sup> C<sup>t</sup> in<sup>t</sup>  
by<sup>t</sup> Eliz<sup>t</sup> Chapman<sup>t</sup> & A<sup>t</sup> D<sup>t</sup> Estate<sup>t</sup> is upon her<sup>t</sup>  
both<sup>t</sup> declared<sup>t</sup> to<sup>t</sup> be<sup>t</sup> just<sup>t</sup> given<sup>t</sup>  
and<sup>t</sup> to<sup>t</sup> be<sup>t</sup> record<sup>t</sup> — S<sup>t</sup> 1<sup>t</sup> Glan<sup>t</sup> Custis<sup>t</sup> etc<sup>t</sup>

And Record<sup>t</sup> by<sup>t</sup> Mr<sup>t</sup> Hall<sup>t</sup> recd<sup>t</sup> —

Octob<sup>r</sup> 5<sup>th</sup> 1793 After my oath Administered & Sworn  
under written present to me & Subscribed by George  
Wilmayson, Administ<sup>r</sup> of Ben<sup>t</sup> Wilmayson Esq<sup>r</sup> & George  
(VR)

67 <sup>th</sup>	8 <sup>th</sup> quarter of osembrigg at 8 <sup>2</sup> / <sub>3</sub> yd -	0 538: 2
23 <sup>rd</sup>	3 <sup>rd</sup> quarter Ditto at 8 <sup>2</sup> / <sub>3</sub> yd -	0 230
06 <sup>th</sup>	8 <sup>th</sup> quart <sup>r</sup> Dito - at 7 <sup>2</sup> / <sub>3</sub> yd -	0 043: 2
18 <sup>th</sup>	8 <sup>th</sup> of new Shetning Lemon at 8	0 144
30 <sup>th</sup>	8 <sup>th</sup> galeticks at 13 <sup>2</sup> / <sub>3</sub> yd -	0 390
02 <sup>nd</sup>	8 <sup>th</sup> Dito - at 11 <sup>2</sup> / <sub>3</sub> yd -	0 029
26 <sup>th</sup>	8 <sup>th</sup> of Corp Holland at 20	0 105
04 <sup>th</sup>	8 <sup>th</sup> of Holland No: 0: at 16 <sup>2</sup> / <sub>3</sub> yd	0 249
02 <sup>nd</sup>	8 <sup>th</sup> of Hatch Cloth at 12 <sup>2</sup> / <sub>3</sub> yd -	0 057
01 <sup>st</sup>	Cashed shirts not made -	0 040
01 <sup>st</sup>	8 <sup>th</sup> of Calico -	0 020
01 <sup>st</sup>	8 <sup>th</sup> of Muslin -	0 035
02 <sup>nd</sup>	8 <sup>th</sup> of Lemon no Hat at 12 <sup>2</sup> / <sub>3</sub> yd -	0 138
02 <sup>nd</sup>	8 <sup>th</sup> of Fustick -	0 020
08 <sup>th</sup>	8 <sup>th</sup> of Tyed Lemon at 6 <sup>2</sup> / <sub>3</sub> yd -	0 052
02 <sup>nd</sup>	8 <sup>th</sup> of brickick at 14 <sup>2</sup> / <sub>3</sub> yd -	0 059
05 <sup>th</sup>	8 <sup>th</sup> of brickick at 16 <sup>2</sup> / <sub>3</sub> yd -	0 080
01 <sup>st</sup>	brickick 7 quarts at -	0 200
01 <sup>st</sup>	Ditto 6 quarters at -	0 160
01 <sup>st</sup>	6 <sup>th</sup> of at -	0 160
07 <sup>th</sup>	3 <sup>rd</sup> of flowered Damask at 18 -	0 139
25 <sup>th</sup>	8 <sup>th</sup> of Jersey No: 1 at 25 <sup>2</sup> / <sub>3</sub> yd -	0 687
02 <sup>nd</sup>	8 <sup>th</sup> of Holland at 20 <sup>2</sup> / <sub>3</sub> yd -	0 090
02 <sup>nd</sup>	8 <sup>th</sup> Large at 15 <sup>2</sup> / <sub>3</sub> yd -	0 050
02 <sup>nd</sup>	1 <sup>st</sup> of Sateen at 18 -	0 038
26 <sup>th</sup>	8 <sup>th</sup> of flowered stuff at 12 <sup>2</sup> / <sub>3</sub> yd -	0 072
04 <sup>th</sup>	8 <sup>th</sup> of White London Cotton at 8 -	0 036
13 <sup>th</sup>	8 <sup>th</sup> of m <sup>d</sup> Drug at 13 <sup>2</sup> / <sub>3</sub> yd	0 978
03 <sup>rd</sup>	8 <sup>th</sup> of Serge at 25 <sup>2</sup> / <sub>3</sub> yd -	0 087
07 <sup>th</sup>	8 <sup>th</sup> of m <sup>d</sup> Serge at 30 -	0 217
11 <sup>th</sup>	8 <sup>th</sup> of Jersey No: (L.) at 25 <sup>2</sup> / <sub>3</sub> yd -	0 281
	A Calico Quill -	0 250

369	One Spotted rugg with small spots -	- - - 200
	One Ditt <sup>r</sup> Large spots -	- - - 150
	one bird Manz -	- - - 025
	one fine Damask Table cloth & Napkins -	- - - 300
	one Table cloth & 11 Napkins, w <sup>ch</sup> his father gave me -	- - - 100
	one Coal & one pair of t. Wood -	- - - 010
	3 Doz Moahair Buttons -	- - - 015
	4 Pds of Quig Col <sup>r</sup> Jersey Wool at 22 <sup>2</sup> / <sub>3</sub> yd -	- - - 101
	1/2 lb of Brown Thread with a lace of red Ditto -	- - - 010
	a green rugg att -	- - - 220
	one old red rugg att -	- - - 060
	one old Shoots in a Seaming Case in a mede -	- - - 080
	one pr of old Shoots No: 1 at -	- - - 080
	one pr. D <sup>r</sup> No: 2 at -	- - - 080
	one pr D <sup>r</sup> No: 3 at -	- - - 080
	one old patch'd Dito -	- - - 010
	one pr of Virginia & Booth Buttons old att -	- - - 012
	one pr of Black & Booth Buttons, at -	- - - 050
	one pr of Red plush Buttons at -	- - - 120
	one pr of old white fustian 9 <sup>1</sup> / <sub>2</sub> yds at -	- - - 012
	one old striped fustian 8 <sup>1</sup> / <sub>2</sub> yds -	- - - 012
	one white, Rustick 8 <sup>1</sup> / <sub>2</sub> yds -	- - - 050
	one white, Rustick 8 <sup>1</sup> / <sub>2</sub> yds -	- - - 050
	one white, Rustick 8 <sup>1</sup> / <sub>2</sub> yds -	- - - 040
	one small garment of scalloped Edge -	- - - 006
	one piece of old Queen Anne Boat cloth -	- - - 1
	one mean heavy Coal -	- - - 150
	one pr of Boys jeans 10 <sup>1</sup> / <sub>2</sub> yds -	- - - 006
	3 <sup>rd</sup> of men's Hoses, at -	- - - 135
	one pr of Damask Shirts -	- - - 040
	one pr of old Sateen -	- - - 008
	one white round 12 Inch -	- - - 028
	one old Quig Thapin Dist <sup>r</sup> -	- - - 020
	3 narrow 4 <sup>1</sup> / <sub>2</sub> yds wide at -	- - - 040
	4 Play houses, at -	- - - 010
	1 <sup>st</sup> Quail Dutch Jugs -	- - - 006
	1 <sup>st</sup> Large Pottock South pan -	- - - 012
	one White Dito smaller, at -	- - - 006
	one pr of new green Stock & Sing. at -	- - - 048
	one pr Dito same Sing. by moatles -	- - - 040
	one old p <sup>m</sup> Dito Booth - at -	- - - 1

