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NEW-YORK HISTORICAL SOCIETY

PUBLICATION FUND.

XXV.

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NEW-YORK HISTORICAL SOCIETY

PUBLICATION FUND.

XXV.

ABSTRACTS OF WILLS

ON FILE IN THE SURROGATE'S OFFICE,

CITY OF NEW YORK.

VOL. I.

1665-1707.

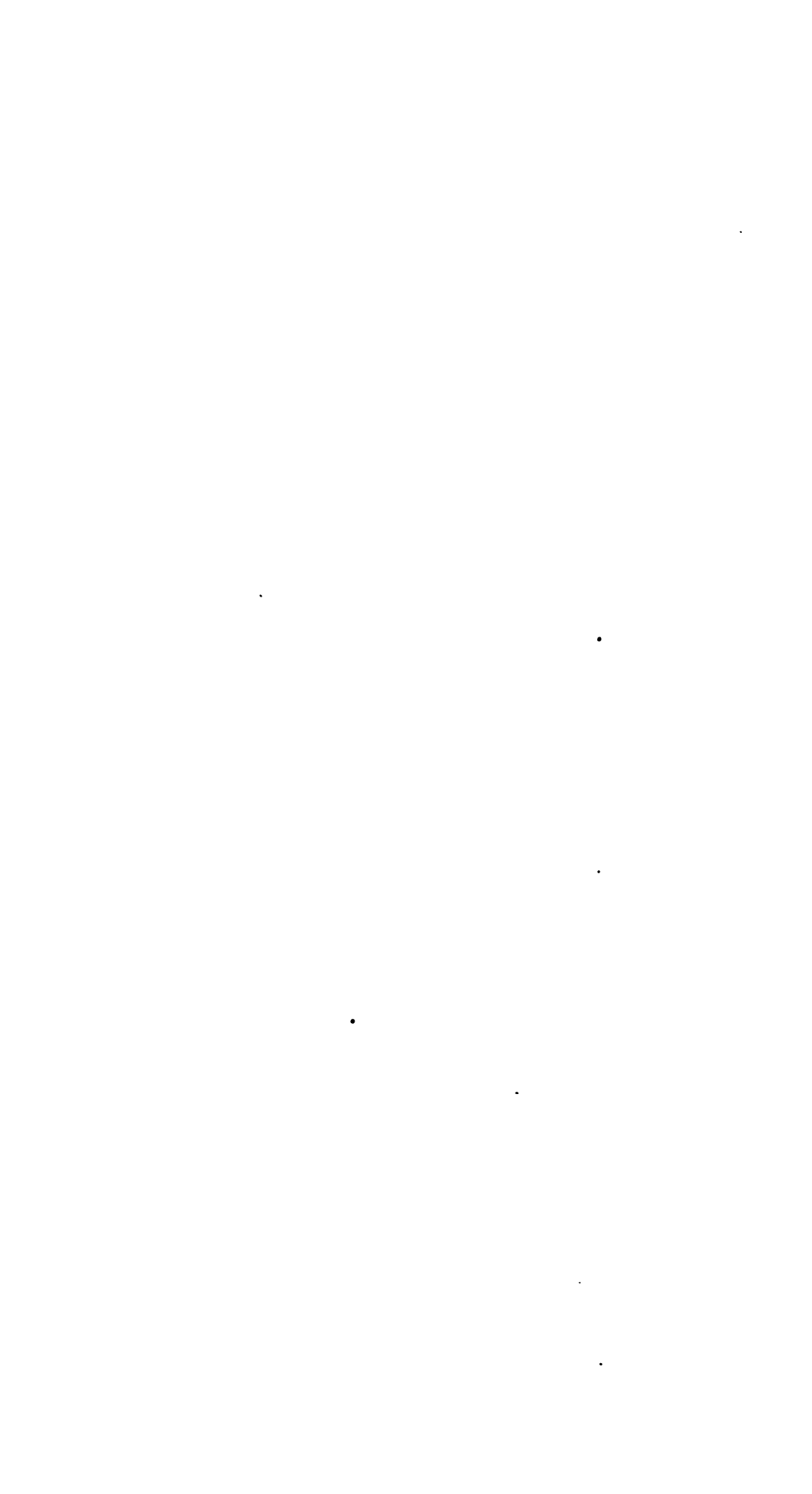
INTRODUCTION.

THIS volume, the twenty-fifth of the series published under the provisions of the Publication Fund of the Society, consists of abstracts of wills recorded in the Surrogate's office of the County of New York.

In the preparation of the abstracts, no proper names have been omitted, nor has anything which throws light upon genealogy or real estate. Where, for any reason it has been deemed advisable to give the exact words of the will, the same has been indicated by quotation marks. All other original documents found in the records of wills have been added. In the original books of wills, there are a large number of marriage licenses. As they have all been printed in a volume of "New York Marriage Licenses," and are readily accessible to all readers, they are omitted here, with the exception of a few persons who are prominent in our early history.

This volume is the first of a series to be devoted to hitherto unpublished records of the Surrogate's office, which are so rich in material for the genealogical student and those interested in the early history of New York.

The copy with notes, is by MR. WILLIAM S. PELLETREAU. The index by MR. ROBERT H. KELBY, Librarian of the Society.



NEW-YORK HISTORICAL SOCIETY

PUBLICATION FUND.

XXV.

ERRATA.

- Page 102, 13th line from top, for Cornelis Jansen Secum, read Cornelis Jansen Vanderveer.
- Page 150, 6th line from bottom, for P. De Lancey, read P. Delanoy.
- Page 168, 15th line from bottom, for P. De Lancey, read P. Delanoy.
- Page 188, 11th line from top, for 1861, read 1691.
- Page 219, 9th line from top, for Geetie Jansen, read Geertie Jans.
- Page 219, 20th line from top, for Grovas, read Grau.
- Page 226, 9th line from bottom, for Kiept, read Kieft.
- Page 238, 4th, 5th and 7th lines from bottom, for Lewis Row read Louis Rou.
- Page 275, 6th line from bottom, for Sarah Hanner, read Sarah Hanmer.
- Page 340, 8th line from top, for Francis Lambert, read Frances Lambert.
- Page 340, 12th line from top, for Francis Brinkman, read Frances Brinkman.
- Page 340, 18th line from top, for Francis, read Frances.
- Page 350, 2d line from top, for P. De Lancey, read P. Delanoy.
- Page 357, 4th line from bottom, for Cornelius Law, read Cornelius Low.
- Page 451, 2d line from bottom, for Susannah Grant, read Susannah Groot.

ABSTRACTS OF WILLS

ON FILE IN THE SURROGATE'S OFFICE,

CITY OF NEW YORK.

LIBER 1-2.

Page 1.—WILLIAM LUDLAM, Southampton. Leaves to his son Anthony "all my housing and lands at the old ground," and a £50 right of commonage in town of Southampton. Leaves to his son Joseph "my new dwelling-house with two acres of land adjoining, and thirty acres of land adjoining to the mill and mill pond, on the east side of the mill river; and a £50 right of commonage." Leaves legacies to daughters Grace, Frances, and Mary, also to "eldest child of my son William," "my son Henry's child," "my daughter Grace's child," and to "the eldest child of my daughter Frances." Mentions "a covenant between me and Samuel Davis" concerning use of land. Makes his son Henry executor, and he is to build up the mill, and he is to have half the mill, and his brother Joseph the other half. Also leaves to Henry thirty-six acres of land at the head of the mill pond.

Dated April ye 27, 1665. Witnesses, John Howell, John Cooper. Proved at the Court of Assizes, November 2, 1667.

[NOTE.—William Ludlam came from Matlock, in Derbyshire, Eng., and was in Southampton as early as 1653. His eldest son, William, went to Huntington, L. I., and died there in 1668.—W. S. P.]

Page 2.—MARY GARDINER. "I, Mary Gardiner, of Maidstone, *alias* East Hampton, upon Long Island."

Widow of Lion Gardiner, "I give my Island, called Isle of Wight, *alias* Monchonock, to my son, David Gardiner, for life." Then to his next male heire. If he die without male issue, then to the male heir of my daughter Mary. If she die without male issue, then to the heir male of my grandchild Elizabeth Howell, "and to be entailed to the heirs male of my deceased husband, Lion Gardiner, never to be sold, but to be a continuous inheritance forever." Leaves to daughter Mary Conckling "my whole accommodation at East Hampton." Mentions sons-in-law Jeremiah Conckling and Arthur Howell. Makes Mr. Thomas James, "minister of the Word of God," Mr. John Mulford and Mr. Robert Bond, all of East Hampton, the overseers of will. They are also the witnesses.

Dated April 19, 1664. Codicil, dated January 15, 1664, mentions same persons and witnesses. Proved June 6, 1665. Letters of Administration granted to son, David Gardiner, October 5, 1665.

[Her maiden name was Mary Deurcant.]

Page 4.—LAURENCE ELLISON, of Hempstead, died intestate, and his sons Richard, Thomas, and John petition for Letters of Administration, which were granted January 2, 1664.

Page 5.—ROGER GOODSPEEDE, of Barnstable, Massachusetts, had wife Alice, who was sister and "next heire" of John Layton, "late of Middleborough, *alias* New Towne, upon Long Island." Upon application of their son Nathaniel Goodspeede, Letters of Administration were granted to his parents January 2, 1665.

Page 6.—DANIEL DENTON, of Rustdorpe, *alias* Jamaica, Long Island, and Henry Pearsall, of Hempstead, were appointed executors of the will of Nicholas Tanner, dated September 2, 1658. Having faithfully performed their duties, a Quietus was granted by Gov. Richard Nicoll, June 23, 1666.

Page 7.—FRANCIS CREGIER “dyed lately intestate at New Castle, in Delaware Bay.” Letters of Administration granted to his father, Martin Cregier, and brother-in-law Laurence De Silles, July 10, 1666, by Gov. R. Nicoll.

Page 8.—Quietus granted to HENRY LUDLAM, of Southampton, as executor of will of his father, William Ludlam, October 5, 1666.

DAVID CARWITHY, Southold. “Mr. Carwithy being visited with sickness, desires to set things in order, being weake in body, but in perfect memory.” Leaves to son Caleb “my best suit of clothes and a bed blanket.” To daughter Martha a scythe and a Bible. To daughter Elizabeth Crowner £9 sterling. “As for my son David I left him his portion when I came from him,” but adds 20 shillings. Makes daughter Sarah Curtis sole executrix.

Dated August 30, 1665. Witnesses, John Conckling, Sr., Simon Grover, Jacob Conckling. Proved Nov.—, 1665. Sarah Curtis, “of Hashamomack, neare Southold,” is confirmed as executrix, and Quietus granted October 5, 1666, by Gov. Nicoll.

[NOTE.—This name, after many changes, is now Corwith, and the family are numerous on Long Island.]

Page 10.—CHAMION ARUNDELL, of the Island of Tortugas, makes “my loving wife Elizabeth Arundell, my Attorney irrevocable,” to collect all debts, sell chattels, etc. “And if it shall please God I shall decease in this my intended voyage,” I appoint her sole executrix of this my will, of all my estate.

Dated August 26, 1659. Witnesses, Elias Watt, Wm. Saltsbury, Peter Throppe.

Elizabeth, the widow of Chamion Arundell, married Wm. Saltsburg, of Flushing, and they made proof of will at Court of Sessions, in June, 1666, and they were appointed executors February 4, 1666. Matthias Nicoll, Secretary.

Page 12.—CHARLES DARRIEL, New York, “Merchant.” Appoints his “loving and affectionate friend, Timothy Biggs, of New York, Merchant,” his executor. Leaves to Mr. Wm. Browne, of New York, “a morning gown and other wearing apparel,” and “silk stockings as are in our trunk, in custody of Mr. May of Boston.” To Mr. Cadd, of Boston, a piece of gold. To “my loving brother Richard Darriel, my silver hat band.” To “my sister Jane Darriel, two gold rings with stones set in them.”

Dated October 10, 1666. Witnesses, James Willett, Samuel Wheate. Proved October 30, 1666. Quietus granted to Timothy Biggs, executor, November 2, 1666.

Page 14.—EDWARD JESSUP, Westchester. “Being sicke and weake,” leaves to daughter Elizabeth Hunt 20 shillings, “besides what I have already given her.” To daughter Hannah Jessup £35, to be paid when at age of 18. Legacies to son Edward, to grandchild Mary Hunt, to cousin Johana Burroughs, and to Derrick Garrison. Makes wife, Elizabeth, sole executrix, and leaves her all lands, houses, and goods, and “she is to bring up my two children in the fear of God.” “I appoint my well beloved friends, Richard Cornhill, Justice of the Peace, Mrs. Sarah Bridges, my brother-in-law John Burrows, and Ralph Hunt overseers of my will, and to be assistants to my executrix.”

Dated, August 6, 1666. Witnesses, William Gouldstone, John Richardson, Richard Horton. Proved at Flushing, November 14, 1666. “This will was proved at Sessions, by the Governor’s special order.” Witness to Inventory, Thomas Hunt.

Page 16.—“JOHN CONCKLIN, Jr., of Hashamomack, neare Southold, in the East Riding of Yorkshire,” having married Sarah, “late widow of Wm. Salmon, who had then divers young children, of whom he hath had greate care, and been at considerable expense in bring-

ing them up," Letters of Administration on estate of William Salmon were granted to him in November, 1665, and confirmed March 19, 1666.

Whereas, John Concklin, Jr., of Hashamomack, did intermarry with Sarah, widow of Wm. Salmon, late of Southold, with whom he left six children, four of which he had by Katharine his former wife, and the other two by his wife Sarah, the said Katharine having formerly been the wife of one Matthew Sunderland, a seaman, who formerly improved some part of Hashamomack, as an agent of Mr. James Farrett, deputy to the Earle of Stirling, of whom he purchased several tracts of land—one on the east side, another on the west side of Oyster Bay, and also an Island not far from the same; all which fell to his said wife Katharine, for her maintainance, having very little to leave to her for her livelyhood; and forasmuch as Hashamomack aforesaid being the place of their residence, and never under any Jurisdiction until his Majesty's late Letters Patent given to His Royal Highness James Duke of York, were published in this Island; Therefore the said John Conckling in the right of Sarah his wife, and the said six children, petitions this Honourable Court for Letters of Administration.

Petition granted at Court of Sessions in Southampton November 16, 1665. Jonas Holdsworth, Clerk of ye Sessions.

At a Court of Sessions held at Southold June 5, 1666, Whereas John Conckling, Jr., of Hashamomack, near Southold, petitioned to the Court of Sessions in November last, concerning the settling of the estate of Wm. Salmon to Sarah, his relict, and six orphans, *i.e.*, one son and five daughters; and four of the overseers of Southold—namely, Barnabas Wines, Thomas Terry, Richard Terry and Thomas Hutchinson—were desired by the Court to take an inspection into said estate, and after they had perused the Inventory then taken found that the eldest son's portion came to £31 11s. 4d., and the other five children's

portions were each £15 15s. 8d.; they did not allow anything to said Conckling for bringing up the young children, but left it to the Court;

It is ordered that the said John Conckling, Jr., give good security to the next Justice of the Peace, to pay to five of the children, namely, John, Sarah, Rebecca, Elizabeth, and Hannah Salmon, the sum of £84 as followeth: To John £28 when he comes of age, and to each of the aforesaid daughters £14 when of age; the eldest daughter, Mary, having already received her portion. And when they arrive at the age of twenty-one years, they are to discharge him from all claims, and in the meantime they are to continue in obedience to him and his wife. By order of Court, Jonas Holdsworth, Clerk.

Page 20.—Upon the request of John Richbell, of Mamaroneck, that he might in behalf of Joanna Davison, widow and executrix of Nicholas Davison, and Richard Russell, of Charles Towne, in Massachusetts, take Letters of Administration of estate formerly of SAMUEL ANDREWS, deceased, in Oyster Bay and Horse Neck, upon Long Island; the same was granted November 4, 1667.

Whereas, Nicholas Davison, of Charles Town, in Massachusetts, merchant, was made Administrator of estate of Samuel Andrews, merchant, who being indebted to Richard Russell, of Charles Towne, a certain sum which was allowed by the Court, held at Cambridge April 30, 1660; and as a considerable part of the estate of said Samuel Andrews lies at a certain place upon Long Island, called Oyster Bay, and Horse Neck neare adjacent, the said John Richbell is appointed Administrator with full power to settle all claims, etc. November 6, 1667. Matthias Nicolls, Secretary.

Page 21.—THURSTON RAYNOR, Southampton. "I, Thurston Raynor, being in perfect memory, yet stricken in age, and not knowing how long my dayes shall

continue in this world, do make this my last will and testament." Leaves to son Joseph 28 acres of land "coming to me from the Towne," upon the last Division, which is already laid out to his own proportion in said Division. To son Jonathan one-half of all housing and lands, when he comes to the age of twenty-one. Leaves to wife, Martha, the use of the other half for life, and then to go to his son Jonathan. Leaves £10 each "to my other five children" (*not named*). Makes wife sole executrix, and "request my dear friends, namely my brother-in-law Samuel Clarke and my cousin Mr. John Howell to be overseers of my will."

Dated July 6, 1667. Witnesses, John Howell, Henry Pierson. Proved November 4, 1667.

Page 23.—HENRY PEARSALL, Hempstead. "This being the last will and testament of Henry Pearsall, Hee being in his right senses, notwithstanding very weake in Body." Leaves to Joseph Williams "a pair of oxen I bought of Mr. Fordhams," also some land upon ye north side lying in the New Field. Makes wife sole executor, and mentions "the four youngest of my children." "I desire at the death of my wife the housing and land should be left to my son Nathaniel."

Dated July 24, 1667. Witnesses, Joseph Sutton, Clerk. Thomas Rushmore, Timothy Halstead. Proved March — 1668.

Page 24.—Wee, John Williams, Joseph Williams, and Timothy Halstead, do acquit and discharge our late father-in-law (*step-father*) Henry Pearsall, his heirs and executors, from all demands of houses or lands, and all other goods that formerly were of our owne father Michael Williams, deceased.

Dated July 28, 1667. Anne Pearsall is appointed executrix of the will of her late husband Henry Pearsall, deceased.

Page 25.—Robert Coe and Daniel Denton, of Jamaica, Long Island, are appointed Administrators of the estate of THOMAS STEVENSON, and guardians of his children. July 9, 1668. Ri. Nicolls.

Page 26.—Robert Coe resigns his appointment as Administrator of estate of THOMAS STEVENSON July 9, 1668, and Anthony Waters, of Jamaica, is appointed in his place. August 15, 1668.

Page 27.—CAPT. THOMAS EXTON, New York. “Being sick and weak.” Appoints his loving friends Capt. Sylvester Salisbury and Mr. John Rider, Gent, executors. “I leave seven Beavers to buy wyne for ye officers and Gentlemen who accompany my Corps to the Grave.” “I leave six choice Beaver skins to be paid to Capt. Thomas Breedon, of Boston, to satisfy a credit. Captain Thomas Delaval gave to Mr. Isaac Bedloe.” To Mr. Matthias Nicolls “my fine new Holland shirts which lye in my Black Trunk.” To Abigail, wife of Mr. Matthias Nicolls, “my silver boat, a silver meat fork, and a silver spoon.” To Richard Nicoll, son of Mr. Matthias Nicoll, “my gold seale ring.” To Capt. Sylvester Salisbury a pair of Haire coloured silk stockings and a pair of gloves. To Capt. John Manning “my belt embossed with silver and gold.” To Mr. John Rider and wife ten Crown pieces, to buy them a piece of plate. To Mr. Thomas Tiddman, “my Gray Beaver Hatt.” To Mrs. Anna Broadhead, widow of Capt. Daniel Broadhead, “a gold ring with this Poesie on it, ‘God’s Providence is our Inheritance.’” To Sergeant Patrick Dondell “my Gray French hatt.” “My scarlett coat laced with gold and silver lace, and other coats to be sold, and 100 guilders of the money to be paid to Uffraw Wessells, and the remainder to be spent among my fellow souldiers of the garrison of Fort James.” To Henry Conolley a suit of clothes. To Richard Haymer, two goats. “To Richard

Charlton for his paynes in writing this will, four pieces of eight.”

Dated September 23, 1668. Witnesses, Brian Newton, Thomas Dinely. Proved October 7, 1668.

Page 29.—CAPT. ROBERT SEELEY of this city died intestate. Letters of Administration granted to his wife Mary, October 19, 1668.

CHARLES MORGAN, Gravesend. Makes wife Katharine sole executrix. Leaves to son Charles the lot or Plantations recorded to him in the Towne Books of Gravesend. To my other three sons, Thomas, John, and Daniel, the land and Plantation I now live on, and the barn that was formerly Slynihah Loras. His wife is to have the use of the said premises, “to dwell in soe long as shee shall keepe herself a widow. All this is my mynde and will soe to be.” Mentions daughters Mary, Rachel, and Susannah.

Dated “Thirteenth day of 7th month 1668.” Witness Wm. Goulding, Sam’l Spicer. Proved Oct. 7, 1668. Inventory mentions a very large number of articles of domestic use, and 6 acres of wheat, 5 acres corn, 4 acres Oats, 2 acres Rye, 7 acres Peas.

Page 32.—LAURENCE TURNER, of Westchester, died intestate. Letters of Administration granted to wife Martha, in 1668. Children mentioned but not named.

Page 33.—RICHARD EVERETT, of Jamaica, died intestate. Abraham Smith appointed administrator, September 4, 1668. Children mentioned but not named.

DANIEL WHITEHEAD, of Maspeth Kills, in Newtowne, left will, and made his wife (*not named*) executrix. She renounced the right, and Letters of Administration were granted to Stephanus Van Cortlandt, March 31, 1669.

Page 34.—**CORNELIS BEACKMAN**. New Utrecht. "Being sicke in his bed, disposes his estate as follows." First, he, the said Cornelis Beackman, and his wife Marihe Cornelis "do break and anull their first Contract of Marriage," and do declare that of all they have in this world the said wife shall have one half, and his daughter Mellitie the other half. But if his wife should die before the daughter is twelve years of age, "which God forbid," the testator appoints Lucas Dirckse and John ye Cooper, Jr., to be tutors of said child, they being both inhabitants of New York.

Dated March 4, 1668. Witnesses, Jan Tommasen Vandyes, Jacob Lieters. This is the mark [X] of Cornelis Beackman, with his own hand. This is the mark [O] of Marihe Cornelis. Proved April 3, 1669.

Translated from the Dutch language into English by me, Thomas Lovell. Inventory taken by John Thommasen and Jacob Lieters. Mentions house and 50 acres of land and meadow at Canarsie. Also a list of debts due to the following persons: Lucas Dickson, Coeuraet Ten Eyck, Hendrick Kip, Jr., John Guisberts, Gouvert Lockermans, Mr. Hans, Jan Jansen, Reynier Williamse, Cornelis Clopper, Isaac Bedloe, Laurence Vander Spiegel, Hermanns Wessels, John Tommasen, Rut Joosten.

Page 38.—**ROBERT FECKS**, of Flushing, died intestate. His wife Sarah was appointed administratrix, June 19, 1669.

ELIZABETH PARTRIDGE, of Flushing. Leaves one fourth of estate "to all my grandchildren equally." The rest "to all my children equally." Makes "Mr. Elias Doughty, of Flushing," executor.

Dated May 23, 1669. Written at order of Elizabeth Partridge by me, Anthony Waters, Clerk. Proved June 9, 1669. Debts mentioned as owing to her from Robert Fecks, Francis ye Carpenter, Nicholas Davis, John Gonin.

Page 39.—THOMAS PELL, Westchester. "It hath pleased ye all wise God many years to exercise me with much weakness of body, and having lately taken to Himself my beloved wife Lucy," "I give my body to a comely burial, that it may be decently buried in such a comely manner, that God may not be dishonored." Leaves all real estate to "my nephew John Pell, living in ould England, the only son of my only brother John Pell, Doctor of Divinity, he had by his first wife." Legacies to Abigail, wife of Daniel Burr, Nathaniel French, Elizabeth White, Mary White, and Nathaniel White. Leaves "to my son Francis French all my Tobacco, growing or not growing." Remits debts due him from "these four poor men, Joseph Patton, James Evens, Thomas Bassett, Roger Percy." Makes Daniel Burr and John Bankes, executors.

Dated September 21, 1669. Witnesses, Nathan Gould, John Cabell. Proved September 30, 1669. Inventory mentions "The housing, lands, barnes, and Islands adjoining, from Hutchinson's river westward, and so far eastward as were Mr. Thomas Pell's just and lawful right." £500. The inventory, very extensive, amounts to £1,294 14s. 4½d, and taken by John Richbell, Wm. Haydon, Samuel Drake.

Page 46.—Daniel Burr and John Bankes, of Fairfield, Conn., admitted as executors of the will of "MR. THOMAS PELL, of Ann Hook's Neck," October 13, 1669.

Quietus granted to Sylvester Salisbury and John Ryder as executors of Captain Thomas Exton, November 24, 1669.

Page 47.—Inventory of estate of ELIZABETH PARTIDGE, taken by Wm. Laurence and Eyrke Jacobs, overseers chosen by the Constable," October 18, 1669. House and lot, £45. Appraisal made by John Bowne, Wm. Noble, and John Hinchman. James Clement, Clerk.

Page 49.—GEORGE JEWELL, of Maspeth Kills, died intestate, and Richard Panton, of Westchester, “being nearly related to the children of said deceased,” was appointed Administrator, July 1, 1670.

Page 50.—RICHARD TOWNSEND, of Lusum, in Oyster Bay, died intestate, and Letters of Administration were granted to wife, Elizabeth, September 23, 1670. Children are mentioned but not named.

[NOTE.—“Lusum,” supposed to be a contraction of Lewisham, is now Jericho.]

JACOB WOOLPHERTS COWENHOVEN, of New York, died intestate, and Johanes Van Brugh, Paulus Leendertson Van der Griff, and Isaac Greveratt were appointed administrators by Court of Mayor and Aldermen. April 21, 1670. Wife and children mentioned, but not named.

Page 51.—ANNA HALL, widow of Thomas Hall, of New York, was made executrix of his will, and confirmed March 15, 16 $\frac{6}{7}$.

FRANCIS LOVELACE, Esq., &c. Whereas, Mr. Thomas Pell, late of Owckway, *alias* Fairfield, in Connecticut, deceased, by his will dated September 25, 1669, made his nephew Mr. John Pell, only son of Dr. John Pell of old England, his heir, and “having received testimonials out of England under ye hands of Persons of Eminence and Quality” that Mr. John Pell lately arrived here. All persons having any relations to the same are to deliver to him quiet possession of the same. October 7, 1670.

Page 52.—BALTHAZAR DE VASCH, of Amesford, having absented himself from his habitation, and is gone out of the country, Capt. Elbert Elberts and Mr. Jacob Strycker, of Midwood, are appointed Trustees of his estate to take possession. October 21, 1670.

Page 53.—THOMAS IRELAND, Hempstead. Leaves to eldest daughter Jane, one Cow, and £10 when she is 18. To son Thomas “all Housing and lands,” to youngest daughter Elizabeth £20 when 18. Makes wife (*not named*) executrix.

Dated September 30, 1669. Witnesses, Jonah Fordham, John Smith, Sr.

Page 54.—JOHN MARSHALL, Flushing. “I give to ye Lord my Soule, who gave it mee, and my Body to ye Earth from whence it came. I give unto my wife Angle Marshall, my whole estate, to be putt at her own disposall after my decease.

As witnessse my hand this 23d of October, 1670.

Witnesses:

Robt. X^{his} Terrey

John X^{the marke of} Marshall.”

John Hinchman^{marke}

Proved January 3, 1670, Anthony Waters, Clerk.

[The above will, which is given entire, is the shortest as recorded.]

The petition of Joseph Palmer, Benjamin Palmer, Samuel Palmer, Obadiah Palmer and Thomas Palmer, sons of William Palmer of Westchester, and Martha Palmer, his widow, to Gov. Francis Lovelace, states “that it hath pleased God to take away our father lately, with a sudden blow of death, and without sickness, only a distemper he hath had on him many years, which wee could not conceive to be mortal. And left no will but verbally stating that having but little property he intended it to go to his wife, in respect she was stricken in years.” They request that their mother be made administratrix. Which was granted April 26, 1670.

Inventory taken by Consider Wood and Francis Feahs, mentions 20 acres of upland, 16 acres of meadow, 1 House Lot 2½ acres.

Page 56.—ABRAHAM JOSSLING, Nashua. “Being very sick.” Leaves to wife (*not named*) one house in Nashaway, with land thereto belonging, To eldest son Abraham, “one farm that Goodman Kittle lives on.” “And Good wife I would not have you remane where you are with any of my children, but my desire is that my children may be put out to Trades where they are.” Leaves to son Henry 20 shillings, “and I desire him to be kind to his brothers, and to take one of them to himselfe to learn his trade, as he hath promised me.”

Dated March 16, 1669. Witnesses, Christopher Spencer, Thomas Spicer.

“Whereas Abraham Jossling dyed not long since at sea, off from ye coast of Virginia, in ye shipp ye Good Fame, of New York,” the will having been proved is confirmed, April 7, 1670.

Page 57.—JOHN LARRISON, Sr., New Town. “My will is that Wm. Heyward be disposed of by my daughter Abigail until he be 21.” Leaves to son John 55 bushels of wheat, due from John Cleve of Utrecht. Rest of estate to son John and daughter Abigail. Leaves to wife (*not named*) 20s. and makes her executrix.