One Silver Tankard att -	-	-	1800
3 Silver Spoons ab. 100, each -	-	-	0300
A Silver Tankard -	-	-	0080
6 <sup>2</sup> of plates, almost new ab. 12 <sup>2</sup> -	-	-	756
13 <sup>2</sup> old ditto ab. 8 <sup>2</sup> -	-	-	108
A small plate tankard - att -	-	-	0010
A tin inkstand -	-	-	0012
one Small iron kettle -	-	-	0051
Weight: 17-3 lbs. pounds -	-	-	
one Iron pot weight 36, att 3 lbs -	-	-	0108
one Ditto weight 20 att 3 lbs -	-	-	0060
one Ditto weight 22 ab. 3 lbs -	-	-	0066
one old iron pot -	-	-	0009
one old iron pot & lid -	-	-	0012
A small iron pot weight 13 <sup>2</sup> ab. 2 lbs -	-	-	0027
3 sides of sole leather 60. lbs -	-	-	0010
2 sides ditto & a piece - ab -	-	-	0080
4 pieces of glass ab. 40 each -	-	-	0030
A chest called for wrought -	-	-	0160
A round box of lumber -	-	-	0150
one old trunk -	-	-	0005
A small Chest - ab -	-	-	0090
A broken box - ab -	-	-	0070
one old box - ab -	-	-	0030
A pair of old hand scythes, Brooks Stock ab -	-	-	0003
one old Box and Bobbin ab -	-	-	0030
one New Bed & Bobbin ab -	-	-	0030
A pair of pistoles & bobbin ab -	-	-	0030
A old bed & bobbin ab -	-	-	0250
A old hand set -	-	-	0100
A negro girl Calypso, ab -	-	-	0120
A negro woman called Mary, ab -	-	-	4000
A Black horse called Spook -	-	-	0250
A horse called Galt -	-	-	0800
A turned Chair wood bottom -	-	-	0700
A bed musel gun ab -	-	-	0200
A red wide board floor -	-	-	0250
A black stone w white tail -	-	-	0300

371	A Black Horse wth a head in Purfane -	-	0600
	A dog fed and half runnptg round -	-	0450
	A dog red & white puppy -	-	0400
	A brown Bark fed runnptg round -	-	0100
	3 Cows -	-	0210
	23 Bushels of Salt at 20 fl Bushel -	-	0570
	one cow chest - ab -	-	0450
	one old iron Chest -	-	0150
	one Painted Box ab -	-	0030
	one Black leather Butter Box ab -	-	0015
	20 pounds of feathers at 9 pounds -	-	0180
	one old Cedar box - ab -	-	0030
	one Iron Pot weight 33 ab. 3 lbs -	-	0099
	A Black Cow called moll & calf ab -	-	0500
	A Brown Cow called Rose & calf ab -	-	0500
	A Brown called Rose ab -	-	0400
	A Brown called moll ab -	-	0400
	A Red red called Rose ab -	-	0400
	A yellow red called Starred Cow ab -	-	0400
	one 4 year old Sheep ab -	-	0400
	one small Red 2 year old Sheep ab -	-	0250
	one small Brown Sheep ab -	-	0250
	one two year old <sup>more</sup> Sheep ab -	-	0250
	one two year old Black side Riphorn - ab -	-	0250
	one two year old Black side Riphorn - ab -	-	0250
	one year old Red Riphorn - ab -	-	0150
	one year old Brown Bull ab -	-	0150
	one yearling Riphorn - ab -	-	0150
	one yearling Sheep - ab -	-	0938
	one Brown Pinto weight 52 ab. 18 lbs -	-	0044
	one broken pot ab. 6 feet high 22 ab. 2 lbs -	-	0844 <sup>4</sup> / <sub>5</sub>
	one small pot & 8 pot books weight 14-3 ab. 3 lbs -	-	0022 <sup>1</sup> / <sub>2</sub>
	one Broken Egg in pot ab -	-	0100
	1000 p. " pot marks - ab -	-	5000
	one Negro boy named James ab -	-	7000
	one Negro woman & child ab. 6 feet in height -	-	0160
	one Black Goat - ab -	-	6
	Three Pots of Fired Earthenware -	-	0648
	by estimation 418 gallons } -	-	
	Value of Ditch Valley ab. 215 }	-	

992

One Negro Boy Rubric-ah	3500
3 narrow hogs And one broad all abat	0020
3 Broad hogs	0036
one Black Goose ab	0300
one Red Dito ab	0300
one Red Dito with broad ab	0300
one pr of small handworn	0500
one Negro Boy Jack-ab	0150
Eighteen & $\frac{1}{2}$ bush Indian Corn	4450
40 pound of bacon, at 4 pr	1850
11 pound of bacon	0160
one iron kettle Weighing 23 ab 4 pr	0190
4 pr of wool at \$8 per pr	0032
A bagg of feathers weighing 21 pound	0180
one old Ironing pan	0006
6 Barnyard hogs ab	090
7 Small others	0700
11 Shoats	0110
3 Sheep two of 15" Ewes, & one weaten ab 80	0240
one pr of stiff Boarches	0090
one Barnarding Swan B. H.	0050
A pairall of black Linie	0110
A pairall of mutton	0030
3 pecks of bread	0030
one Bushell & $\frac{1}{2}$ 8 & $\frac{1}{2}$ bush peape	0065

North: p. March 28. 1704 (B) <sup>m</sup> Billott  
Then & going off Inventory B) m. froth —  
of Son Harmonson Dsd was G) s. froth &  
Exhibit. to 3 Earl of George G) s. Harmonson  
Harmonson & son A) m. George, Harmonson  
to P. Recd. (B)

~~Pf. + Han Cusliss: cr. & co  
Rover. Pf. + Han Cusliss: cr. & co Nov~~

373 To all Christian People to whom these Ent  
shall come greeting I humblye & I Peter Morley of Wig  
of Northampton County in Eng<sup>t</sup> planter for diverse Cause  
and Consideration methinks moving but more especially  
for sum of twoe five pounds sterl. of Eng<sup>t</sup>. to me  
paid & received before Execution here of by W<sup>m</sup> Eliz  
Eliz good of & County afores<sup>t</sup> & planter have theragin  
Sold Aliened Conveyed Delivered assign<sup>d</sup> & set over  
to vs by the present s Do Bargaine Aliege, seale & seal  
Confirme & deliver unto C<sup>r</sup> W<sup>m</sup> Eliz good, & to his heire  
Eliz good for ever fifty acres of Land situated  
lying & being in C<sup>r</sup> County of Northampton; lying & one  
full hact<sup>e</sup> off one hundred & Ninety acres of Land  
Tho: Morley bought of In Someth<sup>t</sup>; & since bargained  
to me Peter Morley Eliz good, by C<sup>r</sup> East side & off  
of the North Ditch. Bef<sup>t</sup> & neare appear by C<sup>r</sup>  
Records off a bove Speare fift<sup>e</sup> County; to have &  
hold of & fift<sup>e</sup> acre there of land; Only reser  
ving Esther Morley wife of me of plantation, wad  
pastures, timber woods, underwood & all other pro  
advantages thereunto belonging or any waies  
appertaining, to him & to W<sup>m</sup> Eliz good, his heire  
Eliz good for ever, and Do for me in his behalfe, &c<sup>r</sup> Ame  
dether promise, Covenant, to & with & to W<sup>m</sup> Eliz good  
his heire & Eliz good to warrant & defend the title  
of C<sup>r</sup> S<sup>t</sup> Land in every part and parcel thereof from  
him to me & at all times to him & to W<sup>m</sup> Eliz good  
his heire & Eliz good for ever againt any person  
or persons whos<sup>t</sup>, & a good w<sup>m</sup> Space of ground  
next to Commerce from & date her<sup>t</sup> to give  
by C<sup>r</sup> W<sup>m</sup> Eliz good his heire or Eliz good, such other  
& further assurance & Conveyance as he promis  
eth, as to his or y<sup>t</sup> Counteys advice & attorney  
Shall seeme fitnesse & convenient; In witness  
whereof & other premises, I have hereunto set  
my hand & fir<sup>t</sup>, my seal this 28<sup>th</sup> day of September  
one thousand and sev<sup>r</sup> hundred & four  
Eliz good his wife  
Peter Morley Eliz good  
In C<sup>r</sup> A.D. 1615

March 1<sup>st</sup> 1704  
Andrew Hamilton; North. by East  
Septemb: 1704. Ann<sup>o</sup> 1704  
In the above Province of New  
England in open Court of S<sup>t</sup>. & County, by  
G<sup>r</sup> & Peter Ward Wiggood, so in Wiggood  
& order to be record; Cap<sup>t</sup> Hans Fisher  
Record<sup>d</sup> Cap<sup>t</sup> Hans Fisher