Dated December 5, 1670. Witnesses, Wm. Lovelidge, Gersham Moore, John Ramsden. Inventory taken September 7, 1671, by John Burroughs, Thomas Lawrence, and Ralph Hunt, mentions “House and land £75.”

Page 59.—JOHN STEVENSEN, Newtown. Leaves to sister Mary, wife of Patrick Harris, house and land, with a share of salt meadow lying by John Borrroughs. “The rest of the upland and the meadow at ye South Sea, to my brother, Edward.” To brother Thomas, “my meadow before John Lorrison’s.” Makes brother Thomas executor.

Dated December 13, 1670. Witnesses, Francis

Doughty, Sam'l Moore. Thomas Stevens confirmed as executor, March 2, 167 $\frac{1}{2}$.

Page 60.—“Whereas SAML MAYO (or Majo) who had sometime an estate in Oyster Bay, did leave a lot of land he had there in the hands of Anthony Wright, as security for a sum of money and is since deceased intestate. And the said Anthony Wright hath made no improvements, although it hath been in his hands severall yeares, as no legal conveyance has been made to him, and as he is the only creditor to the deceased in these parts.” The said Anthony Wright is made the administrator, February 2, 1670.

Page 61.—JOHN MARSTON, Flushing. “I will that my two sons, John and Cornelius, shall live with my well beloved friend John Hinchman and to be wholly at his disposall till they come of age, and he is to have the oversight of all my estate.” Leaves all to his two sons when of age. Leaves to daughter Elizabeth a gold ring, and to daughter Katherine a silver thimble. “This is my full will and my sons' desire, as witness our hands this 14th February, 167 $\frac{1}{2}$.”

Witnesses, Robert Terry, Joseph Thorne, John Marston, Sr., John Marston, Jr., Cornelius Marston.

Page 62.—Whereas JOHN MARSTON, of Flushing, in the North Riding of Yorkshire, upon Long Island, dyed in ye month of February last, and made a will wherein he leaves John Hinchman of the same place to be the guardian of his two sons. Which will according to ye usual custom of the Law ought to be proved at ye next Court of Sessions, and it soe falling out that noe Court is to be held until the month of June during which time the estate may be impaired.” The said John Hinchman is confirmed as administrator, April 6, 1671.

“Whereas JOHN HAWKINS, late resident in Elk River, in ye Province of Maryland, did appoint his

well beloved wife residing in New York, to be his true and lawful attorney. And there being credible information brought hither that the said John Hawkins is not long since deceased, intestate." The said widow Sarah Hawkins, is appointed administratrix, March 30, 1671.

Page 63.—THOMAS SAYRE, Southampton. "In the Name of God, Amen. I, Thomas Sayre, of Southampton upon Long Island, being in perfect strength of memory, blessed bee ye Lord for it, but weake in Body." Leaves to son Francis two acres of land "next unto his owne in Captains Neck, in ye Great Playne, and 2 acres more lying in ye 8 acre Lots in ye said Great Playne," also "a Pewter flagon, a Pewter bowl and a great Pewter Platter." To son Daniel "2 acres of land lying next ye above said 2 acres, in ye 8 acre lots, and 3 acres more in the Ten acre Lots, and one great Pewter Platter." To son Joseph £40 Stirling, £10 a year, "to begin five years after my decease, to be paid in good merchantable shoes, or other pay that will procure hides towards his setting up a Tannery." To daughter Damoris Atwater, 40s. To daughter Mary Price 40s. To daughter Hannah Sayre, £20 at the day of her marriage, or when eighteen. Leaves household goods to sons Job and Joseph and daughter Hannah. Makes son Job executor.

Dated September 6, 1669. Witnesses, Obadiah Rogers, John Laughton. Inventory taken by John Howell, Henry Pierson, Thomas Cooper and John Jennings, July 10, 1670, mentions "Housing, lands and Tan vats" £150.

[NOTE.—The house of Thomas Sayre is still standing in Southampton, and is now the oldest dwelling in the State.]

Page 65.—THOMAS MORELL, Staten Island. Leaves to Robert Semson, of Gravesend, Long Island, "a colt,

now in ye hands of Christian Woolf of Gravesend." To Mr. Nicholas Stillwell, of Staten Island, "all other things and goods that belong to me."

Dated May 2, 1670. Witnesses, Obadiah Holmes, John Kingdom.

Page 66.—"Whereas JOHN DAVERELL of this city dyed in ye Province of Maryland intestate." Mrs. Sarah Hawkins of this city, widow, "the naturall mother of him the said John Daverell," is appointed administratrix. Given under our hand and seal at Fort James, May 12, 1673. Francis Lovelace.

Page 67. — Whereas JAN EVERTS BOUT, late of Brooklyn, in the West Riding of Yorkshire, did in his will appoint Adrian Heggeman of Flatbush, *alias* Midwout, his executor; and there being no Court of Sessions until the month of December, he is confirmed as executor, September 27, 1671. Francis Lovelace.

Page 68.—Whereas JEAN LE TELIER, of New Utrecht, in the West Riding of Yorkshire, did by his will leave his wife Christina sole executrix. She is confirmed as such, September 12, 1671.

Whereas THOMAS ROBINSON, late of Newtown, died intestate, leaving two sons, his only children, namely, Thomas and Josyas, the care of whom for the present is committed by the officers of the town to Jacob Reade, their uncle. He is appointed administrator, September 23, 1671.

Page 69.—JOHN WOODRUFF, Southampton, L. I. Leaves to his eldest son, John Woodruff, of Elizabethtown, New Jersey, "a half Crown Piece, in full of all portions and patrimony to be expected of me." To daughter Anne Woolley, £20. To daughter Elizabeth Dayton, £20. Leaves rest of estate to wife Ann and youngest son John Woodruff, and makes them executors.

Dated May 4, 1670. Witnesses, Christopher Foster, John Laughton.

Know all men by this, that the above written will is of my own handwriting, and I saw ye said John Woodruff sett to his marke, and take off ye seale or stamp from ye wax. As witness my hand.

John Laughton.

Proved at Court of Sessions at Southold, July 1, 1670. Inventory made May 24, 1670, amounts to £122 7s. 8d. "One half of ye Land and Housing and accommodations is already clearly by deed of Gift disposed to his son John, the other half we apprizze at £55.

John Howell, Henry Pierson, Edward Howell, John Jennings.

[NOTE.—John Woodruff married Anne, daughter of John Gosmer, one of the original "Undertakers" of Southampton. He adopted his oldest grandson John Woodruff, and went to New Jersey about 1660. John Woodruff, Sr., also named his youngest son John. He remained in Southampton. His homestead was purchased in 1726 by Francis Pelletreau, and was standing till recent years. It was the last house on Long Island that retained the old-fashioned rhomboidal panes of glass, and was known as the "House with diamond windows."]

Page 72.—THOMAS JONES, Huntington, L. I. "His will is that his three youngest sons may have 20 shillings each." Leaves same sum to "my eldest sons." To daughter Martha, £10. "To my eldest son Thomas my best cloak. To my son John my watch," and make my wife executrix. February 16, 1669.

Witnesses, Samuel Titus, Thomas Powell. Sworn to by witnesses, February 26, 1669. Jonas Wood.

Proved at Court of Sessions held at Southampton, March 2, 1669, and his wife Katharine Jones, was confirmed as executrix. Henry Pierson, Clerk.

Inventory, £195. House and Lands, £35. Samuel

Titus, Thomas Scudder, Joseph Bayley, Thomas Brush.

Page 75. — JOHN WHITE, Southampton, L. I. Leaves to only son John all houses and lands. "If he die without issue then to my daughter Elizabeth. If she die without issue then to my wife Hannah, for life, and then to the eldest son of my brother James White. If he die without issue then one half to my two nephews, John Topping and Thomas Topping. The other half to be divided amongst my four youngest sisters" [*not named*]. Wife to have use of property till son comes of age. Makes wife Hannah executrix, and "my loving friends, Francis and Daniel Sayre, and my brother-in-law, Thomas Topping," overseers and guardian of children.

Dated May 9, 1670. Witnesses, Thomas Cooper, Thomas Cooper, Jr.

The execution of will was confirmed May 30, 1670, before us, Henry Pierson, John Jessop, Richard Howell, Isaac Halsey. "Thomas Topping, of Southampton, testifies that the will is, and was, the very will of John White, deceased, and that hee, this deponent, wrote ye said will for him, and see him sign and seale ye same, as is also testified by ye other witnesses, July 1, 1670. Henry Pierson, Clerk of Court of Sessions."

Inventory taken by John Howell, Henry Pierson, Edward Howell, John Jennings. House and £50; allotment, £55.

Page 78.—THOMAS FOSTER, Rustdorp, L. I., "being on bed of sickness." My will is that my son Thomas shall have that mare that is at Nissaquage, and if the child, my wife now goes withal, shall live, that child shall have a share in it." "My children are to be taught to read English well, and my son to write, when they doe come of age." "And if my wife should

marry or remaine as she is, and not teach ye children as aforesayd, then my will is that two cows more be layed out for yt end, to give ye children learning." Mentions "my brother" (*not named*), "my cousin, Henry Foster," wife (*not named*), my friends, Thomas Benedict, Wm. Foster, and Daniel Denton, to dispose of estate."

Dated May 22, 1663. Witnesses, Wm. Hallett, John Boylee. Approved by the authority of Rust-dorp [Jamaica], on Long Island, and recorded by their order June 10, 1663. Anthony Waters, Clerk.

Page 79.—THOMAS HOOD, New York. "I, Thomas Hood, lately a souldier in ye Garrison of Fort James, being since my arrivall taken sick," makes loving friends, Richard Patum and John Bugby, executors, and leaves them "my share of Log wood in the Ketch, 'Society,' now riding at anchor in the road of New York, of which Thomas Edwards is master." "I give ye summe of 300 guilders, wampum, or ye value thereof, to be spent among my fellow-souldiers in the Garrison of Fort James." Legacies to friends John Clarke and Richard Charlton.

Dated October 7, 1671. Witnesses, Francis Yates, John Laureson. Above executors were confirmed October 14, 1671. States that he had "formerly been a soldier, but had lately come from the West Indies, in the ketch, 'Society,' and had a share of log wood, a chest of silks, and some other things."

JOHN HADDEN, Jamaica, leaves to Captain Matthias Nicoll "my horse in the hands of Mrs. Marshall." To Peter Smith, of Jamaica, a horse. To John, son of Wm. and Margary Meritt, £10, "to be paid to his parents against he arrive to years of understanding." Legacies to Henry Newton, John Thompson, "belonging to ye Garrison of New York," Mr. Edward Smith, of New York, John Clarke, Richard Charlton, and Richard Dow, "to Margaret Welham, servant of Wm.

Merritt, for care and trouble in taking care of me in my sickness, 30 shillings," to loving friend, Benjamin Coe, £5. Makes Elias Doughty, of Flushing, and Anthony Waters, of Jamaica, executors.

Dated October 11, 1671. Witnesses, Otto Gerritts, James Matthews, Cohnraet Ten Eyck. Proved October 27, 1671.

Page 83.—JOHN HART, of Maspeth Kills, L. I. "A little before his death made a nuncupative will 'after this manner.' Gives to eldest son (*not named*) one shilling, he having already received his portion. To son William one Hog, and to his daughter Sarah another. Leaves the Plantation and rest of goods to his two sons Samuel and William and his two daughters Sarah and Susan.

"In presence of Thomas Wandell, and Anne his wife, Humphrey Clay and Sarah his wife, and also other neighbors then present."

Letters of Administration granted to Samuel Hart father of said John Hart, — —, 1671. Francis Lovelace.

Page 84.—"Whereas Captain JOHN JULIUS, late commander of the 'Loyal Dorothy' of Nevis, now at anchor in this port, dyed here, and left Mr. Gabriel Mimeveille, of this city, merchant, his sole executor." He is confirmed as such. "Having due regard to the orders given to said Captain John Julius by Sir Charles Wheeler, Governor General, of the Leeward Islands, to whom and his friends the greater part of the cargo doth belong." September 20, 1671. Francis Lovelace.

Whereas MR. BALTHAZAR DE HART, of this city, merchant, did in his will appoint Jan Hendricks Van Bom-mell, Jacob Teunison Kay, and Mons. Jacques Cous-seau his executors, they are confirmed. July 24, 1671.

Page 86.—THOMAS WICKS, Huntington. Leaves to wife (*not named*) the use of one-third of "accommoda-

tions I now live on," for life, then to son John. To son Thomas the lot that was John Lewis', and "a lot of meadow I bought of Noah Rogers," also "Nayles to fitt up his house." To son John "the other two thirds of accommodations where I now live." Legacies to daughters Rebecca and Martha, and their children (*not named*). Rest to wife and "four of my children namely: John, Elizabeth, Mary and Sarah." Makes Isaac Platt and Thomas Powell executors.

July 3, 1670. Witnesses, Samuel Wood, Caleb Wood.

Letters of Administration granted to "widow Wicks," March 19, 1671.

Page 87.—JONAS BOWER, Southampton. Leaves to son Joseph seventeen acres of land at Flying Point, and three acres in the last Division to be taken at the east end next to Robert Woolley's, one half my meadow on the beach, one half my meadow in Quagantuck, a £50 right in the ox pasture, and a £50 right of Commonage. To son James his portion in cattle. "I leave it to my wife's liberty to pay to my son Jonathan his portion as she shall see meet." Leaves to wife Hannah use of house and land till son Jonah comes of age. If he die under age, then to go to my son Isaac. If Jonah lives, then Isaac is to have thirty-one acres of land lying by Thomas Halsey's. Mentions daughters (*not named*). Makes "my cousin John Howell, Richard Post and John Jessup executors.

Dated November 13, 1670. Witnesses, John Howell, John Jessup. Proved June 6, 1671.

Page 89.—"Whereas Mr. PETRUS STUYVESANT, heretofore Governor of these parts, for the States Generall, of the United Provinces, and West India Company, deceased, did in his last will and testament declare and appoint Mrs. Judith Bayard, his widow and Relict to be his whole and sole executrix." And the said will having been presented in ye Mayor's Court, and proof

made according to Law, the said Judith Bayard is confirmed, March 7, 167½.

JAMES NAYBOR, Huntington, "Cooper." Leaves to youngest daughter, Martha, "my Great Trunk and best chest with linnen and woolen clothes." "To my grandchild, Mercy, when 21, £10, to be raised out of my house in Boston," which I leave to my five daughters, Mary, Sarah, Elizabeth, Rachel, and Martha. Makes his daughter Martha executrix, and Mr. Wm. Bartholemew and Goodman Sundall, both of Boston, executors in trust. "I desire Thomas Scudder and Joseph Bayley, of Hunttington, to be helpfull to my daughter Martha as executor."

Dated January 27, 1671. Witnesses, Matthew Owen, Peter Floyd, Joseph Bayley. Proved at Court of Sessions, Southampton, and confirmed March 19, 1671.

Page 91.—JOHN HICKS, Hempstead, "Being weak in body but sound in understanding," makes son Thomas executor, and "he is to pay to my wife Rachel, £100 in cattle, according to wheat at 5 shillings a bushell." Leaves to wife household utensils, "besides her own wearing clothes, and what goods my said wife brought with her to me." I leave to each one of my daughter Haviland's children, a colt." Leaves to daughter Hannah £100, one-third in horses and two-thirds in cattle. Legacies to "children of my son Thomas," and to "my son-in-law Josyas Starr."

Dated April 29, 1672. The will is also signed by his wife Rachel, "in token of her satisfaction." Witnesses, Jonah Fordham, Richard Valentine. Proved at Court of Sessions, held in Jamaica, June 14, 1672. Anthony Waters, Clerk. Letters of Administration granted to Thomas Hicks, June 17, 1672.

Page 93.—Inventory of estate of WALNOVERS LETIN, of Dover, Staten Island, who liath lately deceased,

taken by Gideon Marlett, Constable, in presence of Peter Belew, Simeon Corne, Tys Barenson, "and many others then present." January 16, 167 $\frac{1}{4}$. One lot and housing. £1,000. Whole is £2,592.

NICHOLAS STILLWELL, Staten Island, "Husbandman." "being weak and sicke," leaves to youngest son Jeremiah an iron gray mare. Leaves to "well beloved and affectionate wife Anne" all lands, houses, and estate, and makes her executor.

Dated December 22, 1671. Witnesses, Nicholas De Meyer, Richard Charlton. Letters of Administration granted to wife Anne, June 17, 1672.

Page 94.—"Whereas CLAAS MELISE, late an inhabitant of this city, was by an unhappy accident, returning in his sloop, from Virginia to this city, struck overboard into ye sea, by which means he is departed this natural life." Upon request of his widow, Gretie Ancus that John Poppers and Hendricks Van Bommel, might be appointed the administrators, they are so confirmed, July 12, 1672. Children are mentioned but not named.

Page 95.—Whereas GABRIEL LYNCH, late of Newtown, died intestate, his widow Margaret Lynch is appointed administratrix, September 3, 1671.

Page 96.—"Whereas THOMAS FOSTER, heretofore of Rensselaer, *alias* Jamaica, upon Long Island, did in his will, appoint his widow executrix, and she having married Joseph Thurston," they are confirmed as executors, August 5, 1671. Widow's name not given.

Whereas JONATHAN MARSH, of Westchester, died intestate, and Captain John Plott having married his widow, upon petition the said Captain John Plott and his wife Anne are appointed administrators, May 6, 1672.

Page 97.—“Whereas Captain RICHARD MORRIS, of this city, merchant, died intestate, leaving a considerable estate behind him, and whereas his brother, Colonel Lewis Morris, hath a great interest for the protection of the estate, it is judged requisite that some extraordinary care should be taken.” I have thought fit to appoint Mr. Matthias Nicoll, mayor of this city, Captain Thomas Delavall, and Captain Cornelius Steenwych of the Council to His Royal Highness' Government, Captain John Berry and Mr. Thomas Gibbs to be administrators, this September, 1672. E. Andross.”

Page 98.—JOHN WILLIAMS, New York. Leaves to Anthony Jansen Turk, “all my tools in the house of Henry Morris in New Jersey, as also whatever I have in the house of Anthony Jansen, or elsewhere.” And all my land in New Jersey according to the records of Elizabethtown, and he is to pay to Henry Morris a debt of 40 shillings and the funeral charges. Makes Henry Morris executor.

Dated October 10, 1672. Witnesses, Otto Gerritse, John Sharpe. Letters of administration granted to Anthony Jansen Turk, October 15, 1672.

THOMAS TERRY, SR., Southold. “I, Thomas Terry, Sen., of Southold, being very sicke and weake.” Leaves to beloved wife (*not named*) fifteen bushels of corn yearly, during her life. Ten bushels to be paid by my son Daniel, and five by my son Thomas. Also household goods and four bushels of apples yearly. “And if my son Daniel marry, and they doe not like to live together, then my son Daniel shall build my wife a convenient house for her comfortable living.” To daughter Elizabeth a cow when she marries or comes of age. Legacies to daughter Ruth and daughter Mary Reeve. To son Daniel “my house and accommodations within ye old bounds, and one half my land at Ackabache.” To son Thomas all my land at Cutchock, and one half my land at Ackabacke.

Dated November 26, 1671. Witnesses, Barnabas Wyndes, Barnabas Horton, Thomas Hutchinson, Martha Hutchinson, John Elton. Proved at Court of Sessions, Southold, July 5, 1672. Letters of administration granted to son Daniel, October 15, 1672.

Page 101.—Letters of administration granted to Mary Dickinson, relict of PHILEMON DICKINSON, late of Southold. "She being made sole executrix in his will, which was proved at Court of Sessions in Southold in July last." October 28, 1672.

"Whereas THOMAS BADGORD, late of this city, merchant, died intestate, leaving an estate behind him," Mr. Matthias Nicoll, Mr. John Ryder and Mr. Wm. Critchlow are appointed administrators. October 15, 1672.

Page 102.—John Sticklin, of Jamaica, "Being in greate paine." Leaves to daughter Loanus £10. "To my daughter Mathew's youngest child" 40 shillings. To Jonathan Mills, one cow. To eldest daughter of John Loanus, one cow. Rest of estate to his daughter's children (*not named*). Makes "my son John Smith, my son Saml Matthews," John Foster and Benjamin Coe, executors. "It is to be understood that the 2 cows mentioned to John Loanus' daughter and to Jonathan Mills were my wife's, and she gave them as she saw good, I having promised to perform her will."

Dated September 5, 1672. Witnesses, John Foster, Benjamin Coe. Proved and confirmed January 22, 1672.

Page 104.—"Whereas NICHOLAS DAVIS, late of Rhode Island, merchant, dyed intestate, leaving an estate upon the which Sarah his relict hath refused to administer or to intermeddle therein." Mr. Jeronymus Ebbing of this city, merchant, Dr. Henry Taylor of this city and Mr. John Bound of Flushing, creditors,

are appointed administrators, February 20, 1673. Thomas Gibbs is appointed instead of Jeronymus Ebbing.

May 13, 1673.

“Whereas HOPE BARRINTS, a carpenter, died intestate at Breucklyn upon Long Island, and leaving no relations of wife, children, or other kindred,” Mr. Allard Anthony, Sheriff of New York, is made administrator, February 28, 1671. Francis Lovelace.

Page 105.—LATIMER SAMPSON, Oyster Bay. “I Latimer Sampson of Oyster Bay, being intended (God permitting) to travel to Barbadoes, and well knowing the Casualty of man’s life.” Leaves all estate to Grizzell Sylvester, eldest daughter of Nathaniel Sylvester, of Shelter Island, and makes them executors.

Dated in Shelter Island the 16th day of the month called February in the year 1668. Witnesses Christopher Foster, John Youngs, Isaac Arnold.

Page 106.—JONATHAN DAVIS, Jamaica. “Wee underwritten coming to ye house which was Jonathan Davis deceased, to make inquiry according to Law, whether he had made any will or no. Answer was made that he had made no written will, only in the hearing of Zacharias Mills and Abigail Darling hee did desire that what estate he left behinde should bee for his wife Sarah. And also in regard of his wife’s inability to manage her business herself, he desired that his brother Samuel Davis and Nehemiah Smith should be assistants to her and be her Overseers. The which two men in our hearing did manifest that they was very willing to answer the desire of the party deceased, and bee helpfull to the widow as they could. And alsoe for some reasons best known to herself, the widow Sarah desired to have a third person added to the other two, which was Wait Smith, unto which all Partyes agreed. Witness our hands, February 8

1674. Nathaniel Denton, Constable; John Oldfield, John Bayler, Overseers.

Page 107.—ROGER TOWNSEND, Westchester, "Being very weake and sicke," leaves to wife Mary all goods and chattels. To my three sons Mordecai, Thomas and John Bedient £10 each. "I request Captain Wm. Lawrence and Mr. Richard Cornell to be overseers of this my will. That my wife may not in the leaset be prejudiced or injured in any of my estate." "I also give unto my two overseers all my tract of Land which I now live upon, which belongs to my Patent, if they please to accept of it at my decease. Only they shall give unto my three sons before named the sum of £20 apiece, to be paid within a twelve month and a day after my decease." If they refuse to accept it, then it is to go to my said three sons equally.

Dated May 7, 1674. Witnesses, Henry Taylor, Robert Darkins, Robert Rider. Proved and confirmed April 15, 1675. E. Andross.

Page 108.—JOHN GERLAND, New York. Leaves to "dear wife Susannah, my riding horse, all other goods except as follows." To my son Sylvester "my Sword Pistolls and furniture to them belonging." Leaves legacies to second son, Matthias, and to Gulian Van Laver, "a son by my wife's former husband." "Earnestly desiring that my Trusty and well beloved brother Mr. Gulian Ver Planck, and my well beloved friend Francis Rumbout to be the executors of this will."

Dated July 15, 1673. Witnesses, John Carr, Wm. Tom, Edward Cantwell, Ralph Hutchinson.

"Recorded for Mr. John Sharpe, who desired to be Administrator," etc., February 26, 1674.

Page 109.—"Whereas I am informed that Peter Wright, late of Oyster Bay, upon Long Island, was casually drowned in Virginia, and dyed intestate,"

upon the request of his daughter Hannab, and son Gideon Wright, the said Gideon Wright is appointed administrator.

April 12, 1675. E. Andross.

Page 110.—Sarah Davis, widow of JONATHAN DAVIS, late of Jamaica, is confirmed as executor of the nuncupative will of said Davis, April 1, 1675.

Gulian Ver Planck and Francis Rumbout having renounced the executorship of the will of JOHN GERLAND, "publicly in the Mayor's Court." His widow, Sarah Gerland, is confirmed as administratrix, April 15, 1675.

Page 111.—Whereas PHILIP JOHNS, late an inhabitant of this city, died intestate. His widow, Mary Johns, is made Administratrix, April 15, 1675.

Page 112.—"Whereas ANTHONY WATERS, late of Jamaica, upon Long Island, died intestate." His widow Rachel Waters, is appointed administratrix. April 15, 1675.

Page 113.—"Whereas SAMUEL LANE, late a Soldier in this Garrison, died intestate, having no relations or kindred in these parts." Alexander Wardrappe, "one of his fellow souldiers," is appointed as administrator. April 26, 1675.

JOHN ELTON, Southold. "Being very weake." Leaves one half of movable estate to wife, the other half to Isaac Overton. Leaves to wife one half of lands and houses during life. After her decease the whole to go to Isaac Overton, "my sister's son." To daughter in law, Anna Nicolls, £10, in cattle. Makes his "trusty and well beloved friends," Mr. Joshua Hobert and Mr. Thomas Hutchinson executors, and they are "to use all decent means to promote the wel-

fare of my estate, and to counsel and direct my dear wife and kinsman, as may be most to God's glory, and their own good."

Dated April 19, 1675. Witnesses, Mary Wells, Elizabeth Clarke. Proved at Court of Sessions, held at Southold, June 3, 1675. Inventory taken amounting to £123.

Page 114.—"Whereas ISAAC BEDLOE of this city, merchant, died intestate, in or about the month of February, 1673. Who having been intrusted with great sums of money, and considerable quantities of goods by the late Governor, Colonel Francis Lovelace, as his factor; he was thereby involved in many and great accounts, And his widow Elizabeth Bedloe having been sued by some of the creditors." Upon her application she is appointed administratrix, August 9, 1675.

Page 116.—"Whereas BALTHAZAR DE HART, by his last will, did appoint Jan Hendricks Von Brommell, Jacob Teunison De Kay, and Jacques Cousseau as his executors, and whereas his brothers and heirs, Daniel, Matthias and Jacobus De Hart have petitioned that they may have the administration of his estate." It is granted August 9, 1675.

Page 117.—"Whereas ROGER RUGG, merchant, of this city, dyed lately without making any formal will, yet by a nuncupative will, before sufficient testimony, some short time before his decease, bequeathed his estate to Mr. John Rider and his wife of this city, and desiring Captain Nathaniel Davenport to be assisting unto them, and having made proof of the will before the Court of Mayor and Aldermen." The said John Rider is made administrator, August 9, 1675.

Matthias De Hart and Jacobus De Hart, petition that the administration of the estate of their deceased

brother BALTHAZAR DE HART, may be granted to their brother, Daniel De Hart alone, August 5, 1675.

Page 118.—“Whereas EDMUND FARRINGTON, of Flushing, upon Long Island, in his will appointed his wife Dorothy his executor, and the original having been transmitted to the Office of Record, where it now remains.” The said Dorothy is confirmed as executrix, July 1, 1675.

“Whereas MATTHIAS DE HART, late of this city, merchant, did in his will appoint Mr. Peter Stoutenburgh, Mr. Samuel Edsall, and Mr. Hendricks Williams, as administrators in Trust.” They are confirmed, September 1, 1675.

Page 119 —Joshua Hubbard and Thomas Hutchinson were confirmed as executors of the will of JOHN ELTON, late of Southold, September 10, 1675.

Page 120.—“Whereas FRANCIS MUNSAY, late of Setalcot, upon Long Island, died intestate.” His wife Hannah is appointed administratrix, September 10, 1675.

“Whereas THOMAS BRUSH, late of Huntington, upon Long Island, died intestate.” His son Thomas is made administrator, September 10, 1675.

“The apprizement of the inventory amounts to £306 12s., as returned to the Court of Sessions.”

Page 121.—“Whereas Captain JOHN UNDERHILL, late of Killingworth, within the jurisdiction of Oyster Bay, upon Long Island, did in his will bequeath his whole estate to his wife Elizabeth, during widowhood, and did appoint his eldest son John, with others, to be trustees for his children,” and the said Elizabeth has since deceased, the said John Underbill is made administrator, November 4, 1675.

Page 122. — “Whereas MR. JOHN WINDER, merchant, and Alderman of this city, deceased, did make a nuncupative will, and did leave his whole estate to his wife Sarah, and proof having been made,” she is made administratrix, September 29, 1675.

Nuncupative will of JOHN WINDER. “I leave my whole estate to my wife, and to her disposing.” In presence of us undersigned witnesses, September 27, 1675. Anthony Brochholst, John Laurence, Sr.

Page 123.—HENRY PERRING, Brookhaven, “Being weak in body,” directs his body “to be decently buried in the Burial Place of Brookhaven.” Leaves to wife Hannah all lands and goods in Brookhaven, or elsewhere, during her life or widowhood. Leaves to son-in-law Joseph Longbothem, 40 acres of land as followeth, namely, 9 acres in the old field of said town, whereof 3 acres joins eastward on Andrew Miller’s lot, and west on Goodman Riggs, 6 acres at the rock, formerly belonging to James Cook. Also 9 acres of my Home lot, 5 acres at Newtown, joining west on Goodman Fancy’s lot, and east to the commons, and 3 acres more at Newtown of the last division betwixt Mr. Woodhull’s and Goodman William’s lots. Also 14 acres at the old man’s, when the division shall be made. Leaves to son-in-law Jacob Longbothem, and to Joseph his brother, “my water mill in Brookhaven, and they are to pay to my daughter Hannah Perring 40 shillings, and she is to have one half of the profits of the mill during her life,” “and she and her children are to be Toll free,” “my daughters-in-law Joana Smith and Judith Longbothem shall be Toll free at said mill.” Leaves to son-in-law Jacob Longbothem one half acre of land “adjoining my orchard.” Makes Jonathan Smith, of Smithfield (Smithtown), and Wm. Satterly, of Brookhaven, executors.

Dated December 1, 1674. That the premises are the real will and testament of Henry Perring is deposed by Nathaniel Brewster before me. John Woodhull.

Letters of administration granted to Hannah Perring February 1, 1675.

[NOTE.—The term “sons in law” in above will probably means stepsons. “Old mans” is now Port Jefferson.]

Page 125.—“The deposition of Katharine Fancy, aged about forty-eight. That she being at the house of Henry Perring about a week before he dyed, she heard the said Henry Perring say that he would give his daughter Hannah Perring all his own accomodations belonging to him in the Towne, and at the South with the three islands that was given to him by the Towne, and the ground that did adjoin to his son Joseph Longbothem's lot, for which she was to give to said Joseph as much at the upper end of his lot. And the said Perring's wife being by he told her she should have the management and disposal of all his estate during her life, unless his daughter Hannah should marry, and after his death his daughter Hannah should have half, and after his wife's death the other half.”

Sworn to before me, June 28, 1674. Mathias Nicoll.

Inventory taken by Richard Woodhull, John Tucker, John Jenners. Mentions dwelling house, barn, orchard, two accommodations of upland and meadow. No prices or valuation given.

Page 127.—WM. BETTS, Yonkers. “The Twelfth day of the Twelfth month 1673.”

“I William Betts of the Yonckers Plantation, in the Jurisdiction now of New Orange so called.” Leaves to wife Alice, “house, barn and home lot, and meadows that are lying by my house lot,” also one third of my lot in the Planting Field, during her life. Also leaves her household goods. Leaves to son Samuel Betts, after his wife's decease, the said house, Home lot and meadows, and one third of all lands in the Yonckers Plantation. Also a Home lot next to the home lot of Good-

man Newman, in the Town of Westchester. Also six acres of meadow next to Samel Barrets, in the west meadow of Westchester. Leaves to son Hopestill Betts, one third of his lands in the Planting Field, and one third of the rest of his lands in the Yonckers Plantation. Also "eight acres of fresh meadow lying to the west of Long neck in Westchester." Leaves to son John Betts, one third of land in the Planting Field and one third of land in the Yonckers Plantation, also two six acre lots of meadow in the west meadow of Westchester, next to Consider Woods, and six acres I bought of Cregier, next to Consider Woods, and the other six acre lot lying between the meadow of Edward Walters and meadow of Joseph Hunt, of Westchester. And he is to live with his mother during her life, and manage her farm and stock. Also leaves to son John, "my house and orchard and two home lots next to the orchard, and eleven acres of upland by the west meadow and one and a quarter acres of salt meadow on the south end of Quimby's neck, all of which lie in the bounds of Westchester." Leaves to daughter Melitabel Tippetts 20 shillings. To John Barrett, son of Samuel Barrett, twenty acres of upland, eastward upon the hills by Eastchester path in the Yonckers Plantation, and one acre in the west meadows, "my meadow at Yonckers which hath been wrongfully taken from me," if recovered is left to his three sons.

Witnesses, Francis French, John Barrett. Wife Alice Betts is confirmed as executrix, January 2, 1675.

Page 130.—Letters of Administration granted to Captain Nathaniel Sylvester and Grizell Sylvester, on the estate of LATIMER SAMPSON, February 18, 1675.

"Whereas Captain THOMAS CARLE, of Hempstead, upon Long Island, died intestate, upon the petition of his widow, Sarah Carle, that Letters of Administration might be granted to her, and that her father James Halstead, and her brother Timothy Halstead, of Hemp-

stead, might be made overseers." It was granted March 25, 1674.

Page 131.—SAMUEL MOORE, "merchant," New York. Nuncupative Will. "I leave my whole estate to my wife to be at her disposall." In presence of us underwriters. January 21, 1674. Nicholas De Myer, Dan'l De Hart. Sworn before me June 21, 1675.

Page 132.—The inventory taken by Peter Jacobs Marius and Jacobus Vandewater is very extensive, and enumerating all kinds of woolen and linen dry goods. Amount not given.

Page 134.—"Whereas Samuel Moore, of this city, merchant, dyed, without making any formal will, yet did leave a nuncupative before sufficient testimonies." His widow, Naomi Moore, is appointed administratrix. March 25, 1676.

Page 135.—Inventory of estate of George Tippetts, of Yonckers, late deceased, taken September 29, 1675, by Thomas Hunt, Sr., of Westchester, Wm. Hayden, of Eastchester, and Edward Griffing, of Flushing. "Tract of land and meadow be purchased of Elias Doughty, with the new dwelling house, orchard and barn." £100.

Debts owing to Captain JOHN MANNING, "Blydenburgh of New York," Robert Story, Thomas Pritchard, John Cooley, Timothy Winter, Westchester, Thomas Farrington, Westchester, John Hadding, John Baker, of Fordham, John Veale, of Westchester.

Page 136.—"Whereas LEWIS VITREY, of the Yonckers, died intestate." His widow, Mehitabel, is made administratrix. March 25, 1676.

Page 137.—RICHARD TERRY, Southold. Leaves to wife, Abigail, during her life, "the accommodations in

Town, and house and lot that properly belongs to the house, that is the 4 acres joins to the house, with the orchard. And 8 acres of land that lyes at the North Sea, and 2 acres in Calves neck, and 1 acre in the old field, and 2 acres of meadow in the Great meadow at Catchache." Leaves to son Gershom, "one half of my wood land at Catchache." To son Samuel the other half, "and a piece of meadow that was my brother Thomas Terry's." Leaves to daughter Abigail 20 acres of land lying in the Fort neck to her and her heirs, "that is to say, Thomas Rider's heirs." Leaves to sons Nathaniel and Richard, "my house and the land which I live upon here at Squash neck," with the meadow in Fresh meadow when Richard is twenty-one. Leaves to son John, after his wife's decease, "the house and accommodations in Towne." "I leave all my children to be at my wife's command, to be educated and brought up, both for the good of their Souls and Bodys," till the sons are twenty-one and the daughters eighteen. Leaves to son Samuel two acres of meadow at Ackabache. Not dated. Makes wife and son Gershom executors. Witnesses, Barnabas Wyndes, Sarah Wyndes.

"POSTSCRIPT.—When my wife see cause to live in the Towne, my three eldest sons are to fitt and repair her house in a habitable and comfortable manner."

The will having been proved at last Court of Sessions in Southold, the executors were confirmed May 13, 1676.

Page 139.—The testimony of John Clarke of Westchester, concerning THOMAS SEABROOKE. Aged about twenty-nine years. This deponent sayeth, that when there was an Alarm of Indyans, being at Castle Hill loaded with ammunitiion, last summer, the deponent was then a sojourner within the home of Thomas Seabrooke, was commanded among others to go to Captain Osborne's house. And at his going away, he the said Thomas Seabrooke, took his wife, the now present

widow Seabrook by the hand in the door as he was going out and said, Wife I am going out. I know not but I may be knocked on the head. If I never come again I give all I have to thee, meaning his wife. And further said to this deponent. Pray take notice what I say. And further sayth not. May 15, 1676. Sworn before me. John Pell.

Page 140.—The testimony of Penelope Cook, aged about fifty years, concerning THOMAS SEABROOKE. This deponent saith that Thomas Seabrooke of Westchester, being some time last winter at Consider Woods, he did declare that hee was going over to Long Island, and at the same time did say, that whensoever he did dye he would make his wife full and whole executor, and give all to her, his wife and nobody else should have anything to do with anything he had, but his wife. And further sayeth not.

Sworn before me, John Pell. Westchester, May 15, 1676.

Inventory of estate of THOMAS SEABROOKE, who "dyed at Westchester the 17th of December 1675. One House and home lot. 9 acres in the Field. 12 acres of meadow. £90. Total £146.06s. Edward Waters, Thomas Mollinex, Nicholas Bayley.

Page 141.—His widow Mary Seabrooke appointed administratrix May 20, 1676.

WILLIAM PURRIER, of Southold, "In perfect health of body," makes his grandson James Reeve, "now living with me," his sole executor, and desires him to take his mother, my eldest daughter Mary Reeve, into his family and provide for her during life. If she refuse, then he is to pay her 20 Nobles yearly. "I leave to my two youngest daughters, Sarah Mapes and Martha Osmun £20 each." To "Isaac Reeve who now lives with me," two oxen. To my grand

child Mary Wyndes, one cow. To Thomas Terrill who married my grand daughter Mary Reeve, two acres of land by his dwelling house. To grand son James Reeve all my dwelling house, lands and meadows. Dated December 13, 1671. Witnesses Nicholas Eades, John Youngs. James Reeve is confirmed as executor May 13, 1676.

Page 144.—“Whereas ROGER TOWNSEND, late of Westchester, did appoint Richard Cornell and Captain Wm. Lawrence as his executors. They were dismissed, with their consent, and Captain Richard Osborne, who married Mary the widow of said Roger Townsend, was appointed administrator May 25, 1676.

Page 145.—MARGARET TOE, Newtown. “Widow.” Leaves “to my two sons Jacob Reder and Isaac Reder, my dwelling house and land and orchard, and lot containing about 7 acres. All of which is in the bounds of Newtown,” bounded south by the street, east by John Reder’s lot, north by the cart way that goes up into the lots. Also a parcel of land, 15 acres fronting the highway on the north side of the Town, the rear joining Smith’s meadow, the south east side joining Saml Moore’s Lot. Leaves to her three sons Jacob, Isaac and Jeremy Reder, a “parcel of salt meadow on the east side of the towne, between two pieces of meadow belonging to Thomas Stevens, fronting to the Commons, the rear by Flushing creek. Also 6 acres of Fresh meadow joining the east end of Traines meadow. Also 3 acres of meadow joining the west end of a necke commonly called Seller’s neck. Also 3 acres joining the south side of a neck called Long Neck.

Dated February 22, 1675. Witnesses, Joseph Reder, Daniel Phillips. Letters of Administration granted to the three sons, July 18, 1676.

Page 147.—“Whereas EDWARD RAWLINS of this city, merchant, was lately unfortunately drowned, and

died intestate." Having goods, etc., in partnership with Isaac Continho, Isaac Perero, and Abraham and Aaron Parveh, to the amount of £277, as appears by an inventory made by John Innyan, Cornelius Steenwych, Nicholas Bayard, and Nicholas Blashe. The said Isaac Continho is made administrator October 20, 1676.

Page 148.—To the Rt. Hon. Edmund Andross Esq. Lieutenant and Governor-Generall, under His Royal Highness James, Duke of York and Albany, of all His Majesty's Territories in America, &c.

"Wee the Mayor and Aldermen of this city of New York, Hereby certify that whereas there was several goods and merchandizes in company with Isaac Perero, Abraham and Isaac Parveh, which said goods were consigned to Isaac Continho and Edward Rawlins, in Company. And the said Edward Rawlins being lately drowned, and an Inventory thereof of the estate so consigned in company was made the 17th of this instant October, under the hands of Cornelius Steenwych, John Innyan, Nicholas Bayard and Nicholas Blaske, amounting to £277, 19s., 6d. Reference thereto had may appear. And the said Isaac Continho having not only exhibited the said Inventory unto the Court, and also given sufficient Security to our Sovereign Lord the King, Charles the 2nd &c. in the sum of £500 to answer the same. Therefore hereby prays your Honour that you will be pleased to grant him Letters of Administration of the said estate in company."

"Whereas SAMUEL BOORY, late of Jamaica upon Long Island, died without making any formal will, yet before sufficient testimony, as his nuncupative will declared his mind and will to be, that the four persons hereinafter named should be overseers or Trustees to take charge of his children, namely John Buys and Dirck Storm of Bruyklin with Titus Serix and Minnie

Johannis of Flatbush, which trust they have accepted, and Elizabeth Boory has consented thereto." The same are appointed administrators in Trust August 13, 1675.

Page 149.—“Whereas JOHN LANE, late of Newcastle, in Delaware, died intestate, leaving no formal will, yet as a nuncupative will, did, before sufficient testimony, appoint George Moore of the same place, to be his executor, of the which proof has been made before the Court at New Castle.” The said George Moore is made administrator, September 19, 1679.

Page 150.—“Whereas RICHARD STRETTON, late of East Hampton, upon Long Island, did in his last will appoint his wife Elizabeth to be his executor, and proof having been made at the last Court of Sessions held at Southold, the original will having been transmitted to the office of Records in this place.” The said Elizabeth is confirmed as executrix October 2, 1676.

“Whereas MR. ROBERT SANDFORD, of the Island of Barbadoes, merchant, by an unhappy accident came to be drowned in the harbour near this city, and died intestate.” Upon the petition of his uncle, Captain Wm. Sandford, that he may have Letters of Administration. They are granted October 9, 1676.

Page 151.—“Whereas PAULUS RICHARDS, late of Staten Island, dyed, and in his will bequeathed the greatest part of his estate to Paulus Richards of this city, merchant, his friend and countryman, and there not being any of his near relatives in this country,” upon his petition, the said Paulus Richards is made administrator, November 8, 1676.

“Whereas FRANCIS BLOODGOOD, late of Flushing, upon Long Island, in his last will left all estate to

his wife Elizabeth Bloodgood, and made her executrix, which having been proved, is transmitted to the office of Records. And the Constable and overseers having taken security from said Elizabeth," she is confirmed January 13, 1674.

Page 152.—“Whereas JUFFROW ANTONIO SLACKBOOM, late of Schanectade, near Albany, is lately dead, and in her will did appoint William Beekman, Sr., of this city, her executor.” Upon his petition Letters of Administration were granted January 15, 1674. (She was aunt to the wife of Wm. Beekman.)

Page 153.—“Whereas RICHARD GIBBS, late of this city, felt maker, died intestate, and his widow Elizabeth having taken an inventory into the Mayor's Court,” upon her petition Letters were granted February 24, 1674.

RALPH HUNT, Newtown. “It is my will to have my son Edward sole executor, and he is to give to his other three brothers as they come of age, their portions by equal divisions.” “As for my daughter Mary, I doe give her two cows, six sheep, and the feather bed I now lye on.” “As to my daughter Anna's three children I give to each of them a sheep.” This will of mine being writ when I had my perfect memory, although very sicke and weake. Captain Betts and John Burroughs I do desire to be overseers with my son-in-law Theophilus Phillips.” Dated January 12, 1674. Witnesses, Edward Stevenson, John Hayter, Thomas Morell.

Codicil January 13, 1674, “my daughter Anna shall have as good a portion with that she hath already as any of the rest of my children. And as for the red coat she now has in possession, it is to be valued and one-half given to my daughter Mary.”

Witnesses, Joseph Burroughs, Edward Hunt. Ad-

ministration granted to son Edward February 26, 1677.

Page 155.—“Whereas WM. PIGEON, late of Flushing, upon Long Island, did in his will appoint Captain Wm. Laurence to be his executor.” Upon his application Letters of Administration are granted March 19, 1677.

“Whereas the petition of Margaret Backer, referred to the Court of Mayor and Aldermen, setting forth that her husband Jacob Backer, about eight years since, departed from her leaving her with three small children, in a very poor condition, without making any provision for payment of his debts or for the maintenance of his family, and that now Mr. Geritt Van Tright, one of ye creditors hath sued her for his debt, which will undoubtedly provoke the rest of ye creditors to doe ye lyke.” And that “she very much doubts of his life, not having in several years had any letter or advice from him, but various reports of his death, since his departure from Holland to the East Indies.” Upon her petition Letters of Administration were granted July 27, 1677.

Page 156.—“Whereas JOHN COOPER, of Southampton, upon Long Island, died intestate, and Sarah his widow hath petitioned to me, by reason of the great distance of the Court of Sessions, for Letters of Administration,” they are granted July 8, 1677.

Page 157.—Whereas PHILIP LANE, of this city, chirurgeon, died intestate, and Mary his wife having petitioned for Letters of Administration, they are granted August 15, 1677.

Entered for THOMAS BONNETT, the following Probate September 12, 1677.

“Barbadoes. By His Excellency. Know yee that .

upon the 30th day of October, in ye yeare of our Lord God, 1676, and in ye eight and twentieth year of the reigne of our Sovereigne Lord, Charles ye Second, Etc. Before me the last will and Testament of Thomas Bonnett of this Island, Gent, deceased was duly proved and allowed, and Thomas Bonnett, Jr., son to ye said deceased is admitted and allowed as executor. Given under my hand ye 15 day of June, 1677. J. Atkins. Edwin Stede, Dep. Sec.

Page 158.—“Whereas ANTHONY JANSEN of this city, died intestate, upon the petition of Mattice Grevenrat, his widow, she having produced an inventory, and likewise produced a contract made between her said husband and herself before marriage, that the longest liver of them should remain in full possession of all the estate during the survivor's life.” Letters of administration were granted to her March 25, 1677.

“Southampton, March 8, 1677. An Apprizal of the estate of late deceased JOHN COOPER, taken this day out of the account formerly taken by ye overseers appointed by the Five men chosen to it by this present Court of Sessions.” Land at North Sea, £50. The Last Division at Meacocks, £60. The Close in Great Plain, £40. Several Parcels of land and meadow in Shinecock Plains, £40. 10 acres by the ox Pasture gate, 12 acres layed out north of John Jaggers Close, 150 acres at Southold, £40. House, Home lot, barn, all buildings and fences, £380. Commonage, £100. Taken by Edward Howell, John Jessup, Thomas Cooper, Thomas Topping, Obadiah Rogers. Debts due to Ellis Cook, Henry Pierson.

Page 161.—Inventory of estate of Mr. JOHN WINDER taken by John Lawrence, Sr., and Richard Mann.

[This inventory is of great length, covering several pages, and mostly composed of dry goods in woollen

and linen. A very long list of debts due from a great multitude of people, including it would seem almost every business man in the city.]

Page 185.—“Agreement made this 26 November, 1674, between Mr. Joseph Fordham, and his mother, Mrs. Elizabeth Fordham, of the one part, and Mr. Jonah Fordham by his agent, Lieutenant Edward Howell, and Edward Howell himself and wife Mary, and respecting John Fordham and Mrs. Hannah Clarke, daughter of Mr. Robert Fordham, deceased. Which Agreement is a Total and final Conclusion.

“First. That Mr. Joseph Fordham with his mother, Mrs. Elizabeth Fordham, shall be lawfully possessed as executors of the estate of said Mr. Robert Fordham.

“Second. That the said Mrs. Elizabeth Fordham shall have one third of the movable goods as appraised.

“Third. That the said Mr. Joseph Fordham shall have for him and his heirs the £250 allotment now in his possession, and part of his father’s accommodations in this Towne, with two-thirds of the movables.

“Fourth. That John Fordham shall have 45 acres of land which were his father’s, and is lying at Meacocks within fence, with a Home Lot in the Town Plot adjoining to Mr. Robert Fordham’s home accommodations commonly called Jonas his lot, being 3 acres. Also £75 in current pay.

“Fifth. Jonah Fordham shall have £100 of the living stocks which is of his deceased father’s estate. Also the books bequeathed to him by his father in his life time. Also 50 acres of land formerly laid out to Mr. Robert Fordham, lying against the mill path between the Towne and the Hollow commonly called Littleworth, and £50 of commonage. Also a little parcel of land, 3 acres, lying in Captains Neck between John Woodruff and Ellis Cook. Also 4½ acres of land in the Little Plain and one Home Lot, 3 acres, which Mr. Robert Fordham bought of Mr. Browne.

“Sixth. Lieut. Edward Howell and wife Mary shall have 40 acres of land at Meacocks unfenced or not yet layed out, and 20 acres in the next division, where Mrs. Elizabeth Fordham shall appoint, and a £50 right of commonage. Also 2 lotments of meadow in Shinecock neck, and £40 of the living stock.

“Seventh. Mrs. Elizabeth Fordham shall satisfy her daughter, Mrs. Hannah Clarke, for what is due her, out of her third of the estate.

“Eighth. If John Fordham become chargeable to them with whom he may dwell, it shall be made up out of his estate. Elizabeth Fordham, Joseph Fordham, Edward Howell, Mary Howell.

“Witnesses, John Howell, John Youngs, Henry Pier-son.”

Page 188.—“Whereas ROBERT FORDHAM, of Southampton in the East Riding of Yorkshire, upon Long Island, minister, dyed in or about the month of November, 1674, leaving no formal will in writing, yet as a nuncupative will before sufficient testimony did declare his will to bee that Joseph, his son, should have his House and Land, at Southampton. After which an Agreement was made by said Joseph Fordham and his mother Elizabeth, on one part, and the rest of the brothers and sisters, on the other part, by which each has quietly possessed his proportion, and proof of the said nuncupative will having been made at last Court of Sessions held at Southampton, March 8 last, the said Joseph and Elizabeth Fordham are confirmed as administrators. March 25, 1678. By order of Council. Matthias Nicoll, Sec.”

Page 189.—The deposition of Captain John Howell, aged about forty-eight years, being deposed saith, “that three or four days before Mr. Robert Fordham died, being sent for to Mr. Robert Fordham’s house, hee went into Mr. Fordham’s new room. Mr. Fordham lay sick upon ye bed, this deponent asking him

how he did. Mr. Fordham answered hee was ill. This deponent thereupon moved him to set his house in order, and used some arguments to persuade him. Mrs. James being present did persuade him to the same purpose, and finding that nothing would prevail, Mrs. Fordham being present desired this deponent to ask Mr. Fordham who should have his house and land. He answered, Joseph. Then this deponent asked him what hee would doe for his son Jonah, and Mr. Fordham answered, a small matter, Twenty pounds. This deponent told him it was a small matter, indeed, and said hee was his son. Said Mr. Fordham, a rebellious son, and said hee had given him many twenty pounds and he had wasted them, and he was not bound to give to rebellious children. And further mention being made about his son John, Mr. Fordham asked who it was best John should be left withal, and this deponent answered he thought with Joseph, and Mr. Fordham said hee thought soe too. Mrs. Katharine James attests to the truth of what is above mentioned (only as to the many 20 pounds given Jonah) and they both testify that to their apprehensions Mr. Fordham was in his right mind."

Taken upon oath the 27th November, 1674, before me. John Youngs.

[NOTE.—The lands mentioned in the foregoing documents are all in the town of Southampton, and for their location the reader is referred to the Printed Town Records. Mrs. Katharine James was the wife of Rev. Thomas James, of East Hampton, W. S. P.]

Page 190.—GEORGE COOK, New York. "I George Cook, Gent. being sicke." Leaves all his estate to "dear and loving wife" (*not named*), and makes her executrix. January 28, 1677.

"The 28, Jan. 1677. I doe hereby desire and appoint my loving friends John Pell, Esq., Mr. Francis Rumbout and Mr. Nicholas Bayard and Mr. Johaness Van Brugh to be overseers."

Samuel Leete, Gent., aged thirty-nine or thereabouts, makes oath that on the 28th of January last, being sent for to Mr. George Cook's deceased to make his will, which he did, as the same is hereto annexed, and read the same to deceased, who approved and liked of the same, and desired him to leave the same with him. And the next day being the 29th of January, this deponent came to the testator's house, he being in bed, and asked him if he had signed the said will. He answered in presence of Mr. Abraham Corbett, noe, but all the goods and estate I leave to Martha, my wife.

Samuel Leete.

February 11, 1677.

Abraham Corbett aged sixty, who says that on January 29th last, he heard Mr. George Cook in his presence, Mr. Samuel Leete being by, say that all estate I have what soever I give unto Martha my wife.

February 11, 1677.

Abraham Corbett.

Inventory of estate taken by John Lawrence, Nicholas Bayard, Johanes Van Brughen, Abraham Corbett. Amounts to £96, 18s, 6d.

Page 192.—Letters of Administration granted to Mrs. Martha Cook, February 15, 1677.

Page 193.—Whereas Wm. BROWNE, heretofore of Gravesend, upon Long Island, and late of Middleton in New Jersey, died intestate, and John Brown of Middleton his eldest son having made application for Letters of Administration, they were granted January 21, 1677.

Page 194.—Whereas CORNELIUS DIRCKSEN, late of this city died intestate, and Gretie his widow hath made application to the Court of Mayor and Aldermen, for Letters of Administration, they are granted May 9, 1678.

Whereas CARSEN JANS EGGERT of this city did in his last will bequeath his estate part by way of legacy, and the rest to be disposed of by way of gifts to his next relations, that is to say the sum of 500 guilders, wampum, to the Lutheran Church, as a legacy, and to his sister Greetye Jans, wife of Jacob Petersen, 150 guilders, wampum, the rest to be divided equally between his brother Dirck Jansen De Groot, his sister Greetye Jansen, and Bruyn Ages, the son of his other sister, Annatje Jans and Bruyn Ages, both deceased, making Hendrick Williams and David Westells executors, as in said will, and additions the 7th and 19th of April last. The same was confirmed May 9, 1678.

Page 195.—Whereas SIMON DROVIN, of Flushing, in his will made Magdalen Ledowychs his widow, the executor and to possess his estate for life, and she at the Court of Sessions held at Jamaica the 13th of this month made proof of the same. The same is confirmed June 24, 1678.

Page 196.—Whereas DOROTHY FARRINGTON, widow and executrix of the will of Edmund Farrington, late of Flushing, died intestate, and her eldest son John Farrington making application, on the 13th of this month, for Letters of Administration. They were granted, June 24, 1678.

Whereas AMBROSE SUTTON of Staten Island, did in his last will, make Obadiah Holmes, of the same place, his executor, and proof having been made at Court of Sessions held at Gravesend, in June last. The same is confirmed July 8, 1678.

Page 197.—Whereas MARY JANSEN, widow of Gouververt Lockermans, did in her will appoint her kinsman Mr. Johanes Van Brugh and Mr. Francis Rumbout, one of the Aldermen of this city, her executors, in Trust. Said will being dated May 7, 1677, with a

codicil November 1, 1677. They are confirmed June 8, 1678.

Page 198.—Whereas MALLIARD JOURD, late of Staten Island, in his will, gave all his estate to his wife, Elizabeth Daman, for the maintenance of herself and children, and nominating David Demarest and Joast Van Oblinus, as executors in Trust. "And it soe happening that the said Elizabeth hath since joynd herself in marriage to another person upon Staten Island." And the said executors have neglected their duty in regard to said estate, of which complaint was made to Court of Sessions at Gravesend in June last, who appointed Mr. Paulus Richards, merchant, and Obadiah Holmes, of Staten Island, to be executors. They are confirmed July 8, 1678.

Page 199.—THOMAS HALSEY, Southampton. "I Thomas Halsey, being in a right mind and sound judgment," leaves to wife, "one woollen wheel and one linnen wheel, my little Iron Pott, and a Yellow Rugg, and one white Dutch blanket, and 4 bushels of wheate to be paid yearly, as long as she liveth, and 4 sheep." Leaves to son Thomas, "my house and home lot, and the beach lot, and the Little Plain close, and the little close on the south side of Mr. Raynor's, commonly called Troublesome, and the close at the mill neck called Peter's close, and the lot I had in the last Division at Meacocks." Leaves to son Isaac, "my close at the head of the creek, and 5 acres adjoining, and 5 acres in the Great Plain in the ten acre lots, and 3 acres at the town pond, and 10 acres in the ox pasture, and the Gin lots, and 4½ acres in the Little Plain, and 20 acres in the next Division, and he is to have his choice out of my £300 of Commonage in lieu of the land at Sagapanack." The remainder of all Divisions is to be divided equally between my sons Thomas and Daniel, and Hog neck to be divided also. Isaac is also to have the lot of meadow at Seponack

on the north side, and one acre at Halsey's neck, and half the meadow on the south beach, the other half to my son Daniel. Leaves to son Daniel, one lot of meadow at Seponack, and the eastermost two acres in the Little Plain, and the home lot I bought of Mr. Smith, my land at Quogue and North side, and Hog Neck, to be divided equally between my sons. Legacy to daughter Elizabeth, wife of Richard Howell.

Dated July 28, 1677. Proved March, 1679. Witnesses, Richard Barrett, John Else. The sons Isaac and Thomas were confirmed as executors July 8, 1679.

Page 200.—Inventory not on record, but mentioned as amounting to £672.