376 To all Christian People to whom these presents  
Shall come greeting. I know God & I do my best to good  
consideration & plausiblty for divers causes &  
Especially for sum of twenty five pounds ster-  
liny affording to me in hand paid & delivered before  
of Exchequer hereof by North D<sup>r</sup> of Northamp:  
County aforesd Gent, have bargained Almon & Recd  
in p<sup>d</sup> 23<sup>d</sup> & confirm'd & deliv<sup>d</sup> a sign & set over  
and set over by these presents Do bargain Almon &c  
North D<sup>r</sup>, & to his heirs & signs forever one hundred  
acres & an half acres of Land situated lying  
in County aforesd & lying on a gulf h<sup>t</sup> of  
of Land Thomas Morley bought of In Someth<sup>d</sup>  
y were knowe L<sup>r</sup> & C<sup>r</sup> other halfe wch I bought of my  
brother Peter Morley & C<sup>r</sup> other halfe wch I bought of my  
spouse one hundred nineteen & a halfe acres of  
Land only reserving my Mother in Law Hester Morley  
in halfe she now liveth on wch part my said  
Morley bequeath unto my brot Peter Morley  
as can be done by his will now in Law Hester Morley  
to have & hold of & one hundred nineteen & a halfe  
acres of Land with all pastures, timber, Woods under  
ground or any profits and advantages therunto  
belonging or any wayes appertaining to him & said  
Peter Morley his heirs & signs forever, & Do for many  
years to come further promise Covenant and  
grant to & w<sup>t</sup> C<sup>r</sup> North D<sup>r</sup>, by his heirs & signs  
by these presents lawfully so<sup>d</sup> in a good sum & an  
affidat<sup>d</sup> before me in a good sum  
incumbrance claim or otherwise of remainder  
Reversion or power, & further to warrant & defend  
the same to him & his heirs & signs  
from time to time & at all times to him & his heirs  
by his heirs & signs forever against any person  
or persons whatsover, & also to him & space of fifteen  
years to commence from date hereof, to give &  
Peter Morley his heirs or signs such other &  
& further assurance & Conveyance, for & premises  
as to his or her Conced or a defacto & attorney shall  
be necessary & convenient In witness whereof  
& other & premises I have hereunto put my

377 Hand & fix my Seal this 26<sup>th</sup> Day of Sept one thousand  
seven hundred and four R<sup>m</sup>: Elligood  
Sign<sup>d</sup> R<sup>m</sup>: & Deliv<sup>d</sup>  
In presence of  
J<sup>n</sup> Custis: T<sup>r</sup>  
J<sup>n</sup> Mackmillian: North P<sup>r</sup>, Br G<sup>r</sup> 28<sup>th</sup> An<sup>r</sup> 1704  
The foregoing Sale of Land was by  
R<sup>m</sup>: Elligood, acknowledged in open  
Court of C<sup>r</sup> & County of his Act & Doed to North D<sup>r</sup>  
wch Oxford 26<sup>th</sup> Oct<sup>r</sup>  
S<sup>r</sup>: J<sup>n</sup> Custis: c<sup>r</sup>: c<sup>r</sup>  
S<sup>r</sup>: J<sup>n</sup> Custis: c<sup>r</sup>: c<sup>r</sup>  
Co: North

I know all man by the present of Rebbecca Elligood  
Lawsuit with w<sup>t</sup> m<sup>r</sup> Elligood for a consideration in her  
receiving of North D<sup>r</sup> of Northamp<sup>t</sup> County to R<sup>m</sup>: Elligood have  
my Right title & Interest or any claim or title of title  
of w<sup>t</sup> m<sup>r</sup> Elligood & hundred Neuston & an halfe acres of Land  
whether by right of Power, thirds or any other claim to  
ever to him & his heirs & signs forever Do in  
witness whereof I have hereunto put my hand & seal<sup>d</sup> this  
26<sup>th</sup> day of Sept one thousand seven hundred four R<sup>m</sup>: Elligood  
North P<sup>r</sup>, Br 28<sup>th</sup> 1704 above R<sup>m</sup>: Elligood  
acknowledged in open Court by Rebbecca Elligood Rebbecca Elligood  
to North D<sup>r</sup>, & w<sup>t</sup> m<sup>r</sup> Elligood S<sup>r</sup>: J<sup>n</sup> Custis: c<sup>r</sup>: c<sup>r</sup>  
S<sup>r</sup>: J<sup>n</sup> Custis: c<sup>r</sup>: c<sup>r</sup>

To all Christian People to whom these presents shall come, I do  
hereby declare before you that I R<sup>m</sup>: Elligood, of Northampton  
County, for divers years past & consideration thereunto  
moving, but especially for and in consideration of right three  
pounds of good tobacco, & task to me in hand, per acre of land  
per year, I do make this receipt of Northampton County, I do  
hereby acknowledge of owing you 8 per cent, interest of due  
& due, to be paid to me by Rebbecca Elligood, attorney for  
me & discharge of same I have bargained Abiding all  
whatsoever debts as by these presents, I do bargain a sum of  
400<sup>d</sup> to you by 1<sup>st</sup> January next, & pay<sup>d</sup> the same  
again and being at the same place in my County 1<sup>st</sup> January  
to the said James D<sup>r</sup> being then in possession of him, & paying  
him by 1<sup>st</sup> January next, 4<sup>th</sup> land of Jonah Jackson and  
D<sup>r</sup> James, 2<sup>nd</sup> January, 4<sup>th</sup> payment, commencing of Dividends of  
6<sup>th</sup> January, sum 15<sup>d</sup> & 4<sup>th</sup> last on ye Pasture, running southly  
into 4<sup>th</sup> Woods, bounded on ye Northen, parts by 4<sup>th</sup> maine

379

year, of Pottowannock Being one hundred and twenty  
Acres. To have A Hl. & To Hold of the said  
hundred and fifty acres, with all houses & edifices of Building  
or orchards, Gardens, Fences, pastures, Woods under Woods, waters  
Water courses, meadows, marshes, and other Apertures what-  
Soever. Thereunto belonging, with any wise appurtenance  
To him & his Heirs, & assigns. From the day  
of the date, Bearer of this Deed, to y<sup>e</sup> next first, 9<sup>th</sup> of Dec.  
~~for~~<sup>to</sup> Richd Moon, my Heirs, Exec<sup>t</sup> & Adm<sup>r</sup> to any other  
Person or Persons, it shall be lawful, I shall at any time or times  
hereafter, As I shall see fit, claim or demand Any Right  
Title or interest, or possession in and to y<sup>e</sup> premises  
or any part, or parts thereof, but from y<sup>e</sup> same 9<sup>th</sup> day  
of Dec<sup>r</sup> 1700, & y<sup>e</sup> 1<sup>st</sup> day of January De Bearer, & for ever  
Excluded, & I give & Richd Moon, Do to me my heirs  
& executors, & adm<sup>r</sup>s, & assigns, my Reservation  
That his heirs & assigns, y<sup>e</sup> executors & adm<sup>r</sup>s  
hereof, I have good Right Title, & interest in and to y<sup>e</sup>  
premises, & to y<sup>e</sup> pond & salt y<sup>e</sup> same in manner as it  
now is. Excepted & also the Warrent & Demand of same  
To him & his Heirs, & assigns, & for the sum of  
A gaunt & just Claim, Title & interest, of any person or  
Persons whatsoever, for due Performance of some of y<sup>e</sup> Curi-  
ous my heirs, De Bearer, & executors & adm<sup>r</sup>s, & six hundred thousand  
pounds, of good tobacco, and cash to be paid to him & said  
Henry Pitt, his Heirs, Exec<sup>t</sup> & Adm<sup>r</sup> & assigns, upon  
Demand. M<sup>r</sup> Witness whereof & other y<sup>e</sup> premises  
I have here unto, sette this last day of Dec<sup>r</sup>

Gran: Wainhouse  
J. Gn: Prose - -  
Joseph Benth: -

Lith: Moore

16. DECEMBER: - )  
Nordt. 37 y: 328: 1704  
The foregoing Sale of Land was  
done and acknowledged in open Court of  
Henn County by G. L. White, Notary Public  
and order of the Recorder.

Recorded - Prof. Hans Eustis, D.D.