SAMUEL CLARKE, Southampton. "After my wife's decease, all my lands and meadows, to be equally divided among my two sons Samuel and Edmund. What I have given to Samuel is to be part of his share, only Samuel is to have the home lot, housing and orchard. The land called Homesis I give to my son Edmund for his home lot. If my son Edmund settles here, then Samuel is to allow him towards his building the sum of £15. My mill is to be divided between Samuel and Edmund, and the latter is to have a £50 right of Commonage. Leaves a sheep to each of his daughters, Sarah, Mary, Susannah and Martha. Makes his wife (*not named*) and his sons executors.

Dated May 11, 1675. Witnesses, John Howell, Charles Sturmy, John Laughton. Proved February 24, 1678.

Page 202.—Inventory taken by Obadiah Rogers John Jessup, Thomas Cooper and John Jagger:

The Old House half the barn and Home Lot, £40, meadow, 14 acres, £30. The Clay Pitts $4\frac{1}{2}$ acres, £15; 20 acres at Meacocks, £14; a £50 right of Commonage, £24; one home lot lying at Homesis, £6. The whole inventory amounts to £384 11s.

[NOTE.—There were two Samuel Clarkes, in South-

ampton, one known as Samuel Clarke of Old Town, the other as Samuel Clarke of North Sea. The latter is the testator of the above will.—W. S. P.]

Page 203.—JOHN JENNERS, Brookhaven. "I John Jenners of Brookhaven, *alias* Seatalcutt, on Long Island." Leaves to wife Alice the use of house and all accommodations during life, "and if my wife judge it fitting she may sell the same. It is my intention that my children may hereby stand the more obliged to carry themselves dutifull to their mother, soe that in soe doing she may be induced, of her motherly affection to preserve the said accommodations, for their future good," and that my three sons Thomas, John and Joseph may share equally after my wife's decease. Legacies to his daughters Elizabeth, and Mary wife of Wm. Satterly of Setalcot. "Whatever rights are due me in the Plantation of Stratford in the Colony of Hartford, I leave to my wife and son John." Makes son Thomas executor.

Dated March 7, 1674. Witnesses, Nathaniel Brewster, Sarah Brewster. Proved at Court of Sessions at Southold June 5, 1679.

Page 204.—Inventory by Richard Waring, Thomas Thorpe. House and accommodations £100. The whole is £202 13s.

Page 206.—SAMUEL HOLMES, Gravesend, makes his wife Alice sole executrix. "In case she marry againe she is to give unto my children every one of them a cow three years old." Leaves to sons Samuel and Joseph "all my wearing clothes and carpenter tools." Legacies to daughters Anne, Katharine and Mary. "If either of my sons doe marry before the decease of my wife, then the lot or Plantation I bought of Thomas Delavall, they shall have for their use between them." Makes his loving brothers and friends Richard Still-

well, Jonathan Holmes, Obadiah Holmes, John Browne and Samuel Spicer, Overseers and guardians of his children.

Dated 28th of 2d month, 1679. Witnesses, John Tilton (or Tillon) Towne Clerke, John Emmons. Proved in the Secretary's office before the Governor, by John Tillon and Samuel Spicer, July 25, 1679.

Page 207.—ELLIS COOK, Southampton. Leaves to son John, when twenty-one, "if he behave himself well to his mother, and live civilly in conversations in the judgment of my friends, whom I appoint overseers of this my will, either my housing and land at Mecox or my housing and accommodations at the Towne, whichever may be meet in the judgment of my wife." Leaves to son Ellis "the other half of my land and accommodations after my wife's decease, if he be twenty-one." Leaves to his servant Thomas Stephens, one heifer at the end of his apprenticeship, if he carry himself as he ought in his place, during his term of service. Leaves to daughters Elizabeth, Mary and Martha each £30. Makes his wife Martha executor, and "my brothers John Cooper and Thomas Cooper, overseers." "And soe I comitt my Body in God's appointed time, to be decently buried in the Earth, from which it was first taken."

Dated September 5, 1663. Witnesses, Henry Pier-son, Thomas Dimon, George Harris.

Page 208.—Inventory taken February 26, 1678. The old House and Home close, about 20 acres, £230. The Little close next to Arthur Howell's, £21. The two former Divisions, about 45 acres, £20. A £150 right of Commonage with 20 acres already laid out, £80. The land at the Towne, the Home lot, the land in the Plains and meadow, £100. Total amount, £1184. 10s. 10d.

Proved at Court of Sessions in Southold in March last, and confirmed July 8, 1679. E. Andross.

Page 211.—JOHN GRAVES, Newtown. “I, John Graves, of Newtown, *alias* Middleborough, upon Long Island, being sicke and weake.” Leaves to his father, Wm. Graves, all houses and land, and makes him executor. “If my sister Hannah or her children survive my father, then the same to go to her or her children.” Legacies to Mary, wife of Thomas Case, Mary, wife of John Scudder, and Elizabeth, wife of John Alburtus of said town.

Dated July 11, 1679. Witnesses, David Vickree, Mary Scudder. Inventory taken June 13, 1679: 10 acres of upland, £20, 3 acres of meadow in Trains meadow, £02. Total amount, £90.

Page 212.—WM. GRAVES, Newtown. Leaves legacies to Abigail, Mary, Hannah and Rebecca, the daughters of Joseph Phillips, of said town, all under age. Also to Joan Madock, widow to David Vickree, “now in the house with me.” To Nicholas Elder, Mary Case, wife of Thomas Case, Mary Scudder, wife of John Scudder. Leaves to his daughter, Hannah Graves, six acres of upland next to the old house in Newtown. Also a cove of meadow near my creeke, and to extend from a certain white oak tree down the said creek to Captain John Coe’s creek. Leaves all rest of land and goods to “the little children of my daughter Hannah Graves,” and to “my grandchild, Abigail Dibble, now living in Connecticut.” Makes daughter Hannah executor, and Mr. Robert Field, Sr., and Lieut. Gershom Moore executors in trust. Leaves to Mr. Robert Field “my best suit of clothes, and to Lieut. Gershom Moore my beaver hatt, my pipe and my boots which were my son John’s, and to George Wood, Sr., my cloak.”

Dated July 13, 1679. Witnesses, Thomas Eshrington, Nicholas Eades.

Page 214.—Inventory. Housing, upland and meadow, £130. Total amount, £219 9s. 8d.

Page 215.—Whereas JOHN GRAVES, of Newtown, did in his will give to his father, Wm. Graves, all his land, but if his sister Hannah or her children should survive him, then the said lands were to go to them. And whereas the said Wm. Graves, the father, not long after likewise departed this life before the will of his son could be proved, and in his will did appoint his daughter Hannah his executor, with Robert Field, Sr., and Gershom Moore executors in trust, since which his daughter Hannah has likewise departed this life, the said Robert Field and Gershom Moore are confirmed as executors. July 8, 1679.

Page 216.—HENRY CLARKE, of Poynig Creek, Virginia, May 26, 1679. "I, Henry Clarke, of New Yorke, late come from Virginia, being sicke," my will is that the money in my best pocket being 3 shillings and a pair of large buttons shall be put in the pocket of my best suite, and sent home to England to my brother-in-law John Harwood, his eldest son, living in Islington." Directs Mr. Thomas Clarke and Abraham Corbett shall see my negro Francis, delivered unto Captain John Palmer, of Staten Island, and he is to pay £33, Boston money for him. "And they shall see me decently buried in the church in New York." After debts are paid all the rest is to go to the eldest son of his brother-in-law John Harwood. "I appoint Mr. Samuel Leete, Abraham Corbett, Henry Filkin, John Corbett, and Richard Walsh, to carry me to my grave, and to have scarves and gloves, according as the usual custom is."

Witnesses, Henry Filkins, Thomas Davis, George Jewitt. Proved July 19, 1679. Inventory by Thomaston and Wm. Boyall. Total, £44 18s. 6d. Money in his pocket, £2 3s. 10d. One negro man, named Francis, £33.

Page 218.—The above-named executors are confirmed July 20, 1679.

Page 219.—**JOHN BURROUGH**, Newtown. Leaves to son John “my new dwelling-house and orchard, and out-housing, with all the land from my house northward to the highway which goes through the field, with all my meadow before my house at the south side of the highway. Also a small island of salt meadow lying by the upland, about 20 acres with a ditch on one side and the creeke on the other, lying in Foster’s Neck.” But the said lands are to remain in the hands of his wife till his son John is twenty-one. If he die they are to go to sons Jeremiah and Joseph, but they are not to be sold during his wife’s widowhood. “But if she marry again, then her husband must provide for her as I have done.” Leaves to son Jeremiah all land on the north side of the highway, going across the field, “and my right of meadow at the south of Seller’s neck.” Leaves to son Joseph “my 20 acres of land on the east side of the highway going along outside the field, and another piece of $7\frac{1}{2}$ acres at the rear of the field,” with all my salt meadows, except the island I have given to John. It lyeth at Foster’s neck, between Caleb Leveritts and Sarah Haise. Legacies to daughters Joanna, Reder, and Mary Burroughs. Makes son Jeremiah executor.

Dated July 2, 1678. Witnesses, Gershom Moore, Thomas Pettit, who are also made overseers. Inventory, August 29, 1678. Land not specified. Total, £297 14s.

Page 224.—Son Jeremiah is confirmed as executor, “proof of will having been made before the Justice of the Peace in Newtown.” October 19, 1678.

ELIZABETH BURROUGHS, Newtown, leaves to son John, “all that his father John Burroughs gave him in his will, and the feather bed I now lie on,” also all kitchen utensils. “My will is that the housing and lands which my husband gave to my son John Burroughs, be improved to best advantage, and the profits

to be equally divided between all my children, viz.: Joseph Reed, John Reed, Mary Moore, Sarah Reed, and John Burroughs, until he is of age. Leave to sister Hannah Pettit a serge-lined coat and my petticoat. "I leave my wearing clothes to my two daughters Mary Moore and Sarah Reed." All remainder to my sons Joseph Reed and John Reed, and to my daughters Mary Moore and Sarah Reed. Makes her son-in-law Samuel Moore, of Newtown, executor.

Dated November 25, 1678. Witnesses, Nicholas Eedes, Jonathan Howard. Letters of administration granted to Samuel Moore November 20, 1679.

Page 226.—Whereas BASTIAN DE WINTER, late of Albany, did in his will appoint the Deacons of the Reformed or Protestant Church there to be his executors, and proof having been made before the Commisaryes at Albany, the same are confirmed May 23, 1678.

Page 227.—Whereas NICHOLAS SNETHIN, late of Flushing, in his will did appoint Mary his wife his sole executor, and proof having been made at the Court of Sessions held in Jamaica on December last. She is confirmed as executrix September 16, 1678.

Whereas WM. MANDEVIL, of this city, merchant, being lately about his occasions at the Town of Setalcot, dyed there intestate, and Elizabeth his widow, having requested that she bee made administrator of her husband's estate, a great part of which lyes in said Town of Setalcot, Letters of Administration are granted October—, 1679.

Page 228.—Whereas WM. RODNEY late of this city Gent. and Surveyor of Customs, being bound for this place from the island of Nevis, dyed on board a certain vessell named "Lovell" in the Sound near unto New Haven, and leaving no will in writing. Yet as a nuncupative will did declare that he left the care of

his concerns in these parts to Captain John Fowler, of Staten Island. Upon application Letters of administration were granted to him January —, 1678.

Page 229.—DIRCK ARESON, Flushing. “This first day of October, 1678.” Leaves to his wife Mary all lands and goods, during widowhood. If she remarry, then one half of the estate is to be divided among his seven children (*not named*). Makes Captain Thomas Willett and Mr. Elias Doughty the overseers of will. “The estate which is in Holland,” if recovered, is to be divided among his seven children.

Witnesses, James Clement, Wm. Ward.

“An account of what debts Dirck Areson owes, taken from his own mouth in his greatest extremity.”

To John Garhson.....	600 lbs of Tobacco,	£6	5s
Thomas Styles.....	400	4	4
Mr. Steenwyck.....	800	8	8
Mr. Bridges	005	0	10½

Debts due to him from Richard Stockton, Henry Cornelis, Mr. Osborne, John Van Clem 3 deer skins, Henry ye Shoemaker, 1 pair of shoes for a boy and 2 pairs for a woman. Adam Mott. Elias Doughty.

Know all men whom this may concerne, that Mr. Doughty of Flushing, hath given security to us for and in behalf of Mary Areson, widow woman of Flushing, that she shall not Imbezzle her state that her husband left in her hands. Thomas Wickes, Richard Cornell. July 23, 1678.

Administration granted to her February 21, 1678.

Page 231.—“Whereas DAVID LANE of Setalcot, having been committed as a prisoner to the Common Gaol of this city, in the time of my predecessor, Governor Lovelace, upon accusation of a rape committed by him on his owne daughter, but breaking prison made his escape, and having since been convicted of the same at the generall Court of Assizes held in the month of October, 1675, and his estate forfeited to the

King. Yet upon application of Katharine his wife, in the behalfe of her children for their relief and sustenance as also toward satisfaction of the creditors, said forfeiture was remitted as it had before been ordered in the time of the late Dutch Governor, Anthony Colve, and that one half thereof be given to the use of the said wife and children and the other half to be divided among the creditors. But nothing hitherto having been done in effect, soe that the estate and houses go to decay." Mr. Samuel Edsall is appointed administrator February 10, 1678. E. Andross.

Page 232.—Whereas SAMUEL CLARKE of Southampton, did in his will appoint his wife Susanah Clarke, and his sons Samuel and Edmond to be executors, and proof having been made at the Court of Sessions in Southampton in March last. They are confirmed July 8, 1679.

Page 233.—Whereas Mr. NICHOLAS VAN RENSELLAER, late of Albany, died there intestate, and Eleanor his widow, having requested to be made executor, Letters of administration were granted in 1679.

Whereas ANNETJE CLAAS CRESSSENS, late widow of Daniel Litscho of this city, deceased, did in her last will give to Hermanus Jansen, her son by a former husband, the sum of 400 guilders "sewant," and unto Annie Litscho her daughter by the latter the like sum, and having disposed of the remainder of the estate that she died possessed of to the children of her said son and daughter during their lives and then to their children. And did appoint Mr. Thomas Lamberts of Bedford upon Long Island, carpenter, and Mr. Asser Levy of this city, merchant, executors, and having made proof of the will, which remains in the Secretary's office. They are confirmed May 16, 1679.

Page 234.—Whereas SAMUEL HOLMES, late of Gravesend upon Long Island, did in his will appoint

Alice Holmes, his wife, to be sole executor, and desiring his loving brothers and friends Richard Stillwell, Jonathan Holmes, Obadiah Holmes, John Bowne, and Samuel Spicer, to be overseers. They are confirmed, June 25, 1679.

Page 235.—BALTHAZAR DE HART, of New York. "In the name of the Lord Amen. By these presents be it known to any which shall see these wrightings or shall read the same, that in the year of our Lord 1672, the 4th day of January on Thursday, in the afternoone, about 3 of the clock, I Wm. Bogardus, notarie Publick in New York, admitted by the Hon. Col. Francis Lovelace. . . . Comes as witnesses those that have these underwritten, unto Balthazar DeHart, merchant and Inhabitant of this city, a man well known to the witnesses and mee. Being sickly of body nevertheless having his memory and speech as well as formerly. Soe as outwardly did appear." He doth bequeath unto his natural son Matthias DeHart, 2,000 guilders Holland money, which shall remain put and secured upon the house and lot of said DeHart where hee for the present dwelleth, lying within this city between the house of Mr. John Lawrence and the widow of Daniel Litsche, until he comes of age. And he is to have maintainance with reasonable vittles, and clothes, and likewise to be teached to read and write, and in a trade also that thereby he may help himself. He leaves to his natural son Daniel DeHart, a certain house and lot, as likewise the lot that came of Robert Baulands, belonging thereto, lying within the city upon the Heere Gracht, where Elias Provoost, smith, for the present doe dwell. Likewise 2 great stilling kettles, and 60 guilders wampum yearly until he is of age. Also leaves a certain cedar chest with all that may be found therein, and a negro woman named Sarah with her 3 children. He doth make as a gift to his brother

Jacobus DeHart all the land in Haverstroo, purchased by the testator of the Indiyans, and a Patent granted by the Governor, Philip Carterett. He leaves the remainder of his estate to his true brothers Daniel, Matthias, and Jacobus DeHart, and to the children of his sister Willennyntie. And that this may be done in the uprighteousest and truest manner, he appoints Hendrick Van Bomell, Jacob Teunison Kay, his good and acquainted friends, to administer this will and estate, and Jacques Cousseau is to take an exact invoice of goods. Dated and past in the house of the testator, being present Mr. Hans Kierdstede, Chirurgon, and Timon Van Borsum as desired witnesses, which with the said DeHart and mee Notary being subscribed the original hereof the day and year above written.

Translated out of Dutch into English by me, Thomas Lovell.

Page 239.—MARY JANSEN, New York, May 7, 1679, widow of Gouvert Lockermans. This will is written in the Dutch fashion by Wm. Bogardus, Notary Public. Leaves to Cornelius, Timothy and Margarett Van der Veen, children of her daughter, Elsie Leisler, by Peter Cornelis Van der Veen, each 100 guilders, in Beavers at 8 guilders a piece. To Anna Bogardus, daughter of Wm. Bogardus, 50 guilders. Leaves the rest of property to her children Elsie Tymans, married with Jacob Leisler. Cornelis Dirchsen married with Gelise Hendricks and Jacob Lockermans not married yet. Makes her cousin, Mr. Johanes Van Brugh, and Mr. Francis Rumbout, alderman of this city, her executors.

Dated May 7, 1677. Witnesses, Johu Dervall, Cornelis Cregier.

Codicil, November 1, 1677. Leaves to son, Cornelis Dircksen, a negro boy. To daughter, Elsie Leisler, a golden ear ring, made of gold, which was partly given to her by her grandmother. To son,

Jacob Lockermans, her diamond rose ring. To son, Cornelis, the Great Bible, and to his wife 3 silver spoons. To Mary, daughter of Johanes Van Brugh, a silver bodkin. To her grand daughter, Margaret Van der Veen, a silver chain with keys. To grand-daughter, Susannah Leisler, a silver chain with a case and a cushion.

Witnesses, her neighbors, Mr. Carsten Learsen and Mr. John Cavilleer.

Approved, July 22, 1678, By Mathias Nicoll, Sec.

Page 243.—Whereas CHRISTOPHER HUNLOCH, late of this city, merchant, died intestate, upon application of his wife Mary, Letters of administration were granted September 17, 1679.

Colonel SOUTHEY LITTLETON, Virginia, September 16, 1679. "I, Southey Littleton, of Virginia, being sicke and weake." Leaves to eldest son, Nathaniel, a tract of land upon Magathlie Bay, in Northampton County, Virginia, containing 1,050 acres, for life and then to his heirs male. To daughter Esther, a neck of land at Pingstiog, called Kings neck, bounded by Swanrihott creek, and the two main branches that make the Kings neck, to the head of said branches, and then by two parallel lines to the land of Captain John Robins. To grand son, Southey Littleton, my plantation at Nandove in Ackomac County containing 2,270 acres. To John Rust 200 acres in Somerset Co., Maryland, where he now lives, and all the rest of the lands in the neck to his daughter Gertruyd Littleton. To Francis Wilkins 300 acres in Somerset Co., Maryland, bounded between the necks of John Rust and Kings neck. The rest of the neck up to Captain Robins line to his daughter, Elizabeth Littleton. All the rest of the land at Grange neck in Somerset Co. to his son, Botman. To daughter, Sarah, 600 acres at Pock a nock, in Acomack Co. To Nathaniel Tunnell all my land at Ackocomson in Ac-

omack Co., Virginia. To Wm. White, planter, 155 acres in Acomack at the head of the branches of Pungstiog. Rest of estate to his four daughters. He desires his daughter Esther to be left at his sister Robin. Sarah with Mrs. Bridget Foxcroft. Elizabeth with Mrs. Anne Jenifer, and Gertruyd with Mr. Richard Bayleys. His son Southey is to be left for four years with his nurse, Nicholas Taylor's wife. Makes Mr. Thomas P. Clark, Colonel Wm. Kendall, Major Edmund Bowman, Captain John Rolins, Captain Daniel Jenifer and Mr. Richard Bayley executors.

Done at Albany upon Hudsons river September 16, 1679. Witnesses, John Willett, Thomas Eayres, Robert Livingston, Sec.

Page 244.—Whereas WALTER WHARTON, of New Castle, in Delaware, died intestate, upon request of his wife Mary, that Edmund Cantwell might be made administrator. It is granted, November 10, 1679.

Page 246.—Whereas JOHN JARMYN, of Staten Island, blacksmith, died intestate. Upon application his wife Anne is made administrator, November 20, 1679.

Inventory: Bellows and anvil, £4 5s., $\frac{1}{2}$ of House and plantation, £6.

Page 248.—Whereas DANIEL OLBORNE of Eastchester, belonging to the Jurisdiction of Westchester in the North Riding of Yorkshire, died intestate. Upon application, his wife Abigail is made administrator, November 10, 1679. Inventory, taken by Wm. Hadden, Nathaniel Tompkins, Samuel Drake. House, land and meadow, £70. Samuel Drake, Deputy Constable, makes oath to same.

Page 250.—Whereas Wm. Tom, late of New Castle, died intestate, upon application of Captain Edmund Cantwell, as creditor. Letters of Administration are granted to him, November 16, 1679.

JOHN SHACKERLY, New York, July 23, 1679, "merchant." Leaves to wife Sarah "one half of all my right to a Plantation at St. Johns creek, and a Plantation at Mispellin creeke in Delaware." The other half to his two children Elizabeth and William, both under twenty-one, makes his wife executor, and Mr. Wm. Merritt and Mrs. Elizabeth Bedloe overseers.

Witnesses, John Coler, Andrew Boucher, Richard Walsh and John West. Upon petition of creditors Mr. Cornelius Steenwyck is made administrator, December 25, 1679.

Page 256.—SAMUEL LEETE, New York, July 23, 1679, "Gentleman." Makes this "will as a codicil to my former will made in England, August 26, 1673." The Trustees herein named, are to collect all dues, and pay all debts. Remainder of property is left to his wife Christian. Leaves to Abraham Corbett, "all my household goods in part payment of what I owe him for meate and drinke." If any thing is left after payment of debts it is to be sent home to his wife by Abraham Corbett. Makes Mr. John West and Abraham Corbett Trustees.

Witnesses, Thomas Bauman, Matthew Tyler.

Page 257.—Inventory made by Mr. Jacob Leisler and Mr. Paulus Richards. Total £23, 10s. "38 books, great and small," £5, 16s.

THOMAS RICHARDS, Newtown. Leaves all uplands and meadows to his children Elizabeth, John, Thomas, Edmund, and Jonathan, to be divided between them when they come of age, "that is, the maids at the age of 18, and the boys at the age of 21." "And whereas my wife is now bigg with child, he or she is to have an equal share." Wife Susanah to have the use of all property during children's minority.

Dated October 16, 1679. Witnesses, John Ere, Nicholas Eades.

Inventory : October 21, 1679. House, upland, and meadow £50; 1 Horse, £4; 4 cows, £16; 6 swine, £4; 10 sheep, £3, 6s, 8d. Total £97. Letters of Administration to wife Sarah, January 20, 1679.

Page 259.—Inventory of estate of NATHAN WHITMAN of Staten Island, made August 28, 1679. A House and land and 4 Erves, joining to the house, and 40 acres of land in the Old Town, 27 acres of land in the Close laid out by the Surveyor, and 8 acres of Bogg meadow, adjacent to the Erves, and 10 acres of meadow at the Great Killes, £75.

Page 260—Whereas NATHAN WHITMAN, late of Staten Island, husbandman, was about ye 28th of August accidentally drowned, and died intestate, leaving a wife and 6 children behind him. Upon application his wife Sarah is made administrator, January 26, 1678.

Whereas JOSEPH WINSLOE, late of Boston, merchant, came into these parts with his wife and children, bringing some goods and merchandize, with intent to settle here, but soon after died intestate. And his wife Sarah having afterwards married Charles Salters, her father. Captain Thomas Laurence, with their consent, is made administrator, January 26, 1678.

JOHN RICHARDSON, Westchester. Leaves to wife Martha, "all my housing and orchard and all moveables, without and within, and all my land and meadow in the Planting neck, and all the Long Neck, that runs southward from Thomas Hunt's new dwelling house, to the Sound. During her life." Leaves to son in law Joseph Hadley, a pasture of 8 acres at or about the first spring. "To my 3 daughters, Bethia, wife of Joseph Ketcham, of Newtown, Mary, wife of Joseph Hadley, and Elizabeth, wife of Gabriel Leggett, all the meadow that is already divided, on this side of the

river, above the Planting neck." Leaves to Joseph Richardson, "my brother's son," in England, 100 acres of land, if he come within the space of one whole year. If he does not come, then it is to go to his wife Martha. Leaves rest of estate to his three daughters. Makes Wm. Richardson, and Richard Panton of Westchester, and Jonathan Hazzard of Newtown executors.

Dated November 16, 1679. Witnesses, Walter Webly, John Laurence, Thomas Hunt, Jr., Edward Walters.

Page 262.—ROBERT CALLWELL. The 31st day of August, 1679. The last will of Robert Callwell, an Inhabitant of Maspeth Kills, within the Jurisdiction of Newtowne. I will my Soule to God, my Body to the Dust, and as for the rest of my estate I will it all to my wife and my child which I had by her, except four or five pounds, which I will to my son, and soe much to my other daughters. Robert Callwell.

Witnesses, Wm. Alburtus, Herman Petersen.

Inventory: £58. Letters of administration to wife, January 27, 1678.

Page 264.—Whereas SAMUEL LEETE, Gent., late Clerk of the Court of Mayor and Aldermen, and Alderman of this city, did in his will appoint Mr. Abraham Corbett, Mr. Thomas Coler and Mr. John West, executors: They are confirmed, January 3, 1678.

Page 265.—HANNAH TITUS, Hunttington. Leaves to son Content Titus, house and land, and he is to pay to his brother John £10. To son Edmund a horse, and to son Samuel a cow. "To my son Samuel's wife my warming pan. To my son Abial's wife, my smoothing irons. To my son Content's wife, my skimmer. To my daughter Susannah, my serge hood."

Dated May 14, 1672. Witness, Richard Williams, Thomas Skidmore. Inventory taken March 24, 1678, £52 13s. 6d. Administration granted to son Content, March 1, 1678.

Whereas RUTGER AERTS, an Inhabitant of the Towne of Albany, did, in his will appoint his brothers and sisters or their children executors. That is, his brother John Sholden, living at Trent, in Denokamp in Holland. The children of his brother Lambert Aerts, deceased, and the children of his brother Aloff Aerts, deceased, and his sisters Rebecca and Aeltie, and making Adrian Gerrits Van Poppersdorf executor in Trust, and the will having been proved November 4 last, the same was confirmed January 14, 1678.

Page 267.—Capt. SILVESTER SALISBURY. "This 26 day of August, 1679." Leaves to his well beloved wife Elizabeth, who is made executor, and she is to hold in possession all lands and property, with this "proviso and restriction, viz. to bring up the three children namely, Francis Salisbury, aged 9 years, Silvester Salisbury, aged 6 years, and Mary Salisbury, aged about 13 months, in good education and learning, and further to do what is fitting for good and Religious Parents to do for their children, and when each comes of age, then each to have his just one third." Appoints as Assistants to his wife, "the Rt. Hon. Edmund Andross and my well beloved brother Peter Jacobs Marius, and my loving friend Jacob Tunison Kay, to look after the education of my children and the management of my estate."

Witnesses, Johanes Wendell, Robert Livingston, Sec.

Page 269.—Whereas Captain Wm. LAURENCE, late of Tues neck in Flushing, one of the Justices of the Peace of the North Riding, died intestate, leaving a considerable estate, and divers children. And Elizabeth his wife, and his eldest son William by a former marriage, having made application for Letters of Administration, and having brought in an inventory, they were appointed March 25, 1680.

Whereas Captain SILVESTER SALISBURY late Com-mauler of Albany, did in his will appoint his wife Eliz-

abeth to be sole executor, and made his brother in law Peter Jacobs Marius and Mr. Jacob Tunison Kay, overseers, they are confirmed March 12, 1680.

Page 270.—JOHN LEGGETT, Westchester. “I John Leggett, now of Port Royal in the Island of Jamaica, mariner, being very weake and sicke in body.” Leaves to his well beloved son John all that one half of the Ketch Royall, of New York, and one negro boy, now on board the same, one hogshead of sugar, one barrell and eleven gallons of rum, two gallons of lime juice, etc. Rest of property to his wife Anne. And “unto the child she now goes withal, £30, if it lives to the age of two years.” Makes my good friend Mr. Frederick Phillipse executor, and “I desire him to take care of my son John, and bring him, or cause him to be bred up to the sea, for his livelihood.”

Dated October 2, 1679. Witnesses, Anthony Swimer, Miles Grant, Charles Dawson, Thomas Colewood, Sr.

Whereas JOHN LEGGETT, late of Westchester, mariner, departed this life, at the Island of Jamaica, and in his will did appoint Mr. Frederick Phillipse executor. He is confirmed, February 2, 1680.

Page 272.—Know all men by these Presents that for as much as John Palmer, Gent., who hath intermarried with Sarah, the widow of John Winder, late of this city, merchant, did administer upon the estate, and having well and truly administered according to law, a Quietus is granted, November 8, 1683. Thomas Dongan.