372

*Sis. H.*

Worth: S: 4: 128: May: 1761  
The above Relingui: was then Acknowledged  
in open Court & County by & Mary  
Parke as £200 Oct & Debts & within Warrant  
Richard Peacocke was thereto Recorded  
S: 1: May: Justis: 8: 93  
( ) Recorded S: 1: May: Justis: 8: 93  
Recorded S: 1: May: Justis: 8: 93

To which will be added a copy of the Bullock of Northampton County plan to be used  
in our Second and Third meetings, New York, & Boston, & a copy of the  
Bullock for consideration of the thousand pounds of

80  
Sobacc. & al or before, or after, or Sealing & delivery of these  
Presente wch is full satisfaction to content have for my  
selfe my Heire, Esq: & Adm: granted, Bargain'd, Alred  
confirmed, Engag'd deliver'd & Assent: & doo by these present  
unto Henry Wood of Northampton County in Virginie plant  
his Heires & Assigns for ever a certaine part of Land situate  
lying and being betweene Crookhannock & Muswatoch, (both  
part of) & 18. Rod. Bullock Rites two hundred acres of Land & bounded  
as followeth Beginning at a corner white Oak & a Land  
marked tree North westly twenty five degrees hundred  
forty five pole to a corner red Oak & a marked tree South  
westly Johnson then along thos Marles trees South  
westly, Envoy seven Degrees, thirty Minutes Eighty one  
pole to a corner white Oak thence by marked trees South  
westly, Rely four degrees, fifty four pole then by another  
one hundred feet six pole, to a corner Oak tree where it  
meets with a north right line of marked trees & then along  
one hundred trees North Westly Rely seven degrees  
of poles of Land to one hundred Acres beginning at  
the plot & Survey made by Dms. Earburgh Surveyor, 1760  
Northampton & Accomack County, for the said  
Henry Wood to have & to hold, & by one hundred Acres of  
Land as also his due share of all Mines, & Minerals, and in his  
dwelling, fishing & shooting with woods, waters & lands, in those  
lands, & appurtenances thereto belonging, & any interest or  
titles belonging or appertaining & also all estate, right  
& interest, upon possession, property, claim or demand  
Bullock had heretofore together with all his  
writings, evidences, patents & charters whatsoever touching  
or concerning Henry Wood or any prior place of & same  
unto him & to their wife, his Heires & Assigns for ever  
Geo. Bullock from himself his Heire, & assignes for  
one hundred Acres of Land, & all & singular other & parcels  
before grants, Bargains & Sales, with & Appurtenances unto  
Henry Wood his Heires & Assigns for ever more by  
& choice of Geo. & Hen. Wood his Heire & Assigns for ever  
against him, & Geo. Bullock his Heire & Assigns & all  
to every son or sonnes whomever, & shall warrant &  
for ever defend to the said Henry & Geo. Bullock & to  
his Heire, Exec: Adm: & doo by covenant, promise, grant  
& covenants to & with the said Hen. Wood his Heires & Assigns and  
every of them by these presents in manner and in  
following: That it to pay to the said Geo. Bullock also  
time of & sealing & delivery of these presents hath

(9. 28<sup>th</sup> day 1704)

The foregoing mention'd Sale of Land was made  
in the County of Northampton by Geo. Bullock & sold  
aforesaid, & aforesaid when wrote whereupon it  
is by Court aforesaid ordered to be recorded.

S. H. Han. C. L. C.

Recorded S. H. Han C. L. C.  
Geo. Northampt.

Sarah C. wife of aforesaid mentioned George Bullock  
doth freely & voluntarily consent to aforesaid Sale made by my  
husband, & doth by this her deothes, release & renounce all right and  
title to all right & title to all right & title to all right &  
title & interest of lands, Dower, jointure, &c. I have  
now, or heretofore had, & right to have, at the challenge & claim  
or demand, in or to aforesaid mentioned premises, or any  
part or share thereof as Conyng wife of said George Bullock  
or in any other manner, or form whatsoever, as witnesseth  
my hand & seal the day & year above mentioned.

Sarah C. Bullock

9. 28<sup>th</sup> 1704

her mark R

This aforesaid Relinquishmt of Dower  
was by me acknowledged in open Court on the County  
of Northampt. by me Sarah Bullock to be voluntary  
act. to aforesaid S. H. Han & ordered to be Recorded.

S. H. Han. C. L. C.

Recorded S. H. Han. C. L. C.  
Geo. Northampt.

To all Appellees to whom this Court  
Sale & Conveyance aforesaid is known by this witness, I am  
of Northampton County in Virginia planter for discharging  
certain & considerable debts me here unto owing, but more  
especially owing sum of Six hundred pounds of  
Bills & due to content, to me in hand paid and  
beared to be paid by John Harman Jr. & Argole  
Warren both of Northampton County in Virginia  
& Receipt to go with this Deed by acknowledgement

And doth discharge & set John Harman Jr. & Argole  
Warren their several heirs & & & & Adm'rs of & concou-  
ning, & same & every part thereof have alienated, & be  
Engrossed and Consigned like as by these presents doth alien-  
ated, confirmed & deliver unto John Harman Jr. &  
Argole Warren two hundred acres of land & March-  
land being an Island commonly called & known  
by name of Rogues Island situated lying & being  
in Northampton County, wch said land was patented  
& taken up by In Burrough & Thos. Coffin in forme  
of Enclosure as by Patent bearing Date the twentieth day  
of October one thousand six hundred sixty & six  
may more at Large appear to have & to  
Acre more or less, wch is a privilege & Advantag  
therunto belonging to them & John  
Harman Jr. & Argole Warren, their heirs & assigns  
forever for ever; & of neither nor my neither  
any claiming by, from or under us, of any of us  
shall or will at any time or time here after make  
Claim, Challenge or Demand any Right Title or  
Interest to & before granted & enjoyed or any part  
forever to be held by them & theirs, in possession where-  
they have herunto by my hand & affix my Seal this  
Twenty Ninth Day of January in the year of our  
Lord God, one thousand Seven hundred & four  
Read sign: S. H. Han &  
Delivered in this day  
John Wilkins  
S. H. Han

Wm. Harman Jr.  
Nath: Wilkins  
Nath: Cope

Wm. Harman Jr. 29. Jan. 1704

The foregoing sale or convey-  
was made now to be in open Court  
in Wilkins, also owned by his self and  
paid to aforesaid Harman Jr. & Warren  
& ordered same to be Recorded

S. H. Han. C. L. C.  
Recorded S. H. Han. C. L. C.  
Geo. Northampt.

384) Jan. 27, 1904)

Then presented to us by Subcriber by George  
Harrison an administrator Bon Hay man's one  
Negro man called Reighnall and appraised  
to \$8000 per<sup>s</sup> of 5000 Wm. Willson

~~W<sup>m</sup> Willm  
In Stockley  
W<sup>m</sup> Scott~~

Likewise six ~~had~~<sup>had</sup> of tobacco one yr old quantity  
and quality unknown, one ~~had~~<sup>had</sup> Dill two yr old  
~~had~~<sup>had</sup>

North: S. Jan: 29: 1704

The above part of an Inventory, of  
the Estate of Benj: Harmonson Dsd:  
was then sent to the Court of Common  
Couns. & No<sup>t</sup> Harmonson, adm.  
of C. & B. & also made oath  
that he sent was all & every part  
of the estate of w<sup>t</sup> Nature soever, of the Ben:  
Estate, save only some few debts not  
by him incurred, is pd to take Inventory  
which was accepted by the Court &  
ordered to be Record.

*Record* *of* *Han.* *Curtis.* *et* *al.*  
*Record* *of* *Han.* *Curtis.* *et* *al.*  
op. *No.* *4*

(385) To Mr Christian Dapts To whom This present Deed  
Sole shall come & my self of <sup>the</sup> County of Newcompton  
In Virginia Post The only son and heir of Mr Dapts  
late of F. & D. County Lord Post And Elizabeth his wife  
The daughter of Capt Edm<sup>t</sup> Douglass late of <sup>the</sup> County  
of Norfolk deceased & sister and heir of Capt. Broth<sup>r</sup> Douglass  
Douglass son of <sup>the</sup> said Capt. Edm<sup>t</sup> Douglass like  
his, of <sup>the</sup> P. place, aforesd doct. send you writing in our hand  
for everlast<sup>r</sup> Knew has That I J. Dapts by my self  
for and in consideration of <sup>the</sup> sum of One Thousand  
Pounds of Tobacco, in cash to me in hand delivered  
To be paid by James Wilson, of <sup>the</sup> County of Northampt<sup>r</sup>  
ton A good Plantation, of Receipt whereof I do her  
by, acknowledge, and choose, and of every part thereof  
thereof do hereby, acquit exonerate & discharge I &  
James Wilson, his heirs Exec Adm<sup>r</sup> & assigns in every  
of <sup>the</sup> sum aforesd, by these presents have given granted  
Allied<sup>r</sup> Bagnall, Col<sup>r</sup> mif<sup>r</sup> & his friends and  
successors, & by these presents do fully, freely, &  
A. 1650 Butly Post, & land, a son Bagnall, & all his  
aff<sup>r</sup>, & comfianc<sup>r</sup> unto Post, & James Wilson & his  
Hundreds or acres, of Land, as aforesd, & same now or lyp<sup>r</sup>  
is part of a division of Land Containing Two hundred  
and ten ares & a half, by Dittent, & Co. D<sup>r</sup> Bristol  
Parish, dated the 1<sup>st</sup> day of April, 1649 being  
Componis<sup>r</sup> by Mr. Neth<sup>r</sup> Dalton of Aylsham Quarter  
of Post, as it is of the Land may more fully  
be se<sup>r</sup> & Lays, & a man, and his bound<sup>r</sup> & a good  
Furnish<sup>r</sup> Fortune lying and being in Northampton  
County, Above<sup>r</sup> Post by Post, upon Two hundred &  
fift<sup>r</sup> acres, of Land, 100 & 1/2 acres, & two  
hundred & fift<sup>r</sup> acres, & a half, upon 1/2 Land, of old  
Plantation, now & then by Post, upon Two hundred  
acres, of Land, 100, fift<sup>r</sup> & a half, & Co. Aylsham Quarter  
of Post, as aforesd by Post, & a man, and  
of Post Land, of 100 & 1/2 acres, & two hundred & fift<sup>r</sup> acres  
as aforesd, on <sup>the</sup> 1<sup>st</sup> day of April, 1649  
Post, Bagnall, & Post, by Post, the 1<sup>st</sup> day  
of April, 1649, of Land made or less with all  
and every land, in the beginning, & in the end, & annuall  
and Post, & Post, with all houses, Edifices, full, &

Singst. Recd. & Deliv'd. <sup>7<sup>th</sup> with  
in off' of us  
no Bond or  
Recd. <sup>6</sup> Feb<sup>9</sup> 1863.</sup>

387 North B; March 28<sup>th</sup> 1906

The foregoing Sale of Grant, & Deed was on the 1<sup>st</sup> day  
of August, and your acknowledgement is upon Court of  
the above County by Wm. Wicott, to be his Act & Deed to  
James Wicott, and ordered to be Recorded.

Recorde d<sup>t</sup> St. G<sup>t</sup> Jan. C<sup>t</sup> Justice etc  
R<sup>t</sup> St. G<sup>t</sup> Jan. C<sup>t</sup> Justice etc

NOTE AT MCH. 19. THESE DATES

That I Ann W. H. The Lassfull wife of John  
Montgomery Esq. of Pittsfield, & voluntary member  
To ye within Association proposed confederation of  
Puritan Landholders, receipt of Land now or \$39,8 all shd be  
The D. mrs. made by my said husband, Do. by him  
Specified, James Wilson, & Do, Bloody Robt & Jonathan  
Fiquid, and dischargg, Do. of 1718 James Wilson his Lord  
and signe, all my eight Dths. & Interests, of Puritan  
\$39,8 joyned, in y<sup>e</sup> D. mrs. so I left with the Interests  
Aug. claiming, by Name or under me shall soon see  
Challange in Demand, any Right Dths. & Interests  
Chaste. Est. from, y<sup>e</sup> same Do. & usually excluded, and  
I do. over so much, by first Dents. As Wilson from  
land, And Est. \$39,8, forth day of March; And  
Done 1703.

Sealed & Delivered in presence  
of W. — J. Goodrich The 1<sup>st</sup> Decr 1873

W<sup>th</sup> Capp. & Roth: B. March 28<sup>th</sup> 1705  
R<sup>o</sup> C<sup>o</sup> G<sup>o</sup> A<sup>l</sup> M<sup>o</sup> T<sup>h</sup>  
Th<sup>o</sup> & forgoing<sup>2</sup> was  
Present in open Court, by & s<sup>r</sup> Am  
Robt. & acknowledged to B<sup>th</sup> Mr<sup>r</sup>  
al & D<sup>r</sup>, & for Spring of Tom  
Wilson, & ordered to be record<sup>d</sup>  
29<sup>th</sup> March. Est<sup>l</sup> 1705  
L<sup>o</sup> Robt. C<sup>o</sup> Stan. Est<sup>l</sup> 1705



Adm. 5 & said two hundred & fifty Acre of Land (more  
or less) with & of mines thereunto Belonging unto G. S.  
John Bowdon Esq. & his & Affigns against him or them  
in all manner of Action or Assise whatsoever, Belonging  
to or from him or any of them upon any pretence whatsoever, shall have and  
defend, & Rent & Services w<sup>t</sup>ch now are or hereafter shall  
grow due & payable to our Sovereign Lady & Queen  
her Heirs or Successors for or in respect of the same  
as aforesaid Except & save as is by law mentioned  
for him as: Royal Exemt & adm. Covenant promis-  
ed & grant to and will & said John Bowdon Esq. &  
his Affigns & said his Bargain & Sale set & made  
part & p<sup>t</sup> thereof thereto is made & acquittall thereof  
be discharged from all former Sales Contracts Bargains  
and manner of Mortgaggs, Statutes, Statute  
Rapes, Recognizances, Indents, Conveyances, Town-  
Assessments, Taxes, Housgs, & Incumbencies w<sup>t</sup> her & that  
before the subscription hereof he hath good Right, title  
and Interest to & in the same, & the subscription hereof doth  
not in manner of Bargain & Sale, or in any wise affect  
the same & leave in Wilts wherof & other & places  
I have herunto set my hand & Seal & Tenth Day  
of March Anno Dom 1703  
Signed Sealed & Deliv<sup>d</sup>  
in presence of us - / William Willott  
& Bal. X.

Sign'd, Seal'd, & Deliv'd  
in presence of us - } William Willett  
} by Pal (S)

Worth: 15 March 28 1705

James Wilson, son & forgoing Sale of said  
Real estate acknowledging in open  
Court of Probate County, Officier  
Ed. 23d; 16 B his Ault & Record to  
for me and In Bowdoin, 80<sup>th</sup>,  
16 Record,

*R. Scoville, S. P. Hall, C. W. Jackson, C. H. North*

22  
I now ax mon By those friends of Ann Weston &  
Lavie wife off with it Mentioned by Weston do-  
ing 8 Colantary by Comit to & within Alanson  
Disposse & Confituation of two hundred & fifty ac-

(391) Of Land C moes or Left had all other properties which by my 1<sup>st</sup>  
husband to be with me Son & d<sup>r</sup> John Baudoin, and his wife Mary  
Honore, deceased and with her to be said John Baudoin his wife  
& children as my right wife and lady of their Dowry & Incomes  
in my opinion, less of Rent or Taxe any sume to be given to her  
no place over all charge or demand any right title or In-  
debt there. But from & same to be liberty to Charles & Peter  
Perr<sup>t</sup> by these presents. At witness my hand & Seal & both  
Day of March Ann<sup>d</sup> Date 1703  
Sals<sup>t</sup> and delivered  
In presence of us  
A. M. 12<sup>th</sup>

~~In presence of us~~  
John P. March 28<sup>th</sup> 1795

James W. Gilson

Mr. Wm. H. Parker -  
Math: see Cope -

Recd. & Cptd. Stan. Castles. Co No.

168

Now all mony of the debts & Recivian Debts of the  
Champion County w<sup>t</sup> Driggs Gen<sup>t</sup> doo adnowed to our selfs stand  
justly paid & unto John Bowdoin of & place & County aforesaid  
Mariner his Wives Do<sup>t</sup> adnowd or payed & free by us summe  
of Eighteen Thousand pounds of good sound Crys<sup>t</sup>al Lough To<sup>t</sup>  
with Regard to certaine & same to be paid convenient-  
ly & to Content upon all demands, for w<sup>t</sup> payment  
wee and hee to be made ~~in~~ <sup>in</sup> Our my Body my Heirs  
Debt and other to give in by these presents back with all  
Seals & dated the tenth Day of March Anno Domini 1759

The Condition of & Nature of the above Contract & that of the  
Obligation is such as is above bound in the Will of Mr. Wm. M'Intosh his last  
Will or Administrators and shall from hence to time & at  
all times hereafter stand and hold Observe full force  
and Scope as those articles, clauses & agreements mentioned  
in one Body of Sale for two hundred and fifty acres  
of Land bearing date with those documents made & in  
Cave, & John Bowdon as witness & party & also were and  
are diligent & same from & just Claimant title in respect  
of all manner of person or persons whatsoever agreed  
as from him & A. William McIntosh his R. & S. &  
Admin. & of what is done concerning the premises shall be  
good & effectual in Law to all intents & purposes.