Page 273.—Know all men by these presents, that whereas John Vincent, did administer upon the estate of Jacques Cousseau, and being informed that the said John Vincent hath well and truly administered according to law, a Quietus is granted, March 23, 1684. Thomas Dongan.

Whereas Mr. NICHOLAS RENSELLAER, late of Albany, dyed there intestate and Alida his widow having requested of me that she may be made administrator. She is confirmed as such, November 30, 1678.

E. Andross.

Page 274.—Wee underwriters appointed and sworn by the Worshipfull Court of Albany to appraise the estate of the deceased Dom. Nicholas Van Rensselaer, according to instructions by the Commissioners, upon the 16 of January. 167 $\frac{1}{2}$. So it is that we have apprized and valued said estate, except his possessions in the Colony, according to our best knowledge in manner following. Done in Albany 9 December, 1680. Hendrick Cuyler, Jacob Sandergloine, Johanes Wendell.

The house and lot standing in Albany, near the hill, 1,200 guilders; 50 beavers, 400 guilders; 13 pictures with the King's Arms and an Almanack, 80*g*. About 200 bookes, quarto and octavo, the most of them in Strainge Languages; and a brass pocket watch out of order, 200*g*. Total, 4,344 guilders. The widow Alida married Robert Livingston. "Funeral charges as per accounts rendered, 131 guilders."

Approved December 30, 1680. Martin Gerritsen. Johanes Provoost.

Page 277.—Whereas ROBERT LIVINGSTON, husband of Alida Schuyler, late widow of the deceased Dom Nicholas Van Rensselaer, hath, by virtue of Letters of Administration granted to his wife by Sir Edmond Andross November 30, 1678, shown a general account concerning the administration, with an inventory showing the amount to be 3,440 guilders, 3 styvers, in Beavers charging the estate with money paid to creditors being 2302 guilders, 4 styvers, sewant, and 3,549*s*. 4 styvers, beavers, as by accounts, all of which we have examined, and especially the account of Captain Philip Schuyler, father-in-law to said deceased Van Rensselaer, because of the near relation.

Upon application of Robert Livingston, the account is approved December 30, 1680. Martin Gerritsen. Johnes Provoost.

Page 279.—Thomas Dongan, Lieut.-General and Governor and Vice-Admirall, under His Royal Highness, of New York, &c. To all to whom this shall come or may concerne, know yee that on the day of the date hereof, the last will and Testament of Joost Adrians, deceased, was proved, and Jan Joosten being therein appointed as tutor or overseer, he is confirmed as such. Done at Fort James the 17 day of October, 1683. Thomas Dongan.

Whereas Job Sayre, of the Town of Southampton, did, at the last Court of Sessions held in that town, make proof of the last will of THOMAS SAYRE, his father, wherein the said Job was made sole executor, the original will remaining in the office of Records. He is admitted and confirmed, April 1, 1671.

Page 280.—Whereas BURGER JORIS, late of Maspeth Kills, did in his lifetime make his last will wherein he left his wife Angeltie Mans his sole executor, if she should survive him. She is hereby admitted and confirmed, April 25, 1671.

[NOTE.—Burger Joris, whose name very frequently appears in the earliest New York deeds, owned a lot on the corner of Pearl Street and Hanover Square, where the Grace Building now stands. In front of this he opened a narrow lane, running to the river, and called Burger Joris Path. His wife Engeltie Mans was born in 1624, and lived to an advanced age.—W. S. P.]

Page 281.—An Act of the Governor's Council, the sentencing and confiscating ye land, houses, and estates of the subjects belonging to the States of Holland which shall be found within these His Royal Highness's Territories.

Whereas the States of the United Belgick Provinces have begun and continued a warr against His Majesty's our Dread Sovereign, his Realms and Dominions, as well in Europe as upon His Majesty's foreign plantations, to the great effusion of Christian blood, and the destruction of commerce. In which cases it is not only customary but consonant to the Law of Nations to make seisure of and confiscate ye estates of the subjects of these Powers or States against whom warr is declared. Now Forasmuch as divers persons of the Dutch Nation, residing near the Dominion, and being the subjects of the said States of the United Belgick Provinces, and not under oath or obligation or allegiance to His Majesty, have and do enjoy within this Government, to their use and behoofe, severall houses and lands, the full discovery of which cannot at present be found, and in respect of the severall private Conveyances, Letters of Attorney, Deputations, Procurations and the like, Therefore the Governor by, and with the advice of his Council, have thought fitt to enter upon the Records (without making publication thereof, for reasons and considerations satisfactory to themselves). And bee it entered upon the Records, that from and after the date hereof, all the lands and houses lying and being within the Territoryes of His Royal Highness James, Duke of York, &c., which did formerly belong, or, anyways now may appertaine to any of the subjects of the said States or any of the inhabitants under their Dominion, (who are under no oath or obligation of Allegiance to His Majesty,) are and doe stand sentenced and confiscated to His Majesty's use. To the end that the rents, profits, and emoluments, arising from the confiscation of the said lands and houses, together with the rents, profits, and emoluments received and remaining in any other hands, by a Procuration or otherwise, may render some support to the charge of the Government. And it is further ordered and declared that the entry of this resolution of the Governor and Councill upon the Book of Re-

ords shall stand true and valid to all intents and purposes, notwithstanding the formality of the Publication is omitted. And the execution of this decree and order shall and may be lawfully put in practice at all or any time from and after the date hereof, as fully and effectually as if the same had been published, declared and manifested. Given under my hand, this 10 day of October, 1663, in James Fort. Richard Nicolls.

THE CONDEMNATION OF THE VESSELL OR GALLIOTT
CALLED THE HOPE.

Upon hearing the case of John Poppers, late master of the vessell or Galllott, called the Hope, now under arrest and riding in the Harbour. And having received the allegations on both parts, that is to say from Mr. Thomas Delavall, Plaintiff on the behalf of his Majesty, and from Mr. John Rider in behalf of the Defendants, and having perused the several examinations upon oath, as well as of the said John Poppers, as of all the seamen who sayled from Curacoa lither. We find according to the Laws of the Admiralty in the like cases, that the vessell or Galllott called the Hope is a lawful Prize, for that she hath (contrary to his Majesty's laws and Ordinances) now in the time of Warr, been in a Dutch Port and hath taken in goods there and traded for and with the King's open and professed enemies. Wherefore she ought to be confiscated. Wee doe hereby decree that the said vessell, with all her loading, etc., is confiscated. Done at Fort James, this 22 September, 1666. Richard Charlton, Clerk.

Page 283.—Whereas the Galllott the Hope, whereof John Poppers was master, is adjudged to bee a good and lawfull Prize, and therefore confiscated to his Majesty's use, these are to require and authorize you, Petrus Leandertson, Thomas Hall, Isaac Bedloe and Samuel Edsall, to view and apprise the said Galllott as also her lading, etc., according to best knowledge.

Given under our hand at Fort James, New York, the
9 day of October, 1666. Richard Nicolls.

Page 283.—Whereas the Galliot called the Hope was heretofore seized by order of the Rt. Hon. Colonel Richard Nicolls, Governor, etc., and the said Galliot being on the 22 day of September last condemned, as a lawful prize, together with her rigging, etc. Now know ye that Colonel Richard Nicoll and Captain Philip Carterett, being appointed a sub commission for the disposing of all prizes, etc., as by their said commission bearing date the 28 February, 1664. Have according to form, at a Publick sale or outcry bargained and sold unto John Poppers of this city, mariner, to have the said Galliot, together with all her rigging, etc., for the sum of £117 good and lawful money. The receipt of which is acknowledged. To him the said John Poppers as a free vessell to goe or come trade or traffick in any port. Done at New York on the Island of Manhattán, November 1, 1666. Richard Nicoll, Philip Carterett.

Sentence of the Court Marshall against Richard Williams, held at Fort James, the 13 February, 1665. The Governor General and officers, having taken under consideration the Riotous Insolence and assault made by Richard Williams, souldier, against John Van Gee, Burger of this city, upon the 10 of this instant February, and that the said Williams, without any cause or occasion given by the said John Van Gee, did strike and affront the said John Van Gee, whereupon much blood might have been spilt, and the Peace between the Inhabitants and souldiers endangered, which is never to be done without severe punishment. Have thought fitt to give sentence against Richard Williams. That for his insolent and riotous behaviour he shall remain in the Dungeon till to-morrow, being Friday, the 16th instant, from whence he shall be brought at one of the clock by the marshall, and set upon the Wooden

horse till the Guard is relieved. And further and in consideration of this and diverse other his former crimes, his next misdemeanor shall be punished with running the Gauntlet, and banishment. Robert Needham, Richard Nicoll, John Manning, Silvester Salisbury.

Page 285.—The proceedings against Richard Russell, John Matthews and Thomas Weale, souldiers, accused of felony. Deposition taken before the Governor in Fort James this 9th of November, 1666. The Deposition of Mark Dale. That Richard Russell, Thomas Weale and John Matthews, being all three together in company, in some part of the house where he now dwelleth, he and his wife bought of them, or some of them, two Iron Potts, two Hoes, one pair of Shears, and three quarters of a Firkin of soape. But cannot precisely remember what part of ye house it was in, or what day of the week it was, or what time of the day, or what was paid for the same. But affirmeth that hee and his wife treated with them, all three together about their having of the goods, aforesaid, and further deposeth not. The Deposition of Anne, the wife of Mark Dale, upon oath. That Richard Russell, Thomas Weale and John Matthews, did sell unto her husband and herselfe, two Iron Potts, two hoes, one pair of Shears and about three quarters of a Firkin of soape, for 72 guilders wampum. And that the greatest part of the said sum was told by her, and divided into three parts which she delivered unto Thomes Weale for the use of himselfe, Richard Russell and John Matthews discounting with each of them what was due to her from them. But what day it was upon, she cannot remember, only that it was in the forenoone. She further deposeth that Richard Russell told her in the back yard of the dwelling house where she now lives, that he or they were offered 72 guilders for the aforesaid goods by another and had refused it. Whereupon the deponent said, If you were

offered so much by another, I will give you as much for them, and so the bargain was concluded, and further this deponent says not.

Richard Russell and John Matthews stated in their Justification and deny the theft, but Thomas Weale confesseth as follows, namely, That he together with Richard Russell and John Matthews, did steale the afore-said Goods out of Captain Carterett's cellar, which goods were by them sold unto Mark Dale and his wife.

Thereupon they were all three by the Governor's order committed into the Marshall's hands, and after shut up close prisoners in the Hole. In the evening of the same day, being Friday, the Governor ordered some persons to go to the Prisoners, and to advise them to prepare for another world, for that one of them should dye ye next daye.

November the 10th (being Saturday) in the forenoone the three prisoners being brought into the Governor's lodgings, they drew Lotts for their lives and the fatall lot fell to Thomas Weale's share.

By the request of the Court of Aldermen, the condemned prisoner was reprieved until Monday. Sunday, November the 11th, in the evening, a company of the chefe women of the city, both English and Dutch, made earnest suite to the Governor for the condemned man's life.

Monday the 12th, in the morning, the same women who came the last night, with many others of the better sort, and a greater number of the ordinary Dutch women, did again very much importune the Governor to spare him. Then all the souldiers did unanimously with one consent join together in a petition to ye Governor, in the behalfe of their fellow souldier, and chose Sarjeant Thomas Exton and Corporal Zachary Barnes to deliver it, but Captain Needham took it and presented it for them. The Tenour of the Petition is as follows, viz. :

To our Rt. Hon. Governor, Colonel Richard Nicolls.

The Humble Petition of your Honour's minor officers and Souldiers in the Garrison. That they doe all acknowledge your Honour's Constant Clemency towards severall of us in passing over our misdemeanours, and your just intention to make a sore example at this time of our fellow souldier, Thomas Weale. But we are not without hope that your Honour will extend mercy considering his youth and strength may be for the future employed in a Reformation of his life to doe his Majesty faithful service in his calling. And that your Honour may be the rather inclined to pardon a fellow souldier whose sentence alone will strike as great a Terror in us and detestation of such evil practices as if he suffered death. We promise that we will never conceal any theft or thieves, but doe and will discover any such practices or persons to your Honour, which each of us engage to doe upon the faith and word of a Souldier. Willingly submitting to be punished with death when any of us shall breake this solemn engagement, and desire that this Petition may remain upon Record against the first offender. Thereupon all the Souldiers of the Garison being drawn up in the Fort, owning the Petition and promising future amendment, the Governour pardons the condemned person and releases him and all others in prison, upon this or the like account, and restored them to their arms without any further punishment.

Page 287.—The Decree and order of the Governor and Council about the wampum stolen from Emity. Whereas it appears upon examination and confession of John Woolstoncraft and Thomas Brown, that they together with Thomas Bennett stole from the dwelling house of Emity at Albany by computation the sum of 1,000 guilders wampum, which they three divided amongst themselves. However, it appears that John Toovey had part of the stolen wampum for a bribe not to reveale the same. It also appeared that John

Woolstoncraft drew the latch of the door and let in the aforesaid Brown and Thomas Bennett, his partners. And the theft being detected, Captain Baker seized upon some part of the stolen wampum, which by the computation of Thomas Rogers, John Schute and John Woolstoncraft, was 400 guilders in black wampum, which said Captain Baker took into his custody, soe computed, and sealed the bag. After which time Captain Baker opened the bag and put into it another parcel of the same wampum found in the hands of John Toovey, which was counted and found to be 45 guilders.

The Governor and Council order that Captain Baker shall make good to Emity the full sum of 400 guilders and the 45 guilders he had from Toovey. That 115 guilders shall be deducted from Thomas Bennett's pay and 100 from Thomas Brown's, and that John Woolstoncraft as the chief actor make good the remainder. And that Mr. Delavale is ordered to stop payment upon all bills due him April 10th, 1667.

DECREE OF GOVERNOR AND COUNCIL ABOUT WOOL-
STONCROFT GIVING SATISFACTION TO
CAPTAIN BAKER.

Whereas John Woolstoncroft hath wrongly defamed Captain Baker for concealing and embezzling several goods belonging to Captain Abraham Staats, thrown by the inundation upon a part of the Fort: and hath further accused John Shute, John Gifford and Wm. Nottingham to have received each nine Beavers for their part of the spoyle. And it appearing that after a strict examination that neither Captain Baker nor the said souldiers were in the least guilty, but that the accusation is false and scandalous. The said John Wolstoncroft is to make publick satisfaction, and the manner and measure is to be put to the discretion of Captain Baker. Dated April 10, 1667.

Page 289.—The sentence of the Governor against Albert Heymans, Arent Albertsen, Anthony D'Elva and Cornelis Borensen, who stand convicted upon oath and affirmance for taking of arms in a riotous and illegal manner upon the 16th of February, 1666, to awe terify and suppress his Majesty's English Garrison established at Esopus.

That the aforesaid persons have deserved to be put to death. However the Governor with advice of Council, inclining to mercy, at the humble petition of the rest of the inhabitants, will not at this time inflict the rigour of the law.

Albert Heymans is sentenced to be bannished out of this Government during life, and he is to have 48 hours to transport his estate, and that a fine of 100 bushels of wheat or value thereof be levied on his estate in the Esopus for charges of Court, etc.

Arent Albertsen, his son, is sentenced to be banished for one whole year and a day, and he is to have 40 days to remain in the Esopus for the disposal of his and his father's affairs.

Anthony D'Elva is to be banished for three years, giving him liberty to sell his estate at the Esopus. And Cornelis Borensen has the same sentence.

May 3, 1667.

Richard Nicolls.

Upon the petition of Albert Heymans, the Government remits one half of the time, and he may remain in any part of the Government except Esopus, New York and Albany, and that his son may remain till his corn be husked, threshed and disposed of, May 9, 1667. Upon petition of Anthony D'Elva he is allowed 40 days to dispatch his affairs, May 10, 1667: Which time is increased thirty days more.

Page 290.—Wm. Collard and Anthony Snooks, being condemned to die for deserting and running away from their colours. Whereupon the following petition from their fellow souldiers was presented by the company.

Page 291.—In this Petition the soldiers admit that the men have deserved an ignominious death as runaways from his Majesty's service, but think it was from their folly or ignorance. They recall the fact "that of your Honours last mercy shown to Thomas Weale, hath wrought so much good upon him and all of us in General," and hopes his Honour will be pleased to use Clemency, etc.

The sentence against William Bishop of Flushing, for uttering seditious words. The Governor being informed that one Wm. Bishop had spoken seditious words at a publique meeting of the inhabitants of the town of Flushing, before his Honour on the third of this instant month. Captain Betts deposed that at the time and place above mentioned after the Governor among others told the people there met together that he would furnish them with powder for their present occasions, and would be content to receive firewood for it, the said Wm. Bishop spoke these words aloud, viz. that "there was another cunning trick." Upon which Captain Betts told him that if he had anything to say in answer to what had been proposed by ye Governor he had best to speak it to ye Governor himself who was hard by, and not to mutter such words among the people. To which he made answer, "It is very like that he hath sett you heare to hearken to what we say, that you may tell him." Whereto Captain Betts replied that it was not so, but since he thought so, he should take further notice of what he said. Then Bishop returned answer "What have I said." "I said nothing but, there is another cunning trick." July 8, 1667. The above being read and attested in the presence of the said Wm. Bishop, it was likewise by him confessed, July 9, 1667.

For Seditious words, Wm. Bishop is sentenced to be made fast to the whipping post, there to stand with rods fastened to his back, during the sitting of the Court of Mayor and Aldermen, and from thence to be removed into the Common Gaol till further order.

Page 292.—An Act of Governor and Councill about Wm. Teller and his children. January 30, 1667. It was then agreed upon by the Governor and Councill, Mr. Cornelis Van Ruyven and Mr. Johanis De Brugh being present, in the matter between Wm. Teller and the children he had by his former wife, as follows.

Wm. Teller shall within twenty days pay unto his daughter 85 Beavers for her portion, without pretence of debt due to him from her deceased husband; and to see that the said beavers are to be used only for her own use and her children by her husband, deceased. That for securing the portions allotted to the four younger children, two houses which said Wm. Teller hath in Albany; that is to say the house he dwelleth in, and the house where his son Andeas now liveth, shall be mortgaged to the Overseers of Orphans till satisfaction be given.

As to Wm. Teller's other two children, it being alleged that they are already agreed with. If so there is no further care to be taken. By order of the Governor.

Page 293.—Answer to Letter from ye schout and Commisaryes at Albany, touching sentence against Emity.

“I have received your advice and the account of your proceedings against Emity, and have seen and heard what she can say for herself, and find no cause to differ from the sentence, except that ye do not place your execution upon the dwelling-house of her husband and her, but that she may give all her satisfaction according to law, I think it reasonable that Emity should, in your presence, aske the Dominie Schout's forgiveness for what is past.

“I am your very loving friend, Richard Nicolls.”

Page 294.—The examination of severall persons concerning ye knocking down of Serjeant Dondell in

ye quarters, and at a Court Marshall held the 7th day of December, in Fort James, 1667.

Present, the Governor, Captain Needham, Captain Manning, Ensign Salisbury. Serjeant Dondell says that Roger Purchase told him that he should not come into the Quarters, but drew his sword and bid him come in if he durst, and that with several great oathes. And further, that he heard Purchase swear to a man (whom he knows not) that if he did open the door he would pin him to the wall. That at his first coming he had two musketeers and at the second time he had four, and demanded entrance, but being refused he broke open the door, and was struck down at his entrance. He thought it was one John Kingdon who gave him the blow.

Anthony Snooks says the Serjeant told him he was the Round. Roger Purchase said noe common officer should come in, and bid him enter if he durst, and the like at his second coming with two musketeers, and he saw a sword drawn but in whose hands he knows not.

Richard Perrott, Henry Jansen, and Richard Levy all say the same.

Thomas Walton about 8 o'clock at night came into ye roome, says that Roger Purchase denied the serjeant entrance. That Wm. Fisher, Roger Purchase, and John Kingdon held the door, Purchase had a drawn sword in his hand, Kingdon had an iron fire fork, that Wm. Fisher had no weapon, that he would have opened the door to the serjeant, but Purchase would not suffer him.

Page 295.—Proceedings of a Court of Admiralty about the ship Cedar and ye Privateer, after their return from the French port in Accadie.

Monday, April 13, 1668, before noon. Present, Colonel Richard Nicolls, Governor, Colonel Francis Lovelace, Mr. Thomas Delavall, Mr. Ralph Westfield, and Mr. Matthias Nicoll, Secretary.

Captain Thomas Salter, of Port Royall, by Mr. John Rider, Attorney for Samuel Mosely, on behalf of said Salter, Wm. Smith, Abraham Keeling, Thomas Davis, Samuel Smith, Thomas Barnes, John Heyter, and Symon Jones, Master and company of ship Cedar. Captain Richard Morris, their security, brings them into Court.

Mr. Rider puts in an allegation for Captain Samuel Mosely, Attorney for Captain Salter against Wm. Smith and Company.

Thomas Barnes excepts against his hand and seale but his mark is proved by the lyke which he makes. Abraham Keeling moves for security of Mr. Rider for prosecuting him.

Upon request of the prisoners that they might have 48 hours' time to give in their answer, the Court gave them till Thursday next, at 10 o'clock. Upon Abraham Keeling pleading for himself divers things were objected to against him, and testimony of several persons upon oath, viz.: Wm. Meritt as to his common discourse against the Laws and the Justice of the Governor. Philip Johns and Ned Schollet as to their being threatened to be thrown overboard by him.

Page 297.—A petition was presented by the prisoners acknowledging their errors, and putting all the fault of their acts upon Abraham Keeling, and threw themselves on the mercy of the Court.

Then being demanded by the Court how Keeling come to be of their company, they replied that three of them went from Wm. Smith, their master, to treat with Keeling and Throckmorton to goe along with them, they being in want of provision, and did propose an equal share.

Page 300.—The Privateers now present a new petition to the Governor, requesting to be freed from arrest in the suit of Captain Salter.

Captain Thomas Salter of Port Royall appoints his

trusty friend Samuel Mosely, mariner, his attorney,
September 16, 1667.

LETTER FROM SAMUEL MOSELY TO JOHN RIDER.

Dated Boston, September 1, 1667.

Sir. As I am unacquainted, I most kindly salute you, being informed by my good friend Captain Thomas Breeding that you are related to the Law, have taken the boldness to acquaint you of a business that was committed to my care by Captain Thomas Salter of Jamaica, commander of a Private man of war, who it seems took a Spannish vessell, laden with Campeachy wood, and made one William Smith master of her with orders to bring the said prize to Jamaica, but contrary to his orders hath brought said prize to your port. I give you full power to sue the said Smith and Company in case they have disposed of any of the cargo.

Page 303.—Articles of Agreement between Wm. Smith, Commander of the good ship "William," now in the bay of Campeachy, and Foregift Frogmorten, Thomas Barnes, Symon Jones, Samuel Smith, Thomas Davis, John Haytor and Abraham Keelings.

1st. Each man is to have his proper share of the vessell, and each shall have his proportionable share of the Campeachy wood now on board, and the Captain to have two shares.

No one is to sell his share except to some one of the others.

If any one desert the ship, he forfeits his share.

All prizes to be equally divided, except that the Captain shall have two shares.

Page 305. Petition of John De Decker of Amsterdam, late of the Councill in the service of the West India Company, for New Netherlands.

Showeth. That a little before your Royall Highness fleet appeared in New Netherlands, there were arrived two hundred negroes or more, to ye account of

the Dutch West India Company, of which twenty were granted to your petitioner, by the Governor and Council, on account of his monthly Sallary, and were accordingly received, and ten of them transfered by him to ye Fort Orange, now called Newe Albany, intending to sell them there, and leaving the other 10 in New York, (now so called) in custody of one Resolved Waldron to dyet and keepe them for your petitioner. The reduction of New York to your obedience happening in the mean time, one Thomas Delavall, whom your petitioner supposed to have been appointed by Colonel Richard Nicoll the Governor, seized these ten negroes as negroes belonging to the Dutch Company, but indeed were not so. The petitioner therefore implores the benefit of the Articles of Capitulation.

Article 3. Every one shall be and remain a free citizen or denizen and retain their lands, houses goods ships, etc.

Page 306.—Memorandum. That on Thursday the 20th September, in the 35th year of the reign of our Sovereign Lord, Charles the Second, etc. At the City Hall in New York, a Special Court of Oyer and Terminer was holden, by virtue of the following Commission.

Thomas Dongan, Lieutenant and Governor Generall and Vice Admirall under his Royal Highness, of New York and dependencies, in America.

Whereas his Royal Highness James Duke of York and Albany, etc. hath by his Commission dated at St. James October 3, 1682, made and constituted me his vice Admirall of New York, and hath authorized and impowered me to appoint a Judge, Register, and Marshall, of a Court of Admiralty. I therefore appoint you, Lucas Santen, Esq., Judge of said Court. And Wm. Beekman Deputy Mayor, John Laurence and James Graham aldermen of this city, of New York. Mr. Cornelius Steenwyck, Mr. Nicholas Bayard, Mr.

Wm. Pinhorn and Mr. Jacob Leysler, and you, or any six of you to hear and determine any or all Treasons, felonies, Roberies, murders, manslaughter, confederacies, breaches of Trust embezelling goods or other transgressions, done and committed on board the ship *Camelion*, of London, Nicholas Clough, Commander. I also appoint Wm. Nicolls to be Register, and John Collier to be Marshall of this Court. Given under my hand September 15, 1683. Thomas Dongan.

The prisoners brought to bar were, Edward Starkey, Robt. Cockrain, John Dorvall, Henry Lewin, Daniel Kelly, Robt. Dawson, John Morine, Arthur Davis, Thomas Dickson, and John Hallemore.

You are indicted. For that the ship *Cameleon* of London, Nicholas Clough, master, did in the year 1682, make a voyage on account of the Royal African Company, from the river Thames, in England, to Old Calabar in the Bite, on the coast of Africa, to land Negroes and other goods, and proceed to the island of Barbadoes, then to sail to Montserat, one of the Caribee islands, to take in her loading and thence to London. And the ship arrived at the island of Nevis in June last and there took in her loading of sugar, etc., to be delivered at London. And that you not having the fear of God before your eyes, but being wickedly moved by the instigation of the Devill, on the 24th of June, near the Island of Nevis upon the deep seas, did with force and arms piratically enter, and the said ship did take, and the course did change and alter, piratically, designing the ship and her loading to spoyle with other false pirates. And on the 30th of June the day following, did conspire to share and divide the same, in the following manner.

Articles of agreement between us on board the ship *Cameleon*, Nicholas Clough Commander.

All goods to be disposed of, and each man to have his share. The Commander to have two shares and a half, and the mate to have one share and a half, as for the Doctor one share and a half. And the better to

carry out your piratical designs you did take the ship to the island of Bonaire and Curacoa, and there did sell part of the cargo, and about the 23d of August did take the said ship to a certain place called Sandy Point in the maritime Jurisdiction of New York. Against the Peace of our Lord the King, etc.

Jury impanelled. Andrew Boon, John Inians, Richard Martin, Wm. Merritt, Wm. Cox, Edward Read, John Rich, John Robinson, John Thurber, Paul Richards, Robert Schuyler, Jacobus Van Cortlandt.

Adjourned to next day.

Edward Starkey brought to bar, the rest remanded.

Nicholas Clough, sworn says, that he never saw the prisoner but twice before he came on board. First at one Mrs. Eversons, and when he was going to the Governor for his Pass. That he never invited him, nor knew when he came on board, being drunk, says that Starkey was made Quartermaster, and that he the said Clough took the Sword into his hand as Captain, intending to discover the piracy at the first Port. That Daniel Kelly brought him the writing to sign, Threatening him if he would not. That he sailed on June 29th about 4 o'clock in the afternoone, but knows not when the prisoners came on board, nor who altered the course.

Being asked by the Prisoner, whether he did not send his boat ashore for them. He answered "Noe." The prisoner said that Nicholas Clough, the master, conspired with several to come on board, and told them the ship and cargo was his own, and bargained with the prisoners on shore on the 28th or 29th of June, that they should go along with him, and that Daniel Kelly came on shore and fetched them on board, and that Clough made the agreement with all of them at Everson's, and welcomed them on board.

Samuel Haywarr, sworn, says. That on the afternoon they sailed from Nevis, the master sent his boat ashore, the master said for some linnen, and at her return the prisoners and the rest came on board, but can-

not say that they brought any arms. That the master told him, that when the ship came to a place where it would be a prize he would complain against the prisoners. That the prisoners ordered him to draw the agreement, but he refused, and that John Copping drew them, and he was forced by fear to sign them. That he saw Starkey on shore in the master's company, at Everson's. That he was in the cabin when the prisoners came on board, and the master was on deck, and no opposition was made by the master. And that at Curacoa the master did propose to dispose of the sugar and did dispose of same.

John Griffin, sworn, says that he desired Captain Clough to give him a passage home to England. That the boat was sent on shore by the master, and when she returned the prisoner was one that came, and the master welcomed them. He owns to his hand to the writing, but says the master was with his sword in his hands and threatened those that did not sign it. That at Curacoa, a Jew came on board and took a sample of the sugar.

Nicholas Dumaresq, sworn, says, that being at Curacoa the master told him that he found himself at sea, the next morning after he went from Nevis, with more men on board than he expected, and that he had a mind to get a sloop and send them back, and that he told him he intended to go to Jamaica, but Daniel Kelly told him they were bound for London, but put into Curacoa to stop a leak.