392) At witness done and performed that their above  
Obligation to be valid and of none effect or otherwise  
and remain in full power force & Virtue;

Sign'd Seal'd and  
Solv'd in witness whereof  
James W. Wilson  
By mark  
Rath Capell

Wm. McColl & Son  
By Solv'd: X

To all Christian People to whom these presents shall come greeting I know you of the County of Northampton  
County in Virginia good Days & Bad Days we  
are thys moving out especially for & in Consideration of six  
thousand pounds of Tobacco and Cash or in Value to me in  
hand paid & Deliv'd before & separation herof of The Church  
of God of Sunnyside Church living in the County of  
Northampton in Virg. have bargained alien & do Confirm  
renew & sign & set over like as by these presents do  
bargain alien see Confirme Deliver & sign to set over  
to P. Thomas Church his heirs and assigns, Eighty three  
Acre of Land which was left me by my said Father in  
his Last Will and Testament which only appertained County and  
wife & more Large waters appear, Seale & Lut and  
being in the County aforesaid and is bound at £ 2000 ad fide  
Northly on the Land belonging to Saint Church & other  
as aforesaid with Land & Church bought of Wm. Foster  
and so running on for Length down a Creek name of  
Foster, flowing into Creek wch is Creek parting the Land of  
Sam'l Palmer now lives on the Land of the aforesaid  
where he pref (as aforesaid) and so running on a Line  
of land down to a Creek called Ware Cut Creek, to have  
& to hold to said & his three heirs of land together  
with all houses, Ditches, Buildings, orchards, Pastures  
pastures, Woods, Underwoods, Moors, Marshes  
Rivers, Water, Watercourses, & all other appurtenances at  
soe ever thereunto belonging, or in any wise appertaining  
to him & P. Thomas Church his heirs and assigns for ever  
& does hereby for me my heirs & assigns covenant  
provid & bind to and with P. Thomas Church his heirs & assigns  
of the Land and every part and place thereof, to be absolutely  
free & clear & acquitt the Exonerated & discharged of

393) And from me towards, Tolls, Roads, Bridges, Enclosures  
Bales, Pay Bs, Recognizance, Mortgages, Deeds, Conveyances,  
and all other Instruments of what sort quality or Description to  
be used affix & Sign & same as a true Copy & to be Acknowledged  
many Wds 29<sup>th</sup> June 1705 further convenient, provide  
and grant to & will & do the Church his heirs & assigns to  
have and to defend & maintain the same to the best of  
my Power from time to time and at all times from & until  
Death, little or Intereast of any person, or persons whatsoever  
In Witness whereof and at the & Places, I have hereunto  
set my hand and Seal & 28<sup>th</sup> Day of March Anne 1705  
P. Thomas Church & Solv'd: X

William Cudry  
In Presents of North P. March 28<sup>th</sup> 1705  
John Nottingham North P. March 28<sup>th</sup> 1705  
& John Dunton Thos & going Sale of Land wa  
acknowledged in open Court of the County  
by Wm. Cudry to be his Seal & Deed to  
Thomas Church & others to be Record.

J. H. Plan Cudry  
Record J. H. Plan Cudry  
1705 No

To all Christian People to whom these presents shall come  
Know you that I In Warren of Northampton County in  
the County of planter & his forwards Consideration and  
thys moving out especially for & Consideration  
Briagor & profit, it is to say, & whereas, I & P. Thomas  
Church with P. Thomas Church his heirs of land appertaining  
one Island commonly called or known by the name  
of Lake Island Seale & Lut and so bound in  
the County of Northampton by them on the hundred  
& fifty Acre of Land, as it now or less in  
present by P. Thomas Church Date & 20<sup>th</sup> Day of April 1687  
and for sume as the Island was never worth than £ 100  
line of £ 100, and P. Thomas Church having no  
to take any advantage, as his own, or any other way  
it means by the Land may or can give me, by & doth let  
to P. Thomas Church, called one of the Island, Doth by these presents  
quit & absolutely, we grant make over & Confer  
unto & sons of P. Thomas Church; Nicholas, & In P. Thomas  
all my right title & Interest of one half or Mayles  
of the said Island by them on the hundred twenty four  
five acres, more or less as may at any time be found,  
by just Surveyor Beginning at the North most End

394)

of the said Island, and see it, due & breadth & length to be  
 true half of the said Island as aforesaid, a copy provided, and  
 of my Powells, self voice and by plant may be hereto too  
 that is to say, if I & said Nicholas Powles doth son of E.  
 and Nicholas doth not stand and abide, to be held by Nicholas  
 and separating them thy relinquishment is to be wholly &  
 paid up to other sons of E. In Powles, & their heirs  
 as is aforesaid. In Powles, wife is on the County records  
 may appear, also say, provided if any disturbance about  
 E. Island, should at any time happen, to survivor  
 me, & then Edward Craggs shall be given between  
 me & said E. Island & his heirs, & he or them or their  
 heirs & there possess & other Maitly, & of any part of  
 E. Island that at any time before, for to take any matter  
 either long & P. Warwick or my heirs, or to E. Powles  
 or their heirs, & for to further confirmation of this  
 Deed or relinquishment, doth by these presents for ever  
 bear my seal my Heirs &c & for any other person  
 or Interfere in or to E. before & three hundred & twenty five  
 acres of Land or half part of E. St. Lack Island in  
 confirmation whereof I have hereunto put my hand  
 & seal the 30<sup>th</sup> Day of November 1704.

Sign'd Sealed & Acknowledged John Warren  
 In presence of G. Ball A.

John Custis. 20th S. March 28. 1705  
 Robert Pascoigne

In the foregoing Deed or conveyance  
 of part of E. gore mentioned above  
 was by request of me granted  
 Powles the first probacion made to me  
 open Court of E. County, by & Cope  
 both of John Custis Esq<sup>r</sup> and in  
 Robert Pascoigne, Esq<sup>r</sup> 1702  
 Powles, request & conveyance is  
 made to record,

C. S. J. H. Custis. cl. ex.

Recorded C. S. J. H. Custis. cl. ex.

395) B. 1705. 23<sup>rd</sup> 1705  
 Be it known unto all persons or persons wives & children  
 and Martha Miles by wife of E. County of Northampton doth give  
 Powles unto my children as she has her children  
 which shall be my body & house off all they shall attain to age  
 16<sup>th</sup> in my life my hairs or less I am 50 or 52 years, & my  
 four sons shall be at ages at least in years of age  
 Michael Underhill, Amos Underhill, Thos. Underhill, Dan  
 Underhill, and my two daughters at least in Margaret  
 Underhill, Bridget Underhill, (Item) I give unto my son  
 Michael Underhill a Gun & his father's old gun, a hand mill after  
 my death, (Item) I give unto Amos Underhill a great Gun  
 & two Mares colts, Between Amos Underhill, Thomas Underhill  
 & Dan Underhill to run like amos colts to age of (Item) I  
 give unto Bridget, Thomas, & Daniel & Amos two Cows, they & the  
 their increase to Bridget cows to age of (Item) to Margaret  
 Underhill a ewe & her increase, (Item) to Amos Underhill a ewe  
 & Lamb & their increase, (Item) to the Underhill, a ewe and  
 Lamb, & their increase, (Item) to Bridget Underhill a ewe  
 & Lamb & their increase, (Item) to the Underhill, a fine poll  
 and great Goat, (Item) to Margaret Underhill a black  
 Cow and Calf and a Mares colt & first Calf the same  
 between Michael & Bridget, (Item) to Bridget Underhill  
 a bed & bedding, (Item) to Amos Underhill, (Item)  
 I give amongst all my children by power of this & upon  
 two plates, As witness our hands & seals & day & year  
 aforesaid;

J. H. Custis. In witness  
 of Amos Underhill  
 his mark North, 23<sup>rd</sup> March 1705 Martha Miles  
 Underhill

Then & foregoing Deed was  
 acknowledged in open Court of E. County by  
 both of John Custis & Martha Miles his wife to be their  
 seal & Deed to E. gore mentioned before, & to be  
 so record,