John Watkins, sworn, says. He knew of no agreement between those men and the master. That he was sent on shore in a boat with the Doctor, John Kelly, for what he knows not, and that when they came to the ship, the master was on the Quarterdeck, with most of the company.

Wm. Heath, says that the master sent the boat on shore, and when the prisoner and the rest came on board he welcomed them. That Henry Lewin pulled him out of his cabin to sign the agreement, and the

master threatened to set them on shore on an uninhabited island if they refused, and that the sword was put into the master's hand by John Kelly.

Albert Lawson says. That 3 fowling pieces, two swords and a rapier were brought on board in the boat when the prisoner came with the rest, and that he was forced to sign the agreement by the master.

Wm. Strother says, That he was sent on shore with the boat, but knows of no agreement before with the prisoner.

John Copping owns that he wrote the articles, by the Captain's order, in the Cabin.

John Reginald says that they were sworn by Copping.

George Petersen says, Nicholas Clough swore the men, and had the sword in his hands, and that at Curacoa the master ordered him to make a leak in the ship, and that Heath advised him to it.

On Friday, September 20th, the Jury bring in a verdict of not guilty.

Page 315.—Wm. Heath gives a bond for £2,000, to take the ship *Camelion* to London, and to give true information against Nicholas Clough. The accounts of the ship are examined and approved.

Page 317.—Court of Admiralty held on Thursday, October 11, 1683, to determine the case between Jacob and Isaac Melyn and Stephen Crego.

The complaint is for 22 pounds, 5 ounces of plate, their share on board the sloop *Pemaquid*, of which said Crego was master, in a late voyage to the Spanish wreck lying near the Bahama Islands.

The answer is that they came on board for a passage to New York and never were a part of his company, and denies that he is the detainer of the said plate. Judgment of this Court, is that the defendant pay to the plaintiffs four pounds of plate, and costs of Court.

Page 318.—Complaint of Frederick Phillipse against John Cornelisen. That on December 4, 1682, an agreement was made between him and James Loper, Jacob Melyen, Isaac Matyne and John Cornellisen about a voyage to be made to a wreck on the Bahama Islands, with a brigantine called "Delaware Merchant." It was agreed that Frederick Phillipse should fit out the vessell with sufficient sails, anchors, etc., and he was to have one fifth of what was gotten. Pursuant to this he fitted out the vessell and made John Cornelisen master. It was also agreed that whoever furnished provisions, etc., should have twenty-four per cent. of what he expended. Frederick Phillipse furnished the same to the amount of 11,413 guilders. But the said John Cornelisen "having got and acquired great profits" refused to pay the said twenty-four per cent. He demands 2,285 guilders, 2 styvers.

The defendant denies all claim, and says that he has paid to said Frederick Phillipse 145 pounds of plate with which he acknowledged himself fully satisfied. Complaint was dismissed. The complainant to pay costs.

Page 320.—Frederick Phillipse enters another complaint against John Cornellisen, complaining that he had sold certain anchors and cables to the amount of £45, and refuses to account for the same.

In answer John Cornellisen says that he admits that he went as master to the Spannish wreck, and after he and his company had labored many days and became very weak, and wishing to come away, he did sell a certain old cable and anchor to a master of a sloop then in company, for the reason that he and his company by reason of their labor were so weak that they "could not in no wise," get up the anchor. But he denies that he got £45 for it. Ordered by the Court that the defendant pay £24 and costs.

Page 322.—Will of JEAN MACHET, New Rochelle. Written in the French language. "Notre ayde soit au nom de Dieu, qui a fait La Ciel et La Terre." "I Jean Machet, ship carpenter, born in the village of Trubelcoll, and dwelling at Bourdeaux," "the said Machet being a fugitive from persecution, with his family consisting of himself and Jeanne Thomas his wife, and his children Pierre, Jean, Jeanne, and Mariame, having abandoned all their goods for their Religion which they profess." He commits his soul to God the father Almighty, maker of Heaven and Earth, and makes his wife sole executrix and guardian of the children, with full disposal of all property "which we have gained together with the labor of our hands and the sweat of our brow," and when the daughters come to marriageable age the mother is to arrange with them what is proper without constraint.

Dated April 17, 1694. Witnesses, Thauvet G. Cathoneau, Daniel Strang, Justice of the Peace. Proved November 10, 1699.

Page 324.—JOHANES VAN BRUGH, New York, "Merchant," "Being weake in body," leaves to wife Catherine for life or during widowhood, all estate real and personal. But she is not to sell without the consent of the children, or the greater part of them, and he makes her sole executor. "And whereas our daughter Elizabeth Rodenbergh, now wife of John Donaldson of New Castle in Delaware, has due unto her out of my estate the like proportion as her sister Lucretia Rodenbergh has received in full of her proportion of the estate of her father Lucas Rodenbergh, the executor is directed to pay the same, to be paid according to the terms of a marriage settlement made between the said John Donaldson and Elizabeth his wife, February 24, 169½. And whereas I have purchased for my son Peter, a tract of land on Delaware river next to the land of John Donaldson, the same is left to him. He also leaves him £5 "in consideration

that he is my first born son." After his wife's decease the property is to go to the children, Elizabeth Donaldson "my wife's daughter by a former husband," Helena, wife of Teunis DeKay, Anne, wife of Andrew Gravenraedt, Peter, Catharine, wife of Henry Rensellaer, Johanes, and Mary wife of Stephen Richards. (No witnesses.) Proved——, 1699.

Page 326.—Inventory of estate of GERRITT JANSEN Roos. Taken by Daniel Provost, Sr., and Abraham Gouverneur, at request of Johanes Van Gelder and Mr. Jacob Boelen, executors, September 15, 1698. 17 pieces of 8 at 17 pennyweights, £26 6s. 6*d.*, 14 pieces of 16½ pennyweights, £15 5s. 1½*d.*, 19 Lyon dollars, £5 4s. 6*d.*

Page 327.—Inventory of estate of Fredrick Hendickson De Boogh. Taken by order of Court of Mayor and Aldermen. February 12, 1684 "One old decayed house, with lot thereto belonging, being the corner house and lot on the street called Heere Gradt."

[NOTE.—The above lot is the south corner of Broad and Beaver streets.—W. S. P.]

Page 328.—HENRY CREVENRAEDT. March the 11, 1699. Blewfield in Jamaica (West Indies). "I Henry Cravenraedt considering the uncertainty of this transitory life, doe leave and bequeathe unto Sarah my wife all that I have in this world, till my children come of age." Then two thirds of the estate to go to them. Leaves to son Isaac a seal ring with a black stone in it, marked H. G. Hopes that his wife "will be kind to the children and not rong them, but doe by them as she will answer to God Almighty." (No witnesses.)

John Nanfan, Esq., Lieutenant and Governor-General and Commander in Chief of the Province of New York, etc. "Know yee that at New York the first

day of — 1699, before me the will of Henry Crev-
enraedt was proved and allowed.”

Page 329.—Memorandum of the Goods and chattels found in being at the decease of JEAN MACHET, late ship carpenter of New Rochelle; and left by him to Jeanne Machet his widow as executor. 200 acres of land, part of it low land, with 2 houses, one of them built of stone, and the other is a frame house, both standing by the water side. 1 ship upon the stocks which was not finished, by which the said Jeanne Machet has received £25 of Colonel Caleb Heathcote. One half of a sloop then at sea, which was sold at her coming back, to Francis Vincent, by Peter Machet, the son of Jean Machet, who received for the same the value of £80.

Account of goods sold by Jeanne Machet. To Anthony Lisenard a young negro boy £12. A negro man £60. A negro woman £40. Account of some that Peter Machet has received since the death of his father Jean Machet, for which he is accountable. From Francis Vincent for $\frac{1}{2}$ the sloop £80. $\frac{1}{2}$ of the cargo of Brazil wood £66. Rent of house and yard 3 months at £3 per month. Barrel of Tar 15s. Paid for John Machet Jr. since the death of his father, to Lewis Guion £5. To John Manning for charges in the sickness and at the burial of said John Machet deceased in Jamaica, Long Island £13.

Page 330.—JACOBUS VER PLANCK, New York. “I Jacobus Ver Planck of the city of New York, merchant, being sound in health,” Leaves to eldest son Gulian £5 when he is of age. Leaves one half of all estate, houses and lands to his wife Margaret, the other half to his sons Gulian and Philip Ver Planck. Makes his wife executor. “I appoint my brother Stephanus Van Cortlandt and my brother Brandt Schuyler, Trustees of my estate.”

Dated November 27, 1695. Witnesses, Gerrit Van

Inbrough, Andrew Lawrens, Benjamin Wynkoop. Proved before the Governor, John Nanfan, November 10, 1699.

Page 332.—JASPER SMITH, Flushing, “on Long Island, *alias* Nassau. My wife is to have a comfortable living out of my estate for life, but if she remarry then she shall have only £20.” After the death of his wife he directs his Plantation be sold, and the entire estate to be divided among his three children John, Judith and Hannah. “My will is that my son John be careful and diligent and seeke to please his mother and goe forth in her business and not grieve her.” If he does so he is to have £10 more than the rest, but if not, “and he bee careless and disobedient,” then he is to have £10 less than the rest. Makes his wife Margaret, and his friends Hugh Cowperthwaite and Samuel Bowne, executors, and John Wey and George Langly overseers.

Dated “17th day of the Eleventh month called January,” 1695. Witnesses, John Ervine, Edward Burroughs, Wm. Fowler. Proved before Thomas Weekes, Judge of Court of Common Pleas, and Daniel Whitehead and Thomas Stanton Justices, March 16, 1694.

Page 333.—RALPH CORDELL, Gravesend. “I Ralph Cordell, of Gravesend, yeoman, have by this Instrument of Deed of Gift, of the cordial love and natural affection, I beare unto my wife Elizabeth, doe by these presents absolutely deliver and freely give all my estate, real and personal, to her and her heirs after my decease. I engaging not to sell or diminish it without the consent of Mr. Samuel Willson of New York, merchant, and Mr. John Ryder of Maspeth Kills, Gent.” Done in my dwelling house in Gravesend, June 10, 1669. Witnesses Dirck Jans Vandervliet, Jane Rider, Theophilus Turford.

Acknowledged by the witnesses before John Spragg Sr. December 7, 1683.

Page 337.—GABRIEL LEGGETT, West Farms, April 16, 1697. "Being very sicke," Leaves to wife Elizabeth all household goods. To son John Leggett "my house, outhouses, orchards, lands and meadows in the Planting neck, and is that messuage that Thomas Williams dwells upon, and was formerly my father in law John Richardson's." Also 50 acres of woodland. To son Thomas Leggett "my new dwelling house and orchard and outhouses, with the upland and meadow I bought of John Fergesen Sr. and Robert Manning, and 50 acres of woodland lying within the bounds of our Patent, and is $\frac{1}{2}$ of 100 acres with his brother John. To son Wm. Leggett, 100 acres of woodland and 50 acres of meadow lying behind the field within the bounds of our Patent, with all the undivided meadow that shall fall to my share, and also my house and home lot, with the orchard thereon in the town of Westchester. Makes his wife executor. Legacies to daughters Martha, Mary, Sarah, Alice, and Elizabeth. Estate to be under the care of his wife during life, "due care being taken that nothing be wasted." Makes his friends Samuel Haight of Flushing and Samuel Palmer executors in Trust. Leaves to son John "30 acres of pasture adjoining the orchard I have left to him."

Witnesses, Wm. Barnes, Joseph Haviland, Edward Collier. (Proved but no date given.)

Page 338.—Whereas JOHN WESSELLS, of New York, lately died intestate. Letters of Administration are granted to his widow, Francentie. July, 1700. John Nanfan, Governor.

JOHANES VAN BRUGH, SR., New York, December 22, 1696, merchant, "being weake in body," "calling to mind that all Flesh must yield unto Death." Leaves all estate to wife Catrina during her life or widowhood. Whereas our daughter Elizabeth Rodenbergh, now wife of John Donaldson, of New Castle in Delaware, has due unto her the like proportion as her

sister Lucretia Rodenbergh, as by her jointure of marriage with said John Donaldson dated March 29, 1691, the same is to be paid. Leaves to son Peter Van Brugh, a tract of land he has purchased for him, on Delaware river, next to John Donaldson's, also £25 as his first born. Rest of estate to children, Elizabeth Donaldson (his wife's child by a former husband), Helena, wife of Teunis De Kay, Catrina, wife of Henry Rensselaer, Anna, wife of Andrew Gravenroet, Johannes, and Mary, wife of Stephen Richards. Proved —, 1700.

Page 341.—RICHARD HAWKINS, New York, "mariner," "being in perfect health, but being bound for a voyage to the Island of Barbadoes, and considering the various accidents of life and the perils of the sea." Leaves to "my loving friend Thomas Harwarden, of New York, merchant," all estate and makes him executor.

Dated July 2, 1698. Witnesses, Anthony Brockholls, Michael Hawdon, Matthew Plenor, John Taylor. Proved —, 1700.

Page 342.—ROBERT CODENHAM, "Late of Shadwell, England, but now of New York, mariner." Leaves to his wife, "now living at Shackley Wells in Shadwell," all estate for her own use and the education of the children. Makes Richard Jones, of New York, sole executor.

Dated November 23, 1688. Witnesses, George Heathcote, Thomas Clark, Edmund Buckmaster, George Brewerton. Proved at Court of Record, New York, December 4, 1688.

Inventory of estate of Robert Codenham, late master of ship "Charles," January 28, 1688 $\frac{1}{2}$. Cash, £14. 14. 7.

Page 344.—ROBERT GLOVER, Antigua, "mariner," being very sick. Leaves to his two sons, Robert and

Thomas, "all my silver and gold, coyned and in dust." To son Charles in Jamaica, £50. Makes Captain John Perry, of Antigua, and Robert Allison executors, to whom all the rest is left for the use of the children.

Dated at "Island St. Mary, nigh to the Island of Madigascar," September 5, 1697. Witnesses, Samuel Taylor, Thomas Hall, Wm. Durhans. Proved —, 1700.

FRANCIS BASSETT, New York, "saylor," "being in good health." Makes wife Mary Magdalen sole executor. If she marry she is to have half of the estate, the other half to the children (*not named*), the oldest to have £10 more than the rest.

Dated January 29, 1664. Witnesses, I. Vincent, John Hain, John Davis, Giles Gaudineau. Proved —, 1700.

Page 345.—JACOB SMITH, New York, "Turner," being by God's blessing in bodily health. Leaves to wife Mary "my house and ground within this city, on the east side of said city." As to my sons Michael and Jacob, I leave to each of them 12 pence. To my daughter (*not named*), 12 pence. Makes wife sole executor.

Dated August 10, 1686. Witnesses, Johanes Myer, Wm. Robinson. No date of proof.

Page 346.—JOHN COESART, New York. "I, John Coesart, merchant, and having the effects of my own estate and others at a great distance from my own kindred." Makes Mr. Duzell Van Seriton executor, to dispose of all my goods and to return the proceeds to the executors of my former will (evidently made in England).

Dated April 25, 1700. Witnesses, Gerrit Van Hoorn, Daniel Jamieson. Codicil, dated July 20, 1700, makes Jacob Van Cortlandt executor. Witnesses, Wm. Aerts, Daniel Jamieson, Richard Earl of Bello-

mont, Captain General and Governor, etc. To all to whom these presents shall come, know yee that at Fort William Henry, in New York, the 30th day of July, before me the last will of John Coesart, late of this city, merchant, was proved and allowed, etc. July 30, 1700.

Page 347.—Richard Earl of Bellomont, Captain General and Governor, etc. To Captain John Corbett, of New York, mariner. “Whereas Thomas Milton, late of New York, merchant, did in his will appoint his wife Christian (now also deceased) his executor. And whereas the said Christian has since the death of said Thomas Milton, intermarried with you,” the said John Corbett is made administrator. September 28, 1700.

Page 348.—Inventory of estate of Frederick Hendricks De Boog. Presented by Wm. Beekman, October 13, 1700. Total, £91 6s. Richard Earl of Bellomont, Governor, etc. Know all men, that on the 25th of July, 1700, came before John Harman, Esq., one of the Justices of the Peace in the County of Ulster, John Lawrence, administrator of the goods late of John Evans and John Bosch, deceased, and did exhibit a full account, etc. Quietus granted November 13, 1700.

To making ye grave £2 2s. 2 coffins £9 11s. 6d.
To Bier £8 8s.

John Laurence for seeking and burial of the dead at his house with loss of time £10. 5 old Roman Catholick Books, 9s. 1 Bill of 136 Guilders £3 8s.

[NOTE.—The above named men appear to have been drowned at the same time. W. S. P.]

Page 350.—JOHN PELLETREAU, New York. In the Name of God, Amen, the 10th day of December in the year of our Lord 1697, and in the 10th year of his Majesty's Reign. I, John Pelletreau being sicke of

body but of sound and perfect memory, Praise therefor given to Almighty God, do make this my last will and testament. Touching the disposition of all such temporall estate as it has pleased Almighty God to bestow upon me. First I will that all my debts and funeral charges be paid and discharged. I leave to the poor of the French Congregation of New York the sum of £4. To Mr. Peter Poyer, Minister of the French Club the sum of £4. To Elias Pelletreau, my nephew, all the tools that are employed about candle making and whalebone cutting. To John Pelletreau, my nephew, £25. To Esther David, my niece, £25. I leave all the rest of goods, houses, and lands to my beloved wife Magdalen Pelletreau, *alias* Magdalen Vincent, whom I make sole executor.

Witnesses, Augustus Grasset, P. Legrand, G. Gaudineau, Richard Earl of Bellomont, Governor, etc. Know ye that on the 10th day of November, 1700, the last will and testament of John Pelletreau, was proved, etc.

Page 351.—Account of estate of EDWARD ACTION, April 21, 1700, by Nicholas Jamain. $\frac{1}{2}$ brigantine "Antigua" £400. Discharge granted to Nicholas Jamain, December 18, 1700.

Inventory of estate of SARAH and CORNLIS JACOBS, upon request of Sarah Van Vendon: 33 Spanish Pistoles at 24s, £40. 2s; 2 Guineas at 28s, £2 16s; 2 Arabians at 12s, £1. 4s; 23 Arabian pieces of silver at 18d each; 54 Bank Dollars, 6s 9d each; Gold, £5 per ounce; Wrought plate, 7s per ounce; 1 Watch, £4; Silver hilted sword, £3. 10s Total, £1,953 19s. August 25, 1700

Page 352.—Probate of Will of ADRIAN VAN SCHAACK, January 12, 170 $\frac{1}{2}$

Page 353.—Inventory of estate of JOHN COESART, December 23, 1700. By John Barberie, Stephen De-

lancy, Rip Van Dam. Total, 9,196 guilders. A very long list of goods of all sorts, and very long list of debts due to him.

Page 357.—ADRIAN VAN SCHAACK, New York. See Appendix.

Page 359.—STEPHANUS VAN CORTLANDT, New York. "In the name of God, Amen. Know all men by these presents that I Stephanus Van Cortlandt, of the city of New York, merchant, being distempered in body, but of good sound and perfect memory." Leaves to his eldest son, Johannes Van Cortlandt, "all that neck and part of my land on the east side of Hudson's river at the entering of the Highlands over against a certain place called Haverstroo, and is known by the Indian name of Menagh. Being separated from my other lands on that side of the river, called Appamapagh by a certain creeke called Menagh, and bounded on the other side by that creek that runs between my said land and the land of Ryck Abramse and others together with the meadow on said neck, and all the buildings." All the rest of my houses, lands, meadows, etc., are to be divided among my 11 children, viz. Johannes, Margaret, Ann, Oliver, Mary, Philip, Stephen, Gertrude, Elizabeth, Katharine and Cornelia. He leaves to each of his children who are not already provided for in that manner, a lot of ground in the city of New York, for the building of a convenient dwelling house, and to each of his children not already provided for, £150. Makes liberal provision for support of his wife Gertrude, and makes her executor. Makes "My brother Jacobus Van Cortlandt, my brother Robert Schuyler, and cousin Wm. Nicolls," guardians of children.

Dated April 14, 1700. Witnesses, Rip Van Dam, John Abel, Richard Staats, Andrew Teller, Jr. Proved, January 7, 1701.

Page 362.—This Indenture, made this 23d of September, 1697, between Shuart Olpherts and Helike Clopper, widow of Cornelius Clopper, late of this city, blacksmith. The said Shuart Olpherts agrees that he will, before the first day of October next, “marry and take to wife, the said Helike Clopper, if the law of the Church will permit the same, and she the said Helike Clopper shall consent thereto.” And the said Helike Clopper also agrees to marry the said Shuart Olpherts. In consideration of this, he agrees that if she survive him, his executors shall pay to her £150, in full of all dower rights. And she grants to him during his life, “a certain house and lot of ground on which she now dwells, being the corner of Maiden Lane fronting to Queen street, and ranging with Maiden Lane as far as the west side of the next lot adjoining to her garden.” If he remarries then the house and lot shall go to her children. And she is to retain full control of all the rest of her property, and to dispose of it by will or otherwise.

Page 363.—HELIKE CLOPPER, New York, October 14, 1700. Helike Clopper “late widow of Cornelius Clopper; being sicke.” “Whereas my husband Shuart Olpherts hath with me signed certain deeds, at my instance, for the better satisfaction of purchasers and my children, my children are to give him security to be held harmless in the same.” Leaves all the rest of estate to her children or their heirs, namely $\frac{1}{4}$ to the 3 children of my eldest son Johanes Clopper, Eightie, Cornelis and Anatjie. $\frac{1}{4}$ to my son Cornelis Clopper. $\frac{1}{4}$ to my daughter Margaret, wife of Olphert Shuarts. $\frac{1}{4}$ to Catalina, wife of John Stevens. $\frac{1}{4}$ to Peternell, wife of Albertus Van de Water. $\frac{1}{4}$ to Dinah, wife of Wm. Cooley. My son in law Olphert Shuarts is to have the ground adjoining his lot as far as Nicholas Autom Bogart’s land extendeth. Proved —, 1700.

Witnesses, Zacharias Sickles, Wm. Huddleston.

Inventory of estate of Helike Peters, wife of Shuart Olpherts. Gold £48, 8, 7½.

Page 366.—ANNE RICHBELL, Mamoroneck, "Gentlewoman" "My body to be buried in decent and comely burial, at discretion of Col. Caleb Heathcote and Mr. Richbell Mott and Lieut. John Horton, whom I make executors. Leaves to daughter Elizabeth £30 and my gold ring with an emerald stone in it. To daughter Annie £60, and gold chain. To my three grand daughters, Ann Gedney, Mary Williams, and Mary Mott, each £40. To grand daughter Mary, my biggest gold ring. To son in law, James Mott, £10, and to his son James Mott, Jr., £15. To the rest of my grand children, by my two daughters Mary and Elizabeth, not above named, £10. Mentions "my grand children, James and Adam Mott."

Dated April 1, 1700. Witnesses, John Worham, Jonathan Huestis, Obadiah Palmer. Proved, February 19, 1704.

Page 368.—JAMES GRAHAM, Westchester, June 12, 1700. "My body to be decently buried in the New York burying place, by my deceased wife," at the discretion of my loving friends, Mr. Robert Livingston and Mr. Thomas Codrington, whom I appoint executors. Directs all debts to be paid, "especially one legacy of £50 given to my son Augustine by his grandfather, and £50 given to my daughter Isabell by her grandmother, having been received by me." Gives full power to executors to sell houses and lands. Rest of estate to children Augustine, Isabel, Mary, Sarah, Margaret and John.

Witnesses, James Emott, Wm. Vesey, Philip French, James Inyan.

By the Hon. Wm. Smith, Esq., President, Peter Schuyler, Abraham De Peyster, Samuel Staats, Robert Livingston, Robert Walters, and Thomas Weaver, of our Council, on whom ye Administration of ye Gov-

ernment is devolved upon ye death of ye Earl of Bello-
mont, and ye absence of ye Lieutenant Governor.

Whereas at New York, on the 3d of April instant, the will of JAMES GRAHAM was proved and allowed. The above named executors are confirmed, April 3, 1700.

Page 369.—Inventory of estate of JOSEPH WEST. Cash, gold and silver, £429. Plate 25 ounces sold at 6s 6d per ounce. 50 ounces of plate sold at 6s per ounce. Funeral expenses, £24. 4s. Total inventory, £813.

Page 370.—Papers recorded at request of Rev. Wm. Vesey. 1st Certificate in Latin, from Henry, Bishop of London, stating that on August 2, 1697, he ordained Wm. Vesey as Deacon. 2nd, Certificate in Latin, that on August 2, 1697, Wm. Vesey was ordained as Presbyter. 3d, That on the same date, the said Wm. Vesey took the oath to conform to the Liturgy of the Church of England. 4th, Certificate of Governor Benjamin Fletcher, that on March 13, 1698, Rev. Wm. Vesey declared in Trinity Church his assent and consent to all things in the Book of Common Prayer.

These documents are printed in full in the "History of Trinity Church Parish" by Rev. Morgan A. Dix, to which the reader is referred.

Page 371.—By Hon. Wm. Smith, Esq., President and Council. Whereas at New York on the 9th of May last, the will of JOHN MORSE was presented, and John and Peter Berrian being made executors. They are approved and confirmed, 1700.

JOHN MORSE, Newtown. "Being sicke and weake." Leaves all estate to his youngest brother Seth Morse of Dedham. Makes John Brian and Peter Berrian executors.

Dated October 16, 1700. Proved before John Coe, Samuel Edsall, Content Titus May, 5, 1701.

Page 372.—John Nanfan, Lieut. Governor, Commander in Chief, etc. Know ye that at New York on the 22d day of May, 1701, the last will of JELLIS MANDEVILLE of New York was presented and proved.

JELLIS MANDEVILLE, New York. “I, Jellis Mandeville of Greenwich, in the city of New York, being of sound and perfect health.” Leaves to wife Elsie all estate during widowhood. “I give to my son Hendrick Mandeville, in preference to all other gifts and in regard of his being my eldest son, all that my farm in Queens County, in the jurisdiction of Hempstead,” with houses, barns, etc. To son David, in consideration of his great services, my negro Peter and £50.” All the rest of estate is left to his children. Hendrick, David, Tryntie, wife of Cornelis Jansen Secum (?), Helike, wife of Lawrence Johnson, Geritie, wife of Peter De Milt, and Gertrude, wife of John Meetham. I specially command that my farm or Bowery at Greenwich be sold with the horses, etc., to the highest bidder of my children and the money to be divided. Makes wife Elsie, sole executor.

Dated September 15, 1696. Witnesses, Symon Brestede, Samuel Bayard.

Page 374.—WM. TELLER, SR., New York. “Merchant.” This 19th day of March, 1698. Leaves to his eldest son Andrew, £500, in consideration of his birthright or primogeniture. To son William, 20 merchantable beavers at 12 shillings each. To Anna Margartie, the daughter of my son Jacob, deceased, 20 shillings, and no more, “for good and sufficient reasons I have for soe doing.” To daughter-in-law Susanah Brockholst and to my daughter Janake Schuyler, of their mother’s portion, the quantity of 85 beavers at 12 shillings each. Leaves to children Andrew, Helena Rumbout, the two children of my daughter Mary Van Allen, deceased, Elizabeth Vander Pool, William, John and Janake Schyler, all the

wrought silver which my present wife found at the time of her marriage. Legacies are to be paid after the death of his wife Mary, and the rest of estate to be divided among the persons above named. Mentions former conveyance of a piece of land in New York, to his son Caspar, which he repudiates, and any of his children claiming under it, are to be cut off from inheritance. Makes son Andrew executor.

Witnesses, Johnes Kip, Peter Rychman, Johanes Kierstede. Proved, May 23, 1701.

Page 376.—NICHOLAS DUMARESQ, New York, "Mariner." Leaves all estate to be divided among his children Sarah, Nicholas, Jacob and John, and especially that estate which is due me from my father, Peter Dumaresq, and my mother Mary in the island of Guernsey, in the parish of St. Saviour's, Children all under age. Makes Thomas Noel, Jacobus Van Cortlandt and Jacob Moyle executors. Eldest son Nicholas to have £50 more than the rest.

October 21, 1698. Witnesses, Samuel Myndert, Adrian Hooglant, John Stevens. Proved, May 30, 1701.

Page 377.—Inventory of estate of JOSEPH HOLT, £56.

Inventory of estate of DANIEL HOOPER, Barbadoes. February 22, 1700. Captain Jeremiah Tothill, administrator.

HENRY RYCHE, Kings Co. Leaves to eldest son Jacob Ryche, "12 shillings in lieu of his double portion, and in consideration of several benefits already received." To daughter Gertrude, "a double portion in consideration that she is defective and simple in mind." To wife Yda, all goods, houses and lands, but she is bound to maintain the children. After her decease all to go to children, Jacob, Hendrick, Ryche, Yda, Gertrude and Janetie.

Dated December 13, 1689. Witnesses, Englehardt Lott, Jacobus Van Ecklen, Peter Delaney. Proved, June 26, 1701.

Page 380.—Inventory of estate of WM. TELLER. Taken by his wife, Mary Teller. August 1, 1701. "45,537 guilders, 7 styvers, Wampum value, which being reduced to English money amounts to £1138. 8^s, 8^d."

Page 387.—Inventory of estate of JOHN CESART. December 23, 1700.

Page 391.—JOSEPH SMITH. New York. Leaves $\frac{1}{4}$ of his property to wife Mary, and the other half to daughter Ann.

Dated May 24, 1701. Proved. April 14, 1702.

Page 392.—Inventory of estate of JAMES GRAHAM, at Morrisania, April 29, 1701, made by Captain Brandt Schuyler, Wm. Meets and John Bussing.

Page 393.—Inventory of estate of Captain NICHOLAS INTERBANK, JULIE 12, 1701.

Page 394.—Edmund Andross, Esq., Governor, etc. Whereas Edmund Andross, had at the time of his death, goods and chattels, etc., his widow Christian Andross was made administrator. November 20, 1701.

Page 395.—NATHANIEL SILVESTER Shelter Island. Whereas I am the true owner of one half of all that Island, which is now called formerly called Manhan-
 was formerly called and now Shelter Island, and
 the last of the other half, etc., and also one
 half of another Island called Robins Island. I hereby
 do hereby give the same to Nathaniel Silvester, Francis Brinly,
 James Brinly, Lewis Morris and Daniel
 Middleton, the said one half of the island. Also the
 one half of the said parts as may be due me from my
 brother Nathaniel Silvester and Thomas Middleton, by
 reason of the great disbursements made by me, and by
 reason of the confiscation of one half the island by the
 first part of War, and the bill of sale given to me.

The said Commander sending one of his men of War to Shelter Island, where the Captain landed, with about fifty soldiers, taking possession of the one half claimed by Constant Silvester and Thomas Middle'on. And to strike the greater dread in my family, they beset my house, the better to obtain the money, which they forced from me and my wife.

The same is given in trust for the benefit of his wife during life, to enjoy the dwelling house with the gardens, etc., and about 40 acres of land bounded with the creek on the west, north by a gully and spring of meadow. Also £100 yearly as settled upon her by a deed, left in the hands of my brother Wm. Coddington of Rhode Island. She is to take care of the children and they are to be dutifull to her. Leaves the Planting field behind the orchard, 40 acres, and the Planting field called Mananduck, 25 acres, "to all my sons." Rest is left to his son Giles Silvester. Makes arrangement that his brother Joshua Silvester shall be properly maintained. Legacies to son Nathaniel, daughters Patience, Elizabeth, Ann, Mercy, and son Benjamin. To son Peter land at Tom's Creek and mill. To son Giles all land at Plum Gut. To sons Nathaniel and Silvester "my 3 shares of land in the new country near New Jersey to the westward." To sons Constant and Benjamin the land and orchard which I have at Southold, and my land on Block Island, Makes wife Grizell, brother-in-law Francis Brinly, son-in-law James Floyd, my cousin Isaac Arnold, Lewis Morris and Daniel Gould executors.

Dated 19th of the month called March, 1698.
Witnesses, John Collins, Ann Collins, Peter Aldrich, Jacques Guillitt.

Page 400.—ANTHONY WRIGHT, Oyster Bay, makes his sister Else Crabb, of said town, executor and leaves her his whole estate except the following Legacies. To his brother Nicholas Wright 5*s.* and to his wife Ann the same, and to his son Caleb 2*s.* 6*d.* To

Rebecca Frost, Sarah Lattin, John Wright, Gideon Wright, Elizabeth Wright his wife; Adam Wright and his wife Mary, Job Wright, Mary Andrews, Jacob Townsend and wife Elizabeth, Lidia Wright, Richard Crab, 2s. 6d. each. To Isaac Doty, a cow.

Dated 20th of 3d month (May), 1673. Proved at Court of Sessions at Jamaica, December 8, 1680.

Page 401.—RICHARD CRAB, Oyster Bay. "Oyster Bay this 5th day of Second month 1680." "This declares unto all that it may in any way concerne, that I Richard Crab of Oyster Bay, being sicke and weake, and know not how the Lord may deal with me. Therefore while my understanding may remain, for settling my estate in Peace." Leaves to his daughter in law Lide Wright, "my house and Home lot on the east side of Samuel Andrews house lot," the way being between, and all the common rights that belong to said house lot, with one share of meadow in Great Meadow. To John Townsend, son of James Townsend, of Oyster Bay, my whole share of Land on Hogg Island. Leaves the rest of his estate to his wife Aise Crab, and makes her executor, and Matthew Ryer and Henry Townsend, Sr., overseers.

Witnesses Anthony Wright, John Johns. Proved at Court of Sessions held in Jamaica, June 9, and confirmed, December 30, 1680. E. Andross.

Page 402.—JOHN SKIDMORE, Jamaica. "The last will and Testament of John Skidmore, who through God's mercy having my sences perfectly about me, yet not knowing how it may please God to deal with me, I commit my soul to God, and for preventing of future danger do dispose of my estate as followeth." Leaves to his 5 children all his estate both in the town of Jamaica, and £50 given by my father Thomas Skidmore of Fairfield in New England, and gives his eldest son John full power to recover the same. Mentions "my two youngest children Joseph and Abigail."

“The black horse given by my wife to the 4 boys, to be equally divided between them” (*wife deceased, name not given*). Makes Joseph Smith, Sr., and Daniel Whitehead, overseers.

Witnesses, Samuel Ruscoe, Edward Borrows. Proved at Court of Sessions, held in Jamaica, July 9, and confirmed December 30, 1680. E. Andross.

Inventory taken by Robert Ashman and Thomas Oakley, July 7, 1680. The Housing and land at home £60, the land and meadow at Hayters, £20. The 10 acre lot and other land £20. Joseph Smith, Daniel Whitehead, John Hinds.

Page 402.—SYBOUT CLAASEN, New York. [This will is written after the ancient Dutch form.] On the 10th day of February in the year 1678 appeared before me Wm. Bogardus, Notary Public, Sibout Claasens being sick, and his wife Susannah Jans, of indiferent health, but both of perfect memory. Both declare that “of real love and affection during the time of their matrimony shown to each other, and by the blessing of God yet to be shown.” Each bequeaths his share of the estate to the survivor. They leave to the Deacons of the Dutch Church for the poor, 1000 guilders, wampum value. After their death the estate is to go to her two children by her late husband Arent Teunisen, viz. Susannah, wife of Reynier Williamson, and Weyntie, wife of Simon Barentz.

Witnesses, Evert Petersen, Sybert Jansen. Translated from the Dutch by Nicholas Bayard. Proved at Court of Record, New York, February 8, and confirmed and administration given to Susannah Jans the survivor, February 16, 1680. Anthony Brockholls.

Page 404.—GERTIE RUTGERS, New York. [Dutch form.] Before me, Wm. Bogardus, Notary. On the 11th of June in the year 1680, appeared Gertie Rutgers, wife of Gerritt Huygens De Kleyn, being sick.

She makes her son Rutgers Geritts Huygens, to be her sole and universal heir. Her husband is to have the use of estate for the maintenance of her son till he is of age. Makes her husband, Huygen Barents De Kleyn, her father-in-law, and Leander Huygens, her brother-in-law, overseers.

Witnesses, Warner Wessels, Dirck Teunisen, Henry Carmer. Translated by Nicholas Bayard. Proved, July 18, 1680.

Page 405.—Inventory of estate of WM. LAWRENCE, Flushing. The neck of land called Tews neck, with housing, orchards and meadows, £1,250. Two 50 acre lots at Whitestone, £60. 50 acre lot, No. 13, £20. The 50 acre lot in Newtons neck £15. 10 4 acre lots lying at the Town, with all housing, orchards, etc., £60. 640 acres lying adjoining to Sunk meadows, eastward, and also running west to the Fresh Pond, and north to the Sound, and south to the path that goes to John Goldin's house, £150. $\frac{1}{4}$ share of salt meadow at Towns end, and 2 shares of fresh meadow, one at Grays, and the other in the middle meadow, £10, 1 share of salt meadow at Terrys Point, £30, 6 shares of meadow at Westchester, 3 shares of meadow in the New Found Passage, £3. 3 shares of meadow in Hunt's cove, £16. 1 share of salt meadow at Head of the bay, £16, one negro, John, £50, negro Andrew, £40. 10 negroes in all. One English boy called by the name of Bishop, for a year and some months service, £5. 32 oxen, £160. 46 cows. 17 Horses.

The inventory is very lengthy, showing great wealth and high social station. Total, £4,032. Taken by Richard Corneil, John Bowne, John Lawrence, Abm. Whearly. Elizabeth Lawrence and Wm. Lawrence, administrators made oath to the same in presence of Governor and Council, November 18, 1680.

Page 411.—RUT MORSE, New York. "Of the Parish of Ash in the County of Kent, England.

Mariner." Leaves legacies to Jonathan Woods of Port Royal. Joan Wills, wife of Samuel Wills of Wapping docks, London. Adry, wife of John Sharpe of New York and Mary Johnson, her daughter, for care taken of him in sickness, and Thomas Lewis. Rest of his estate to his mother Elizabeth Moyne widow of his father, Thomas Moyne, but if not living then to his brothers and sisters (*not named*), "my ship called the "Brothers Adventure."

Dated August 20, 1679. Witnesses, Wm. Berham, John Tudor. Proved 12th of —, 1681.

Page 412.—SIGISMUND LUCAS, New York (Dutch form). Before me Wm. Bogardus, Notary, on September 17, 1673, on Sunday evening about 8 o'clock, appeared Sigismund Lucas, and Gertrude van Bulderen joined in marriage. "The testator being sick in bed but with his wife being sound in body and walking up and down." He leaves to his daughter Maria Lucas begotten by Engelbertie his former wife, 400 guilders, wampum value. Of the rest of the estate he leaves one half to his wife, and the other half to his daughter, who is under age. Makes Barent Carten and Ray Crosvelt "his neighbors and good friends" overseers.

Witnesses Jacob Abramse, Hendrick Hendrichs Van Reegnan. Proved before Capt. Wm. Dyer and rest of Council, April 26, 1681.

Letters of administration, on estate of OBADIAH PALMER of Westchester. Granted to "his brothers John Palmer and Wm Barnes," May 27, 1681. Speaks of him as "their late brother."

Page 413.—Letters of administration on estate of PETER DE NYS of New York, granted to Greetie his wife, July 15, 1681.

Letters of administration on estate of ROBERT RYDER of New York, granted to Cornelius Hendrichsen and

Abraham Corbett and James Matthews, as principal creditors, July 18, 1681.

Page 414.—Letters of administration on estate of THOMAS LOVELL of New York, granted to Cornelius Hendricks, principal creditor, August 30, 1681.

Will of STOEFFEL JOHNSON ABEEL and HEELTIE his wife, of Albany. (Written in Dutch form.) December 4, 1678, appeared before Adrian Van Elpenden, Notary Public, resident in New Albany, Stoeffel Johnson Abeel, and Heeltie Johnson joined in matrimony, being both in good health. All estate is left to the survivor for life, and then to children Magdalen aged 17, Maria aged 14, Johanes Abeel aged 11, and Elizabeth aged 7. "The said Magdalen being already married," and has had given to her, one bed and 50 whole Beavers. They exclude the Lords Orphan Masters from all management, and "do not desire them to meddle with the government of the children." The survivor and their brothers in law Cornelis Van der Pool, and Adrian Gerritts Popendorf, are made overseers.

Witnesses, John Verbeck, Leendert Philipsen. Proved October 14, 1681.

Page 416.—Letters of administration on estate of Richard Hall, "lately drowned." Granted to Hanah Hall, widow, November 2, 1681.

Letters of administration on estate of THOMAS PALMER "lately drowned." Granted to Thomas Olive, November 2, 1681.

Page 417.—BARNABAS HORTON, Southold. "I Barnabas Horton of Southold, finding many distempers daily growing upon me." Leaves to eldest son Joseph 10 sheep, to what he formerly had as his full portion. To second son Benjamin, 10 sheep, to what he formerly had, as his full portion. To eldest daughter Hannah Trevalle, 10 sheep as her full portion. To Joseph

Conckling, son of my daughter, Sarah Conckling, 5 sheep. To my 3d daughter Mary Budd, 5 sheep. To my third son, Caleb 1 horse and $\frac{1}{2}$ of all my right in Accabauk to what he hath in possession at Corchaug for his full portion. To my fourth son Joshua, all my house, land, and meadows, orchards, and Commons of pasture which was mine and is now in his possession, and $\frac{1}{2}$ of my meadow and upland within the bounds of Accabauk, and all my meadow at Oyster Ponds. To my fifth son Jonathan, all my dwelling house, barn, home lots and meadow and all the rest of the real estate, except that the new house shall be for the use of Mary, my wife, during her life, and she is to have the third bushel of all grain, and he is "to winter and summer for her four cows." To youngest daughter Mercy Youngs 4 cows and bed and bed clothes. Makes wife Mary executor.

Dated May 10, 1680. Witnesses, Jonas Holdsworth, Richard Benjamin. Proved at Court of Sessions held in Southampton March 4, and confirmed November 18, 1681.

Inventory. Land and Housing £200, 7 oxen, £30, 5 cows, £12, 16 horse kind, £24, 90 sheep, £35. Total amount £405. Taken by John Corwin, John Carey, Benjamin Youngs.

Page 418.—Letters of administration on estate of THOMAS TOPPING of Southampton. Granted to wife Hannah, November 18, 1681.

Inventory taken, May 6, 1681, by John Jessup, Edward Howell, Samuel Johns and John Howell. Home lot 20 acres, £100, Housing, £70, 7 acres of land in Great Plain, £14, 6 acres at Captain's Neck, £21, 6 acres at Halseys neck and 1 acre in Captains neck, £37, 3 acres in Coopers neck, £10 10s. 25 acres at Little Worth, £62. 40 acres at Sagapanack, £70. Meadow at Quaquanantuck and Seponack, £23. "1 Hour glasse." Total amt, £703 14. 6 Approved at Court of Sessions held in Southold June 8, 1681. John Howell, Clerk.

Page 419.—Letters of administration on estate of HENRY PIERSON, Southampton, granted to his widow Mary Pierson, November 18, 1681.

Inventory. Wearing aparall, £21. His books, £6 19s. House and land adjoining, £350. Close at Old Town, £100. Close at Littleworth, £120. Land in Great and Little Plains, £66. Land in Hog neck, £13. Total amt, £1276.

[NOTE.—Henry Pierson was Town Clerk of Southampton for many years. His house lot is where the Presbyterian Church now stands, and it extended east to Old Town street or lane. W. S. P.]

Page 420.—Letters of administration on estate of THOMAS HARRIS, Boston, granted to Adam Winthrop, and John Foster of Boston, merchants, and Isaac Arnold of Southold, as attorney for the rest of the creditors, January 9, 1681.

Page 421.—JOHN ADAMS, New York, “merchant.” Leaves all of his estate to his “loving kinsman Richard Carr,” in care of his executors, till he comes of age. Makes John Delavall executor.

Dated October 10, 1681. Witnesses, Cousseau, Francis Duval, Wm. Haines. Proved, February 14, 1681.

Inventory of estate of NATHANIEL SILVESTER, Shelter Island. 280 pounds of Pewter, £14. Turkey wrought carpet, £1 10s. $\frac{1}{2}$ of Shelter Island, £700. Housing, £150. Farm at Plum Gut, £30. 6 acres on Block Island, 12s. Pair of mill stones, 10s. Total amt, £1393. Taken by John Budd, John Tuttle, James Holdsworth, John Booth.

Page 423.—Letters of administration on estate of ASSER LEVY, granted to Maria his widow April, 24, 1682.

Letters of administration on estate of Obadiah Smith, of Smithfield (Smithtown), granted to his father Richard Smith, April 24, 1682.

Inventory. Farm on west side of Nissequogue river, £100, 5 cows, 2 oxen £22, 10s Total, £143.

[NOTE.—Obadiah Smith was the youngest son of Richard Smith the Patentee of Smithtown.]

Letters of administration on estate of DANIEL HALSEY of Southampton, granted to Joanna, his widow, April 24, 1682.

Page 424.—Inventory. Land at home 52 acres, £208; House and barn, £140; Wood close toward Cobs Pound, 20 acres, £44; Smith's lot at the Town, £40; Land at Sagaponack, 33½ acres, £66; 1 acre at Halseys neck, £5; 2 Gin acres, £4, 9^s; 25 acres at Seven Ponds, £37, 10^s; 20 acres at Scuttle Hole, £20; Meadow at Quaquanantuck, Seoaponack and on the Beach, £5. Total, £994.

Page 425.—WM. RUSSELL, Southampton. "Being in perfect strength." Leaves to his two sons, Oliver and William, all lands and meadows in Southampton and a £50 right of commonage. Makes wife Elizabeth executor, and "my beloved brother Obadiah Rogers," overseer, and "to see after my children and their land."

"A jury impanelled for inquest upon the death of Wm. Russell, are as followeth, Mr. Joseph Fordham, Arthur Howell, Mr. Eedes, Obadiah Rogers, John Foster, Thomas Cooper, Edward Howell, Isaac Wilman, Job Sayre, Wm. Hackelton, Obadiah Rogers, Jr., and Francis Sayre. In the behalfe of the Constable, the verdict of the jury is that the water is the cause of his death. He was drowned, and noe other meanes but by God's Providence, he came thereby to his ende."

Page 426.—WM. FITHIAN, East Hampton. "Being of perfect mind." (Makes his wife Margaret, executor.) Leaves to eldest son, Enoch, "my close east of the Towne, next to Wm. Barnes lot." Also a Seven acre lot on the Eastern Plain, by Hook Pond, also my lot at Indian Well, and the $\frac{1}{3}$ of my last Division of land lying northwest from the Town, being wood land. Also a piece of meadow at the north west, and 1 piece of meadow at Accobonack by John Toppings, on one side and goodman Bishops on the other, and $\frac{1}{2}$ of my Commonage both at Town and at Montauk.

Leaves to son Samuel, "my House lot in Town where I live, with all the housing," also my 7 acre lot on Western Plain, also 14 acres being $\frac{2}{3}$ of my last Division, lying north west from the Towne, on the south east side of said lot, also my piece of meadow lying south of the lot I gave to my son Enoch, and a piece of meadow lying east of the Great Creek at Accabonack, and $\frac{1}{3}$ of my Commonage at Town and at Montauk. Leaves the remainder of estate to his wife during life and to children, Enoch, Samuel and Hannah, and to my grandchild, the daughter of my daughter Martha, deceased, if she continue with my wife. (Makes son Samuel, executor,) and Mr. Thomas Baker and Mr. Thomas James, overseers.

Dated December 11, 1678. Witness, Thomas Baker.

Page 427.—Inventory. Taken by the Constable and Overseers. House and buildings, £78. Out land, 40 acres, £30. Total amount, £215. Benjamin Conckling, Constable, Jeremiah Conckling, Thomas Osborne, John Stretton, Overseers.

Page 428.—Letters of administration on estate of RALPH HUTCHINSON, granted to Wm. Darvall and James Matthews, Principal creditors, June 20, 1682.

Will of Ralph Hutchinon, Newcastle, Delaware. Leaves to the wife of Captain Nicolls, a bill due him

from Daniel Sullivan of Fairfield. Leaves small legacies to Peter Alrich, Wessell Alrich, John Ogle's two sons, James Willis, Thomas Wolaston, John Darby, the daughters of Mr. Semphill. Leaves to his brother Robert Hutchinson, land at Poplar neck. Leaves to his uncle, John Redford, 4,000 pounds of tobacco, and a plantation at Christian creek, for use of his sister, if not sold. Leaves to his brother the rest of the Patent that is assigned over to me from Benjamin Nettleship, purchased out of Major Fenwick's Colony. In case of his death it is to go "to my brother and sister in Old England." Mentions father and mother, but not named. Makes Peter Alrichs, James Williams and Thomas Wolaston, executors.

Witnesses Wm. Still, Tyman Slider, Ph. Peacock.

Page 429.—Letters of administration on estate of Wm. WILLSON of New York, granted to his widow Catharine, June 22, 1682.

Page 430.—DAVID JOCHEMSEN, New York. (Made in Dutch form.) Before Matthias DeVoz, Notary Public, on the 20th of July, 1682. David Jochensen and Christian Cappoens, his wife. He leaves to her all of his estate, and makes her his sole executor. She leaves to him one half of her estate and the other half to her daughter Maria Hays, "begotten of her former husband Jacob Hay." The husband is to remain in possession of the whole till the daughter is of age. The husband is to have the household effects, and one gold chain and two gold rings.

Witnesses, Nicasius De Sille, Abm Slatter. Proved, July 7, 1682, and Letters of administration granted to the widow Christians Cappoens, July 8, 1682.

Page 432.—Letters of administration on estate of JACOB WOOD of Southampton, granted to wife Mary, July 8, 1682. Inventory taken by Samuel Johns,

Elnathan Topping, Shangar Hand and Henry Pier-
son. House and 20 acres of land, £120. Total,
£155.19^s.

Page 433.—Letters of administration of estate of
ANTHONY LUDLAM of Southampton, granted to wife,
Sarah, July 8, 1682.

Inventory taken by Samuel Johns, Constable, and
Edward Howell, John Howell and Nicholas Eedes.
Land at home 39½ acres, £197; the dwelling house
and all the housing, £130; Land at Kellys pond, £30;
land in the ox pasture, £3.10^s; land at Little Hog
neck, £7; a £50 right of Commonage, £5. Total
amount, £398.8.12. March 22, 168½.

Page 434.—Letters of administration on estate of
JOSEPH TAYLOR, Southampton, granted to wife Mary,
July 8, 1682. Inventory taken by John Jessup, Job
Sayre, John Howell, Jr., Isaac Wilman, May 13, 1682,
4 acres of land at ox pasture gate, £12. 4 acres in
the ox pasture, £8; 20 acres behind widow Coopers
lot, £20; 20 acres yet to be laid out, £20; 40 acres in
Scuttle Hole Division, £40; 20 acres at Hog neck,
£15; £150 right of Commonage, £10; Library of
Books, £50. Total amount, £407. 8. 8.

[NOTE.—Rev. Joseph Taylor was the Presbyterian
minister in Southampton, and his tombstone may still
be seen in the old South end burying ground in that
village.—W. S. P.]

Page 435.—Captain THOMAS DELAVALL, New York.
Leaves to his son-in-law, Wm. Darvall, “all his lands
in the bounds of Harlem, upon the island of New
York, and also all that Island called and known by
the name of Great Barnes Island, lying near Harlem.”
Also his mill at the Esopus. Leaves to his son John
Delavall, “all my house and land at the Esopus, ex-
cept the mill.” He also leaves to him all debts due to

him before 1664; the debts that are due to him since that time, are left to his son-in-law, Wm. Darvall. Leaves to daughter Margaret Coddington, £50. To his sister Ann Cornwell, £5 per annum, after her death this is to go to her daughter Ann. "My son John is to provide for my brother-in-law Edward Dyer, meate, drink and aparall during his life." "If any of my daughters should come to want, my son John is to relieve them." "What is due from me to my son-in-law Thomas Coddington on account of his wife's portion, is to be paid." Makes son John executor.

Dated June 9, 1682. Witnesses, Cousseau, John Tudor.

Codicil. Leaves to son John, "all my part of the mill, called the Yonkers mill, lying in Hudsons river." To son-in-law Thomas Coddington all my land and houses at Gravesend, Long Island. Money due to Mr. Samuel Swineck of London, to be paid. Leaves "to my grand daughter Francis Darvell, my piece of land lying beyond the Smiths Vly, in the City of New York called by the name of the Cherry Gardens."

Dated July 10, 1682. Witnesses, Edward Dyer, John Tudor.

[NOTE.—Esopus in Ulster County was the original name of Kingston. The piece of land called the Cherry Garden is the tract at the corner of Pearl and Cherry Streets in New York, and shows the origin of the name of the latter.—W. S. P.]

Page 437.—Letters of administration on estate of ROBERT WILLIAMS of Oyster Bay, granted to Samuel Spicer and John Bowne, August 5, 1682.

Charles, Absolute Lord and Proprietor of the Province of Maryland and Avalom, Lord Baron of Baltimore, etc. To all to whom these presents shall come, Know yee, that searching the records of Our Court of Probate, kept at St. Mary's before our dear Uncle

Philip Calvert, Esq., our Judge, etc., for the Probate of wills; the last will and testament of Robert Williams of Long Island was Proved, April 23, 1682.

Will of ROBERT WILLIAMS, Oyster Bay, “know yee that I Robert Williams of Long Island near Oyster Bay, now being sick.” Leaves to his wife Sarah, “all my Plantation, with orchards, pastures and what wood land she may make use of, during her life, if she keepe herself a widow.” Leaves to son John Williams 100 acres of land, more than I have given him already. To my grand son, Robert Williams, 40 acres of land in some convenient place. “If my daughters marry and they want land, if their husbands will come and dwell upon mine, they shall goe to my overseers, and they shall give them land to live on, for them and their heirs.” “If any of my sons or daughters doth walk disorderly, according to the truth; they shall have no part or parcel in this my will.” Makes his wife Sarah, and Samuel Spicer and John Bowne overseers. Leaves to his son Hope Williams, 100 acres of land, which he hath already.

Dated December 2, 1680. Witnesses, John Winter, Richard Kempton, R. Hawes.

⁶⁵ Page 439.—Will of CHARLES BRIDGES, of Flushing. “I Charles Bridges, and Sarah his wife, taking into consideration their great and decaying age, and knowing that the hour of death is near, and not willing to depart this world before having disposed of their worldly goods.” We leaving unto our son Thomas Willett one half of our land lying in Newtons neck, as by deed of gift may appear, the rest shall remain for us and the survivor. If I come to depart first, my brother Thomas Bridges is to have — Pounds, the rest to remain as above written.

“This will was written by said Charles Bridges, intending to sign it, but by a sudden change and departure from this life was prevented. The same was found

after his decease, all of his own handwriting, but not signed or sealed. But being produced before the Governor and Council, several persons of good faith and credit, stated that some short time before his death they heard him say that he had made his will, to the effect of the said writing." It was allowed and proved August 28, 1682, and Letters of administration were granted to his wife Sarah Bridges.

Page 440.—John Lawrence, Jr., being sworn says: That in or about June or July last, being in discourse with Mr. Charles Bridges, between the Town of Flushing and his house, walking to the Town, the said Charles Bridges said, that he had arranged it as his will, that the longest liver of him or his wife should take all the estate, only he intended a small legacy to his brother Thomas, about four or five pounds. And that the will produced is in the said Bridges hand.

John Smith, Rock, being sworn says: That about the beginning of July last, being in company with Charles Bridges at his house, and walking in the yard, he the said Bridges told him that his wife and he had concluded to keep what they had as long as they lived, and that when either died, the longest liver to have all.

^{marke}
John X Smith, Rock.

Myndert Courters sworn, says: That on the 13th June last, he being in discourse with Charles Bridges of Flushing, he heard him say, that he had made his will, so that the one that lived longest of himself or his wife, should have all the estate, and that the will produced was in his handwriting.

Letters of administration on estate of John Forbes of Flushing were granted to his wife Margaret, August 28, 1682.

JOHN FORBES, Flushing. "I John Forbes of Flushing, do appoint my wife Margaret to be my sole heir and executor, to all estate, houses and lands."

Dated August 20, 1666. Witnesses, Charles Bridges, John Lawrence, Jr.

Page 442.—JOSEPH RAYNER, Southampton. "I Joseph Rayner of Southampton, being by God's Providence bound off the said Island, to Boston in New England, and not certainly knowing how the Lord in his Providence may dispose of me." Leaves to his son Thurston Raynor, "all my land in the ox pasture, and $\frac{1}{2}$ of my land in the Great Plain, and all my meadow in Shinnecock Great neck, and $\frac{1}{4}$ of my Commonage after the next Division is laid out." Leaves to his sons Isaac and John "all my lands at Wickapogue, and the Division that was laid out last year at Meacocks, and the next Division that shall be laid out, and $\frac{1}{4}$ of my Commonage after the next Division is laid out." Leaves all the rest of his houses and lands to his wife Mary, during her life, and then to his son Joseph Raynor, and makes his wife executor. Leaves to his daughters Mary and Hannah each £50, and to his daughter Elizabeth, two cows.

Dated May 8, 1678. (No witnesses.) Proved, October 28, 1682.

Inventory taken June 12, 1682. £150 Commonage £15. Home lot and land adjoining 33 acres, £165. Housing and barn, £90. $2\frac{1}{4}$ acres in Little Plains, £34. 17 acres in Great Plains, £57, meadow at Shinecock Great and Little neck and Seponack, £25. £150 right of meadow at Quaquanantuck, £15, 20 acres at Millstone brook and the orchard land, £29. 68 acres at Wichapogue, £204. 20 acres at Mecox, £30. 20 acres above Scuttle Hole, £30. 20 acres at Hog neck, £20, 6 oxen, £30. Total amount, £963.

Page 443.—MILES OAKLY of Westchester, having died intestate. Letters of administration granted to wife Mary, November 3, 1682.

Page 444.—CORNELIUS VAN BURSAM, New York. Leaves to daughter Anna "the proper portion of a

child." Rest of estate to his wife Sarah, "and she is to maintain my daughter Anna decently, and cause her being taught reading and writing, and a trade, by which she may live." "My negro girl Elizabeth is not to be sold, but to remain in the service of my daughter Anna." Mentions "my wife's daughter Rachel Kierstede." If his daughter Anna dies, then his brother, Timon Van Borsum, is to have "50 whole Beavers, at 8 guilders apiece or their value." Makes wife Sarah, executrix.