C. S. J. H. Custis. cl. ex.

Recorded C. S. J. H. Custis. cl. ex. no 3

390

This Indenture made the twentieth day of August anno Domini  
1704 between John Anderson, of 3<sup>d</sup> county of Northampton, Gentleman  
for one party, and Andrew Hamilton, Jr., Esq<sup>r</sup>, of New York,  
of 3<sup>d</sup> other party witnesseth, that the said Andrew Anderson, for and in consideration  
whereof, of the sum of Two hundred pounds, paid by the said  
John Hamilton, Esq<sup>r</sup>, on 2<sup>d</sup> day of December of this present year  
One thousand seven hundred and eight, and delivered by him to the said John Anderson,  
and contented and given ready past, and paid to the said  
John Anderson one acre of land, Hamilton, his heirs & assigns  
from the claim Dated the 2<sup>d</sup> day of April, 1703, of him the said John, his heirs & assigns  
Chargable to him in 3<sup>d</sup> county of Northampton, confirmed unto the said Andrew  
Hamilton, his heirs, for ever to have & to hold by these presents from  
John Anderson his father to the said Andrew Hamilton as above  
said Andrew Anderson's father to the said Andrew by patent,  
bearing date 24<sup>th</sup> of April in y<sup>r</sup> Christy the year of Our  
Lord of King King Charles the Second, and in 3<sup>d</sup>  
County of Northampton, in 3<sup>d</sup> county of Northampton a tract  
of land lying and being, in 3<sup>d</sup> county of Northampton, bounded, as in 3<sup>d</sup> said patent, doth and  
may fully appear Resolution being, that where the said  
is well witnesseth of the said 3<sup>d</sup> day of April, and now doth appear  
by witnesseth, that the said Andrew Anderson, his heirs &  
and assigns to the said Andrew Hamilton, his heirs &  
assigns, and fifty acres of land, and marsh, to be more  
especially described and bounded, as in 3<sup>d</sup> said patent, doth and  
may fully appear Resolution being, that where the said  
is well witnesseth of the said 3<sup>d</sup> day of April, and now doth appear  
by witnesseth, that the said Andrew Anderson, his heirs &  
assigns to the said Andrew Hamilton, his heirs &  
assigns, and all other his appurtenances, to be more  
especially described and bounded, doth and may  
fully appear Resolution being, that where the said  
is well witnesseth of the said 3<sup>d</sup> day of April, and now doth appear  
by witnesseth, that the said Andrew Anderson, his heirs &  
assigns to the said Andrew Hamilton, his heirs &  
assigns, and all other his appurtenances, to be more  
especially described and bounded, doth and may  
fully appear Resolution being, that where the said  
is well witnesseth of the said 3<sup>d</sup> day of April, and now doth appear  
by witnesseth, that the said Andrew Anderson, his heirs &  
assigns to the said Andrew Hamilton, his heirs &  
assigns, and all other his appurtenances, to be more  
especially described and bounded, doth and may  
fully appear Resolution being, that where the said  
is well witnesseth of the said 3<sup>d</sup> day of April, and now doth appear  
by witnesseth, that the said Andrew Anderson, his heirs &  
assigns to the said Andrew Hamilton, his heirs &  
assigns, and all other his appurtenances, to be more  
especially described and bounded, doth and may  
fully appear Resolution being, that where the said  
is well witnesseth of the said 3<sup>d</sup> day of April, and now doth appear  
by witnesseth, that the said Andrew Anderson, his heirs &  
assigns to the said Andrew Hamilton, his heirs &  
assigns, and all other his appurtenances, to be more  
especially described and bounded, doth and may  
fully appear Resolution being, that where the said  
is well witnesseth of the said 3<sup>d</sup> day of April, and now doth appear  
by witnesseth, that the said Andrew Anderson, his heirs &  
assigns to the said Andrew Hamilton, his heirs &

397) Made given: the Day of Against, h'ld The said Jno Adams  
and y<sup>e</sup> Agt'st, 1814, further recd'ed, for his self, his h'ld, &  
y<sup>e</sup> agt'st, & with of Mr Hamilton, his h'ld, &c. To make all such  
Supplies, Conveyances, & Assistance, in & Law of the P<sup>t</sup> C<sup>o</sup> & a/c  
order, and of manner, to y<sup>e</sup> P<sup>t</sup> of Hamilton & Co. Right, &c. as to the  
same, reasonable, advisedly by the said Hamilton his h'ld, or  
y<sup>e</sup> agt'st, or by his or their Counsel. Received in the said, of y<sup>e</sup>  
Debtors, and charged of the P<sup>t</sup> of Hamilton, his h'ld & co.  
Any sum, within the term of ten years next ensuing.  
In witness whereof the aforesd parties to these presents  
Indenture here, Interchangeably by their hands and seals  
This Day and year first above written A.D.  
One thousand eight hundred and sixty four, and delivered of this present  
A.D. 1814, and Delivered of this present

*Signed before me this  
2<sup>d</sup> day of October, in the year of  
our Lord one thousand eight hundred and  
sixty five  
of Thomas Lucas  
Witness  
John A. Lucas*

Port J. May 28<sup>th</sup> 1795

## The following Indenture

Wabash Moneth day and year

19<sup>th</sup> County 6<sup>th</sup> 1<sup>st</sup> Division  
same place as last

South whereupon it feeds

*W. E. H. S.*

And record

200-18

August 9<sup>th</sup> 1804

—nan-zae-  
—B-B-

Woolton £67.10.0

159<sup>o</sup> 30', & doo 9<sup>o</sup> 45' & 99<sup>o</sup> 45' a  
160<sup>o</sup> 30' 161<sup>o</sup> 30' 162<sup>o</sup> 30'

Wrighton, 23. Dyer, 18; gold & silver  
harcuff; Wiford

~~Figures, maps, my name  
etc. on the above page.~~

J.L. Lucas & Co. together, with G. B.  
F. P. Meunier & Co. 88-9

*Chapman's Sale of Land,  
Gold to Be Laid*

Rec

X 110th. 18 men by these presents, That I the Abiding  
of Northampton County Deed Doaknow Pidge, my self justly  
finded to pay down Hamilton of Adams 20th Attorney having  
2d &c in the sum of six hundred pounds. Recd Aug 2d A.D.  
of which payment debt and faculty to be made I Recd and my wife  
given up by this present instrument my hand and seal this  
twentieth day of August 1704 R. A. N.

S he condition of A. A. P. obligation is such that  
I give a bond binding me and my wife to pay down  
to them for us and others past & behalfe in late & hence  
of well & faulth stand to performe, obstatue, keep, and pay to them  
and Ringfield Covenant grantees. And this promissione and  
A goodnes wch, on yesternay and this daye of ye A.D.  
Anno Domini, the 20th. of this moneth of Aug 1704  
I have given and Laid contained written and swwnd in one  
place, of Indenture bearing same date with this present  
made betweene us the subscribers of this party, and Abiding  
Hamilton his wife &c on the other party, according to yesternay  
present. This indenture witnessing of y<sup>e</sup> A. D. 1704  
that y<sup>e</sup> obligation to be void on the 2d of Febrary  
next comynge year, and yesternay  
the 20th. Anno Domini B. M. 1704. Swwnd  
And delivery of these present.

Abiding, Thomas, Recd - S. John. Attest

Mr. Loyal J. S. Northampton  
This foregoing bond was given by the 29 1704  
in the County by the subscriber and ones credit to be received  
Notwithstanding recorded by Robt Houston Esq. Notary Publick

An Inventory of the Estate of David M. Petie  
Deceased, upon and appurtenances thereto of Talbotville being  
Cared for by his wife and apprenticeship of  
Loyall Sowm. 67 the 29th day of Aug 1704 A. D. appurtenances of  
John Robinson, one of the said apprenticeship of  
Sowm. for y<sup>e</sup> last year of Talbotville the 29th of  
August 1704 pursuant to an order of y<sup>e</sup> Court held  
for y<sup>e</sup> 2d County bearing date 29th day of 1704

Impt to four pairs old split boots	0 0	18	00
20 on old hunting saddle	0 0	04	00
20 on old plush saddle and furniture	0 1	00	00
20 one pair of new and one pair of trowsers	0 0	05	00
20 one plush side pocket	0 2	00	00
20 five small leather Gloves	0 0	02	00
20 two small leather gloves and old Y <sup>g</sup>	0 0	02	00
Three pair half brood hair no 10	0 0	10	00
one y <sup>e</sup> D. H. Hunting a marts	0 0	02	00
One y <sup>e</sup> D. H. Hunting a marts D. H. No. 12	0 0	02	00
Two y <sup>e</sup> fine D. H. No. 2	0 0	14	00
Two y <sup>e</sup> fine y <sup>e</sup> D. H. No. 20	0 0	04	00
One y <sup>e</sup> fine y <sup>e</sup> D. H. No. 10	0 1	10	00
One y <sup>e</sup> fine D. H. No. 1	0 0	12	00
One y <sup>e</sup> D. H. No. 9	0 0	03	00
One pair green bodys	0 0	08	00
One pair of y <sup>e</sup> mons. Slacks	0 0	07	00
Five pair black stockings white silk	0 1	19	00
One pair Hunting Stom	0 0	02	00
One wood bell case	0 0	00	00
A purse of old cloth	0 0	15	00
On the meaning gown westerne and Remake	0 0	09	00
One old Rich and Colored	0 0	10	00
One Stock Swash of silk	0 0	03	00
Twenty five yds of tape no. 25.820	0 2	05	00
Six yds black Begg	0 0	12	00
Seven yds and green for reuse Dentley	0 0	04	00
Twelve yds coarse flannel	0 1	12	00
Eight bound fine Thread	0 0	09	00
Five yds and half green	0 0	01	00
One old Ruffe ink horn & pocket compoff	0 0	00	00
One pair of tap	0 0	04	00
Two lbs of y <sup>e</sup> Yell. wax	0 1	06	00
One yd and half draper	0 0	10	00
One yd and half lace	0 0	00	00
One yd and half lace	0 0	19	00
One pair y <sup>e</sup> and black jacante silk 20th	0 0	07	00
One pair y <sup>e</sup> blue jacob and Rent	0 0	09	00
Five yds of Batho. Black	0 0	01	00
Five yds and half of silk embroidery	0 0	02	00
Five yds and half of black lace	0 0	04	00
Five yds and yesterd. fine y <sup>e</sup> green	0 0	11	00
Four yds of black lace	0 0	02	00
One pair green	0 0	00	00
One Dozen of Rail Buttons	0 1	00	00
One Rail	0 0	08	00
One pair of Steel Rings	0 0	07	00

To one pair of Cappetts	0	0	0
To a memento of Aunt	0	0	0
To a piece of Rags	0	0	0
To one old Ditty	0	0	0
To one blouse	0	0	0
To 97: Boys English and Cotton	0	8	00
To one monogrammed gown, & black cord & girdle	0	0	12.00
Total: <i>Nath. Capot</i>			
Continued on August 28th 1704			
3 yds of cloth	0	0	0
two old black coats a vest and pair of breeches	0	0	0
To six pairs of women's hose	0	0	0
A piece of duds	0	0	0
To shoe part of stockings	0	0	0
To an old hat	0	0	0
one dome basket	0	0	0
one gown and petticoat	0	0	0
one blue gown and petticoat	0	0	0
one gown and petticoat ditto	0	0	0
one old silk gown and petticoat	0	1	00
one calico gown and petticoat	0	0	0
one Birds eye gown & old petticoat	0	0	0
one calicoe gown	0	0	0
one Bonnet & Hair	0	0	0
one silk gown petticoat	0	1	00
one Linsey weeding	0	0	0
one silk gown	0	0	0
one of former fallen good petticoat	0	1	00
one old fallen gown petticoat like last May	0	2	00
one silk gown & petticoat	0	6	00
one old stuff gown petticoat	0	2	00
one old Riding Damask gown	0	0	0
one silk gown & petticoat black	0	4	00
one pair old Hays	0	0	0
one old fallen petticoat	0	0	0
one old Baumg. Riding gown	0	0	0
one silk Baumg. Ditt. like last May	0	3	00
gown and petticoat	0	0	0
one black Baumg. gown and petticoat	0	12	00
one old blouse	0	0	0
one Ditty	0	0	0
one old Ditty	0	0	0
To one old Ditty	0	0	0
To five Penns	0	0	0
To one black Ditty	0	0	0
To one old East Ang. Whistle	0	0	0

To ones Chest	0	0	0
To a piece off hair bobby & 6 hand silk	0	0	0
To one Box and pointed	0	0	0
To four Women Shifts	0	2	00
To one Holland Shift	0	0	0
To two Shifts	0	0	0
To six pr. women's gloves	0	0	0
To three or four Women Stockings	0	0	0
To one Black Hood	0	0	0
To three white Lascott whoods	0	0	0
To piece of Holland Hood 3 p. Sticks	0	2	00
To nine posthorns one and Watch 6 Coats	0	0	13.00
To 1½ dozen	0	0	0
To one Cotton Hammack	0	0	0
To one Cotton Hammock Quilt	0	0	0
To A pair of ribbons like	0	1	00
To a memento of colored ribbon	0	0	0
To one lace night Raye	0	0	0
To one lace night Raye	0	0	0
To 10 yds of Virginia Cloth	0	0	0
To one old marching peacock	0	0	0
To one old Marching Peacock	0	0	0
To one Linen Ditty	0	0	0
To one Linen French	0	0	0
To five light Raye	0	0	0
To 2 head Doves & pencil of pens	0	0	0
To one Sows open	0	0	0
To one Ditty	0	0	0
To one Ditty	0	0	0
To 9 hankie hoods	0	0	0
To 6 Ditties	0	0	0
To 2 mantles	0	0	0
To a marching coat	0	0	0
To 3 half hankie hoods	0	0	0
To two Ditties	0	0	0
To 1 Doz of male Event and dresses	0	0	0
To 1 Doz of male Event and dresses	0	2	00
To Sixteen p. of Red Silk Linen	0	0	0
To Twenty four pieces of male Event	0	0	0
To County Cloth pieces of male Event	0	0	0
To one Riding hood	0	0	0
To one Riding hood	0	0	0
To one Ivory card & two tooth picks and Vaymire	0	0	0
To one Little feather brush & two glass bottles	0	0	0
To one Little feather brush & two glass bottles	0	0	0
To twelve gold rings found in a Louis Ditties	0	0	0
To gold vauvings and silvers Crosses & other gold	0	0	0
crosses of silver all which are gold exceptable	0	0	0
To two necklaces found ambed & other gold	0	0	0
To two necklaces found ambed & other gold	0	0	0
To one old silk Hand	0	0	0
To wash Rags	0	5	75
To 12 ga. in cases at 17 1/2. per gate	0	0	17.87

(402) Salt in A. P. C. Judged to be 15. 6412  
Salt in four barrels Judged to be 15.  
Salt 20. to bushel so one silver cup marking

P / North: <sup>s</sup> May 29. 1705 Vato: <sup>s</sup> ~~Castell~~  
B. R. Atton

Ben. Heaton.

The foregoing Inventory  
was taken & signed this 1<sup>st</sup> day of March 1848  
by George Davis  
& Frank L. Osgood  
G. M. Hammontree, witness  
Mr. Andrew Hamilton & admitted said  
Inventory made out & presented in open Court  
to the Clerk of the Probate Court this 1<sup>st</sup> day of March 1848  
some gold rings and a negro woman, whereupon  
it is ordered by the Court to be signed.

Sept. 1st Han. Curtis cl. or  
Second - Oct. 1st Han. Curtis cl. or  
Oct. Nov.

At Dighton People for whom I have given  
and know to be of good Credit & County of New Haven  
in Connecticut said divers roads & boundaries in the same  
being out more especially for the boundaries of said Town  
and one hundred pounds of good White Oak, 10 inches in  
Diameter & 8 feet long, & 24 inches, 8 feet long, of good  
Oak, 8 inches in Diameter, 8 feet long & 24 inches, 8 feet long, of good  
Oak, 8 inches in Diameter, 8 feet long, of good Oak, 8 inches in Diameter,  
I have attached to Dighton & 100 Dollars deposited on  
the Boston Bank as of 1800, March 1st as aforesaid, Boston  
Canton is called, and of Capt. John Robinson  
8 to his heirs & executors for each one of 100 of land containing  
with marsh & water, 60 long by 100 wide & a  
Private Landing on Hog's Pond in County Conn.  
just S of Eighty Pounds, Twenty Five acres of land  
formerly to my late Father D. D. Dugay, about Date of  
His death, & now my proper Estate, in 1800, 100  
Acres of land & marshes, 80 miles from Boston north  
bound, at a Landing commonly called & known  
by name of Hog's Landing including of the Land  
of Boston by a Pond on River. And so to Boston  
A Coast & Island for the full breadth of a Length of  
one hundred rods or yards & marsh.

The 1<sup>st</sup> day of January in the Year of our Lord  
one thousand seven hundred and forty two  
in the County of Middlesex in the State of New  
England. The Court of Common Pleas of the  
County of Middlesex in the State of New  
England, having been duly convened at the  
Court House in Boston, Massachusetts,  
on the 1<sup>st</sup> day of January in the Year of our Lord  
one thousand seven hundred and forty two,  
did hear and determine the cause of action  
between the Plaintiff, John C. Houghtaling,  
and the Defendants, John and James Hough-  
taling, and the Plaintiff did recover of the  
Defendants the sum of one hundred and  
fifty dollars, plus costs, and the Plaintiff did  
recover his attorney's fees.

W: all. Oppon: people to whom I do not present  
Come meeting now: UCC that I may withdraw  
County of Northampton. See previous addressee & consider  
ours in Pocumtuck, meeting. In Especialty. Consider  
order of bus. Second two hundred pounds Specie etc  
18 Cash to me in bank & after 3 days or 10 days  
less time & by Mr. Mox R.C. of 1<sup>st</sup> Aug 1828  
and when I recd my pay & 3<sup>rd</sup> Oct. I recd  
a sum to 1<sup>st</sup> Nov 1828 by Mr. Mox R.C. his Recd  
when he recd my pay & 3<sup>rd</sup> Oct. I recd