Dated June 16, 1680. Proved, September 25, 1682.

Page 446.—Letters of administration on estate of HENRY MOTT of Hempstead, granted to his wife Hannah, November 13, 1682.

"Inventory of estate of Henry Mott who died 21 November, 1680." House and $17\frac{1}{2}$ acres of land.

Page 447.—Letters of administration of estate of JACQUES COUSSEAU of New York, merchant, granted to John Vincent, carpenter, November 13, 1682.

Page 448.—WM. RUSCOE, Jamaica, L. I. "Being in reasonable health of body." Leaves to son John, now living in Norwalk, in New England, 5s. To the children of my daughter Sarah £20, among them when of age. To Alice, the daughter of my son Samuel, 1 pewter bason, 3 pewter platters and 1 silver seal. Leaves to son Samuel all lands, houses, etc. Makes his wife executor (not named).

Dated August 5, 1680. Witnesses Peter Smyth, Wm. Creed, Thomas Williams. Proved December 13, 1682.

Page 449.—NICHOLAS WRIGHT, Oyster Bay, April 10, 1674. "Aged 65 or thereabouts." Makes his wife Ann executor, and leaves the use of all houses and lands during life, except a part of my home lot from the north side of my orchard to the highway, next to my sister Crabbs, which I have given to my son Caleb."

After the death of my wife the house, lot and rest of lands are to go to my son Caleb, with a right of Commonage. And my land on Hog Island is to go to my 3 sons Caleb, John and Edmund, also a right of meadow at South, also my meadow on the east side of Beaver Swamp creek, and my share in the Home meadow, and my share of meadow on the west side of Beaver Swamp River. Leaves to sons John and Edmund that lot lying by Joseph Weeks home lot. And my land that lies by the way to Robert Williams' Plantation, with privileges of Commons, I leave to my 3 sons. "And the piece of land lying before my home lot that was given to my son John by the Town, is to be my son Edmund's in lieu of that piece I had given to my son John." Leaves to son John the piece of land where he now lives. And my piece of swamp in the mill river swamp to my sons Caleb and Edmund.

Witnesses, Thomas Townsend, Gideon Wright. Proved, December 13, 1682.

Page 451.—JOHN BAYLES, Sr., Jamaica, October 18, 1682. Makes wife Rebecca executor. Leaves to son John 5s. Leaves to son Elias the meadow at furthest east neck, with the orchard, and 3 acres at the lower end of Great meadow. To sons Thomas and Jonathan all the rest of houses, lands and meadows. To daughter Elizabeth Hubbard £10. Legacies to daughter Mary Hewlett, Damoris Lyns, Abigail Smith, Ruth and Rebecca. Leaves to Elias, son of Nicholas Stilwell and my daughter Rebecca, £10. Leaves to his wife Rebecca household goods. Mentions grand child, John Bayles. Not witnessed. Proved December 13, 1682.

Page 452.—JOHN CRANCH of Westchester made a nuncupative will. Letters of administration granted to Wm. Richardson, February 3, 1682.

Page 453.—December 18, 1682. "Then appeared before me, Mary the widow of Miles Oakley, and

made oath that John Cranch died intestate. That it was his will that if he dyed that Mr. Wm. Richardson of Westchester should dispose of all of his estate for his wife and children, and that 24 hours before his decease he spoke these words in the deponents house where he dyed." John Pell.

Matthew Pugsley testifies the same. He died October 24, 1682. Inventory amounts to £11.

Page 454.—FRANCIS YATES, Westchester. "I surrender my spirit to God who gave it." "I will and bequeath to Mr. Wm. Richardson my five children, viz. Mary, John, Dinah, Jonathian and Dorothy, for him to keep so many of them as he sees fit. The rest to be put out to whom he thinks fit, but not to any of my own kindred, or kindred of my wife." After paying of debts, the rest to go to his children.

Dated November 29, 1682. Witnesses, Edward Walters, John Jennings. Proved, February 3, 1682.

Inventory. House and Home lot with orchard £40. Total amount, £83.

Page 456.—Letters of administration on estate of TYSE BARNSE of Staten Island, granted to Paulus Richards, February—1682. His widow Scytie having refused.

Inventory of estate of JACQUES COUSEAU, January 31, 168 $\frac{2}{3}$, by order of Mayor's Court. "House and lot sold at vendue to Cornelis Van Bursum, lying in the Pearle street," 5850 guilders; 1 House and lot upon the Lords Gracht (Broad street), 8,000 guilders. "Some writing books, accounts and papers, which we leave to the creditors, and we have valued at 000." Total 14,026 guilders. B. Bayard, Adolph Peters, Abraham Jansen, Paul Richards.

Page 457.—Inventory of estate of ASSER LEVY of New York, February 9, 168 $\frac{2}{3}$. Lot and building at the

water gate, £218. Slaughter House and pen without the gate, in company with Gerritt Janse Roos, with all privileges according to Patent, £18. Total, £553. Taken by Cornelis Steenwyck, John Lawrence, N. Bayard, Thomas Coddington.

[NOTE.—The Water gate was at the foot of Wall street. The lot and building were on the south west corner of Wall and Pearl streets, the slaughter-house and pen were on the north side of the street.—W. S. P.]

Page 459.—Inventory of estate of SIGISMUNDUS LUCAS, carman, 2 houses and grounds, £33. Taken October 17, 1681, by Simon Romaine, Dirck Janse de Groot, John Cooley, Jacob Abrahamse Santvoort.

Page 461.—Inventory of estate of WM. WILLSON, JR., New York. 3 negro men, £40; 3 negro women £42. July 1, 1682. Taken for his widow Catharine, by Richard Cheeseman, her attorney.

Page 462.—Inventory of estate of ANTHONY WRIGHT of Oyster Bay, May 18, 1682. Home lot 6 acres with right of Commonage, £30; Meadow in Home meadow at the Plains and at South, £30. Land at Hog island, £12. Taken by Matthias Harvie, Nathaniel Collet.

Page 463.—Inventory of RICHARD CRABB, Oyster Bay. Home lot of 6 acres with right of Commons, £15; meadow, £10; Right on Hog island, £12. May 18, 1682.

Letters of administration on estate of HERMANUS CASPARUS RYNERMAN, granted to Jacob Leysler, merchant. May 12, 1683.

Page 464.—Letters of administration on estate of JOHN FORDHAM of Southampton, granted to Edward Howell and Jonah Fordham. July 26, 1683.

[NOTE.—John Fordham was an imbecile son of Rev.

Robert Fordham, minister at Southampton, Long Island.—W. S. P.]

Inventory mentions 45 acres of land at Mecox, £180. Home lot 3 acres, £24; £100 right of Commonage with increase of wood land, £63. Total, £342.

Page 465.—ROBERT ASHMAN, Jamaica. Nuncupative Will. Joseph Smith, Jonathan Wellman and John Colman, declared that some short time before his death, Robert Ashman being in perfect senses; they heard him declare as his will, that he gave all the estate to his wife for her life and then, to be divided among his children. Only Thomas Flewellen was to have a double portion, if he was a dutiful and good child to his grand mother. This they heard him declare the 13th of March last. Letters of administration were granted to his widow (*not named*). July 26, 1683.

“Nicholas Evertse, Constable, with Thomas Smith, Samuel Smith and Nathaniel Denton, overseers, coming to the house of Mr. Robert Ashman, who died the 15th of this instant, March. Made an inventory.” Dwelling House, small barn, home lot and orchard, meadow 10 acres, and other upland 30 acres, and part of a 10 acre lot.

Page 468.—ARTHUR HOWELL, Southampton. March 28, 1683. “Being sicke and weak.” Leaves to his eldest son Elisha, when of age, one half of my dwelling house and home lot and one half of my land at home adjoining my dwelling house and after the decease of my wife Hannah, he is to have the other half.

To my son Lemuel, all that my parcel of land lying and adjoining eastward to Ezekiel Sandfords home lot, and that piece of land lying near Hackers Hole, and that parcel of land at Swan creek neck, which my son Arthur deceased gave him. And all my piece of

land at Mecox plain after my wife's decease. All other lands with a £100 right of Commonage are left to his sons Elisha and Lemuel. Leaves to daughter Elizabeth Loper, £5, "she having received most of her portion already." Leaves to his six other daughters, Hannah, Abiah, Martha, Eleanor, Thomason and Penelope each £20, when 18 years of age. Arranges for the comfortable support of his wife Hannah, and makes her executor, and she has the use of one half the house and lands. Mentions an expected child. Leaves to his two sons his windmill. Makes Job Sayre, John Howell, Jr., and Mathew Howell, Supervisors of his estate.

Witnesses, Job Sayre, John Howell, Jr. Proved at Court of Sessions, held at Southold, July 5, 1683.

Page 470.—Inventory. Taken May 15, 1683. Land at Home 43 acres with house, etc., £335; 10 acres on Mecox Plains, £30; 20 acres by Ezekiel Sandfords, £40; 28 acres at Sagg Pond, £42; 10 acres by Hackers Hole, £68. Land at Hog neck, £19; Windmill, £20. Total, £887.

[NOTE.—Arthur Howell was one of the sons of Edward Howell, the Founder of the town of Southampton, Long Island. His first wife Elizabeth, was the daughter of Lyon Gardiner of Gardiner's Island, the daughter Elizabeth Loper was her only child. The homestead of Arthur Howell was at Meacox near Bridge Hampton, and on the south side of the road running east to the bridge over Sag Pond, the other lands are in that vicinity.—W. S. P.]

Page 473. — RICHARD ELLISON, Sr., Hempstead. Leaves to wife Tamison £10. Leaves to son John 150 acres of land "lying at the bottom of the Bevill," also "a lot of meadow which was John Smith's, Blue," lying at new bridge. Leaves to son Richard "50 acres of land at the bottom of said Beville." To son Thomas "22 acres of land, delivered to him by John Tredwell,

and one acre had of Jonathan Smith, Rock." To son in law Joshua Janock, 10 acres "in lieu of a cow James Pine left for his wife, which cow is long since dead." Rest of estate is left to his wife for life and then to his sons Richard and Thomas, and his daughter Rachel. (Not dated.)

Witness, Joseph Smith. Proved June 13, 1863.

[NOTE.—The allusion to Jonathan Smith, "Rock," and John Smith "Blue," may be explained by the fact that at a very early date there were in the town of Hempstead three or more distinct families of Smith, and distinguished by as many different nick names. The "Rock Smiths," derived their name from the tradition that their ancestor used a large rock for the back of his fire place. The "Blue Smiths" were so called because their ancestor wore a coat of that color.—W. S. P.]

END OF LIBER 1-2.

LIBER 3-4.

Page 1.—HANS KIERSTED, New York. "I Hans Kierstede of the City of New York, Chirurgeon, being sick and weak." Makes his wife Jannette, sole executor, and leaves to her the use of all lands and goods and houses, during her life. Then the entire property is to go to his children Ariantie, Hans, Cornelius, Jacobus and Maria.

Dated April 20, 1691. Witnesses, Adolph Peters De Groot, Jeremiah Tothill, Andrew Gravenratt.

This will was duly proved, and the widow having died without having administered upon the estate, the elder son, Hans Kiersted, is appointed administrator. (No date.) Robert Hunter, Governor.

[NOTE.—Sarah, the first wife of Dr. Hans Kierstede,

was the daughter of the famous Anake Jans, by her first husband.]

Page 2.—W. M. HOLLYOAKE, Southold. “In the name of God, Amen. To all Christian People Greeting. Know you that I William Hollyoake, being through God’s blessing of sound memory.” Leaves to his beloved wife Margaret Hollyoake, “all that my third lot in the Town Plot next to Tooker’s land, with the meadow called Booths meadow, with all the Commonage thereunto belonging, during her life and noe longer.” Only she is to give my son William liberty to set up a house in some convenient place and such other benefits from said lands as she sees fit. Also one third of the profits of my land now improved in my lot at Accobauk, where I now dwell, on both sides of the lane or way that divides it, with full power to dwell in my said house at all times she pleases. Also leave her 4 cows and all the working cattle and all household goods, during her life. Leaves to son Thomas Hollyoake, all the land except the swamp lot, on the west side of the lane or way, by my dwelling house, as it now runneth, which shall always remain in common for the two parcels of land. But the rest of this lot and the south and north end, is to be equally divided between my two sons Thomas and Peter. After the death of my son Thomas, the land is to go to his heir. “And so to descend from heir to heir for ever, without any power of sale or alienation.” He also leaves him one half of my three pieces of meadow, “one of them is on the east side of Booths meadow, being the piece I exchanged with Capt. John Youngs.” “The other piece lyeth between Cases meadow and Mr. Wells meadow and which I bought of Samuel King. The third piece lyeth on the west side of Deep Creek, being the Second lot. One half of these three pieces, I leave to my son Thomas and his heirs, the other half to my son William upon the same conditions. “Always provided that if my sons Thomas,

Peter or William, or any of their succeeding heirs, whether sons or daughters, whom I doe constitute my heirs, shall Apostate from the Protestant Doctrine or faith of the Church of England as it is now by law established, and if they or any of them shall at any time hereafter, take upon him or them, any profession of such Doctrines and faith whereby they shall be drawn away from attendance upon the Publick Worship of God, practiced in this place, and warranted by the Holy Scriptures; and if they shall neglect or contemn the said publick Worship; and if the said Thomas or any of them shall at any time espouse and contract marriage with any Quaker, or to the son or daughter of any Quaker as they are now called; It is my positive Will that they shall be utterly disinherited and disowned." And I bequeath the lands so forfeited by such wicked practices, to the next lawful heir." He leaves to his son Peter the land on the east side of the lane or way, by my dwelling house at Accobauk, and the Swamp lot to him during his life and then to heirs, with entailment. He leaves to his son William, "All that my third lot in the Town Plot, which lies next to Tookers land, after my wife's decease, with the meadow called Booth's meadow, and a parcel of meadow on the east side of Quash neck, and all the right of Commonage belonging thereto." To him for life and then to his heirs, as in former articles, and with the same conditions. Leaves legacies to daughters Mary, Martha, Sarah and Elizabeth. Makes his wife sole executor and desires his two neighbors James Reeve, and Caleb Horton to be assistants. "I leave to my son John who as an obstinate Apostate I doe reject and deprive of all other parts of my estate, yet I doe hereby give him, my Second lot at the Wading Creek, with all the appurtenances thereto belonging."

Dated February 10, 1684. Witnesses, Stephen Bayley, John Mapes, Jr., Joshua Horton, Jonathan Horton, Abraham Carey. Proved in Court of Sessions October 21, 1684. John Howell, Clerk.

Page 7.—Inventory. Lands and meadow not appraised. Total amount, £188, 17s.

JOHN BUDD, Southold. "I John Budd of the Town of Southold, being at present weak in body." "My mind and will is, and I doe hereby bequeath to my wife Mary Budd, two cows, a bed, and all household goods, and the negro woman called Catharine and her child." And she is to remain in my new dwelling house, and my eldest son John shall maintain her with victualls during her widowhood. And anything more for her comfort shall be at the discretion of my executors. I also leave her one piece of gold, value 21 shillings." He leaves to his eldest son John, all his accommodations of land and meadow, and commonage lying between the Fresh meadow and Plum Gut, as will appear by Record, with all Housing and farming implements. Also 4 oxen, 3 cows, 6 horses. "If he marries without the consent of my executors, then he is to have only two-thirds of what is here left to him. And he is to make no sale or Trucker of any part of his estate without the consent of my executors until he come to the age of twenty-five years." He leaves to his son Joseph, "all my right and interest in a neck of land in Westchester. which lieth between Blind Brook and Mamaroneck River, and an island of meadow belonging thereto (except 100 acres of upland and 4 acres of meadow), and all my housing and improvements on said land." He leaves to his daughter Mary, wife of Christopher Youngs, one half of his right of land and meadow at Accobauk. To daughter Hannah wife of Jonathan Hart, 100 acres of land, and 4 acres of meadow in the neck called Mensarninck lying between Joseph Budds and Langleys. To daughter Ann, one half of his right of land and meadow at Accobauk, and £15; to daughter Sarah £30, when she arrives at the age of eighteen; makes his "respected friends and neighbors," John Tuttle, Sr., and Isaac Arnold his executors, and leaves to each of them "50 shil-

lings to buy what they shall best like to remember me by.”

Dated October 27, 1684. Witnesses, John Budd, Ann Budd. Proved at Court of Oyer and Terminer, in Southampton, November 12, 1684.

Inventory, taken November 5, 1684: 11 oxen, £33, 14 cows, £28; 12 two-year-old cattle, £12; 158 sheep, £43; 10 horses, £16; 27 pounds of Powder, £2; 20 pounds of shot, 6s; 50 pounds of shot, 14s. Inventory of property at Rye, £134.

Page 15.—Thomas Dongan, Lieutenant-General and Governor and Vice Admiral. To all, etc. Know ye that at the Court of Sessions held at Southold, October 21, 1685, the last will and Testament of Wm. EDWARDS of East Hampton was proved, and his wife Ann was confirmed as executor, January 27, 1685.

Page 16.—Thomas Dongan, Lieutenant-General and Governor, etc. To all to whom these may come. Know ye that whereas JOHN YOUNGS of Southold died intestate, leaving goods and Chattels. His widow, Mary Youngs, is appointed administrator, January 27, 1685.

Thomas Dongan, Lieutenant - General and Governor, etc. To all to whom these presents may come. Know ye that at the Court of Sessions in the Town of Albany, held on Tuesday, March 2, 168 $\frac{1}{2}$ the last will of JACOB SANDERS GLEN was proved and Letters of Administration were granted to his wife Catharine Glen and the will was confirmed April 1, 1686.

Page 17.—JACOB SANDERS GLEN, Albany. (Will written in Dutch form.) “On August 14, 1685, before me, John Becker, residing in Albany, Notary Public, appeared Jacob Sanders Glen, living in Albany, sicke and being a bed, but fully using his understanding. He makes his present wife Catharine his sole heir and executor, of all lands, money, gold and silver,

“coyned and uncoyned,” jewels and precious things. “And although he hath four children begotten by his said wife, viz., Johaness, aged about 10, Anake, 8, Jacob, 6, and Helena, 2 years, and his wife being with child of the fifth.” It is his will that his wife be not troubled by the orphan masters, Trustees, Constables, the Court of the Town, or any other in power, or any Court or Judge that they shall not (excepting the respect due to them) in no ways to intermeddle with the children or estate. But she may not sell the lands, and when the children come of age she shall fit them out comfortably. His lands at Schenectady and the house where he now lives are to remain for his children. The lands at Schenectady are mentioned as in possession and under the care of his two brothers Sander and Johaness Glen.

Witnesses, Dirck Wessels Ten Broeck, John Wendel, Robert Livingston.

Page 20.—Thomas Dongan, Lieutenant-General and Governor, etc. To all etc. Know ye that at the Court of Sessions held at Albany on March 2, 1685, the will of SYBRANT VAN SCHAICK, of Albany, was duly proved, and his wife Elizabeth was confirmed as executor, April 1, 1686.

Page 21.—SYBRANT VAN SCHAICK, Albany. Written in Dutch form. “On the 6th day of August in the year 1683, appeared before me Robert Livingston, Secretary of Albany, Sybrant Van Schaick, indisposed in body but fully using his senses.” “Who considering the shortness of the life of man.” He and his wife Elizabeth make the survivor of them the sole heir, to all the estate. “But the survivor is to divide among their children which they have at present, and during their wedlock by God’s grace may have in the future,” one half of the property. The survivor is to have the other half. The children are to be “exercised in the fear of the Lord and instructed in reading, writing and

Arithmetic, and such art or trade that they in time may decently live in the world.”

Witnesses, Adrian Gerritsen Van Pependorf, Philip Schyler. “Done at the house of the testator at noon about 12 o'clock.” Translated by P. Delanoy.

Page 23.—Thomas Dongan, Lieutenant-General and Governor. To all, etc. Know ye that at a Court of Records in New York, on September 14 last, the will of THOMAS LEWIS was proved, and his wife Gussie Lewis was confirmed at executor, April 1, 1686.

Page 24.—Thomas Dongan, Lieutenant-General and Governor. To all, etc. Know ye that at the County Court or Court of Sessions, held in Jamaica, October 13, 1683, the will of JOHN RHODES of Jamaica was proved, and Nehemiah Smith and Nathaniel Denton, Sr., were confirmed as executors, January 23, 1685.

Page 25.—Thomas Dongan, Lieutenant-General and Governor. To all, etc. Know ye that at a Court of Record held in New York, April 27, 1686, the will of LAWRENCE ZACHARIUS SLUYS was proved, and his wife Annatie was confirmed as executor, May 12, 1686.

Page 26.—Thomas Dongan, Lieutenant-General and Governor. To all, etc. Know ye that at a Court of Record held in New York, April 27, 1686, the will of PETER VANDEWATER was proved and his wife Anna Duycking was confirmed as executor. Done at Fort James, May 12, 1686.

Page 27.—Thomas Dongan, Lieutenant-General and Governor. To all, etc. Know ye that at a Court of Record in New York, on Tuesday, July 8, 1684, the will of DIRCK JANSEN VANDEWATER was proved, and Dirck Van Clyffe and Peter Stoutenbergh confirmed as executors, July 18, 1686.

Page 28.—Thomas Dongan, Lieutenant-General and Governor. To all, etc. Know ye that at a Court of

Record held in New York, on Tuesday, March 16, 1685, the last will of JAMES MATTHEWS, late of this city, was proved. His wife Mary was confirmed as executrix, September 20, 1686.

Thomas Dongan, Lieutenant-General and Governor. To all, etc. Know ye that at a Court of Sessions held in Westchester, June 16, 1686, the last will of SAMUEL DRAKE was proved, in which his son Joseph was made executor, and Samuel and John Drake were appointed overseers. The same is confirmed, November 20, 1686.

Page 29.—SAMUEL DRAKE, Eastchester. "In the Name of God Amen, I Samuel Drake of Eastchester being sicke and weake." Leaves to wife Ann all household goods, "except one bed with furniture sufficient to keep warm in winter, and some pewter, and a kettle, a warming pan and a bed pan," which are to be delivered back at her decease, and if she remarry, then security to be given for them. Also £4 which is in the hands of my son John Drake. Part of it is to be paid by my son Samuel Drake of Fairfield, Connecticut. "And £3 a year so long as she remains my widow, and noe longer." Leaves her some cows "and grasse to winter five head of cattle." The dwelling house is to be put in repair for her use. Leaves to son Samuel Drake, "my best horse that is in Fairfield County, and my branding iron." To son John "my bed pan, to be delivered after my wife's decease." Leaves to daughter Mary, £25 to be paid at Fairfield by my son Samuel, and one cow when she is married, and 2 pewter platters and four Porringers. Leaves to his son in law Joseph Jones 5 shillings. To sons in law Lofels and Slatter 5 shillings. To son in law Richard Headley 5 shillings, and the same to grand children Samuel and Robert Headley, Joseph and Samuel Jones, Mary and Hannah Jones, and Martha and Elizabeth Slatter. "My lot of upland, and my lot of meadow at Cornelis, with one half of my home lot in Eastchester," are to be security for the payment of

above legacies. Leaves the remainder to his son Joseph Drake, and makes his wife executor.

Dated May 3d, 1686. Witnesses, John Tompkins, Richard Shutt.

Page 31.—“ Here follows an Inventory of the goods and estate of SAMUEL DRAKE, who deceased on the 15th of May, 1686.” “ One half of Home lot containing 5 acres and the barn, £20. 6 acres of meadow and 8 acres of upland, £28. 2 oxen and 4 cows, £22. Total amount, £170. Taken May 21, 1686.

Page 32.—Thomas Dongan, Lieutenant-General and Governor. To all, etc. Know ye that at a Court of Record held in New York, November 2, 1686, before Nicholas Bayard, Esq., Mayor, the Inventory of the estate of DIRCK CLASEN was brought into Court by his wife Mattie, and Letters of administration are granted to her November 20, 1686.

Page 32.—DIRCK CLASEN POTTBACKER. Agreement. Appeared before me, Wm. Bogardus, Notary Public, residing in New York, admitted by the Rt. Hon. Edmond Andross, Knight and Lieutenant-Governor, etc., under his Royal Highness, James Duke of York and Albany, etc. Dirck Clasen Pottbacker, widower of Amertie Dircksen, on the one part. And John Rea, as being married Clarision, the daughter of the first wife of the said Dirck Clasen, viz. Wyntie Roelofs, and giving him power, also for Janetie married with Cornelis Dircksen, and Gretie married to Barent Christians. As also of John Everts being a son of his second wife, Amertie Dirckse, being assisted by Mr. Boele Roeloffsen, and Hugh Barents de Cleyn, requested in this same, and also by desire to speak for Gisbertse, a maid under age, of the afore said Dirck Clasen, procreated by the aforesaid Amertie Clasen, “ they all declaring that they have agreed in friendly love with each other as follows,”

The said widower Dirck Clasen Pottbacker, shall have possession of the whole estate, and after his decease, the three first children of said Wyntie Roeloffs are to have one half, which shall be in common with his present wife, Mettie Elberts, and the aforesaid children shall have 300 guilders, wampum value; the remainder is to go to the children of the second wife, Amertie Dircksen, namely John and Gisbertse. "And they are to have each one half of a certain corner called Pottbackers corner, with all that is depending thereon; being situated near the out watering of the Fresh water into the East river, and next into Henry Breasier's."

The girl is to remain in her father's house, till she is married, and John is to remain in the service of his father for six months. They all agreed and sign this document, March 15, 1678.

[NOTE.—"The corner called the Pottbackers corner" was a small point of land at the present south corner of Cherry and James streets, New York, the stream which was the outlet of the Freshwater (or Collect Pond) ran into the river at this point. This stream was the boundary between the Montgomery Ward and the Out Ward. In 1794 this stream had been filled in and so completely obliterated, that its original location was unknown, and an Act was passed establishing a new boundary between the wards. The land of Henry Breasier was on the north side of Cherry street between Roosevelt and James street.—W. S. P.]

Page 34.—"Appeared before me Wm. Bogardus, Notary Public, Dirck Clasen Pottbacker, bridegroom, and Mettie Elberts bride to be, assisted by Bay Crosvelts and Cornelis Vanderburgh her chosen overseers. Agreeing by God Almighty's permission to marry each other. They also agree that each party shall bring in all their goods and personal property, none excepted, with which the Almighty God has blessed

them, and the profits and losses are to be to them equally. And after the decease of either, the survivor shall have one half, and the heirs of the deceased to have the remainder." March 15, 1673.

Page 35.—We Nicholas Delaplaine, Boele Roelofsen, Theophilus Turford and Hendrick Jansen, in obedience to an order of the Court of Mayor and Aldermen, dated the 19th of October, 1686, to make an inventory of the estate of Dirck Clasen, etc.

"The lot of ground with the old house thereon situated and lying in the Heer Gracht," £75. "The lot of ground and old house, situated in Petticoat Lane, £25. Total amount, £126. Sworn to November 1, 1686.

[NOTE.—The house and lot on the "Heere Gracht," is on the east side of Broad street, about 30 feet south of Beaver street. It was previously the house of Nicasius De Sille. Dirck Clasen Pottbacker (or the Potter) was an old resident of New Amsterdam. "Petticoat Lane," is now Marketfield street.]

Page 37.—Thomas Dongan, Lieutenant-General and Governor. To all, etc. Know ye that at a Court of Record held in New York on Tuesday, September 27, 1686, the will of ROBERT SHAW was proved, and Michael Harding and Wm. Rubothem were confirmed as executors, October 26, 1686.

Page 38.—ROBERT SHAW, New York. "September 4, 1636. I, Robert Shaw, carpenter, being sicke and weak." Leaves all his estate to his wife Elinor Shaw, of the city of London, but if she should die before entering into possession, then the estate is to go to the children "of my sister Frances, wife of Henry Dent of Warcopp in the County of Westmoreland in England." Makes Michael Harding and Wm. Rubothem executors.

Witnesses, Thomas Coker, Syman Rumay, Theophilus Turford.

Page 40.—Thomas Dongan, Lieutenant-General and Governor. To all, etc. Know ye that at a Court of Record held in New York on Tuesday, December 14, 1686, the Inventory of estate of GEORGE MASTERS was presented, and his wife Mary was confirmed as executor. January 29, 1686.

“Houses and ground belonging to them,” £250, “one Ledger beginning with Governor Edmund Andross, 1676, and ends with Stephanus Van Cortlandt, 1686.”

Page 42.—Thomas Dongan, Governor, etc, to all whom it may concerne. Whereas CHARLES CONNER, of this city, died intestate, leaving goods, etc. Letters of administration are granted to Robert Hammond, February 18, 1686.

Page 43.—Thomas Dongan, Lieutenant-General and Governor. To all, etc. Know ye that at a Court of Record held in New York on Tuesday, March 15, 1686, the will of JUDITH STUYVESANT, widow, was duly proved, and Nicholas Bayard and Mr. Nicholas Stuyvesant were confirmed as executors, April 7, 1686.

Page 44.—JUDITH STUYVESANT, N. Y. “Bee it knowne unto all People, that I, underwritten Judith Stuyvesant, widow of Mr. Peter Stuyvesant, deceased, on the 29th day of January last past, being of perfect health and in full senses of memory and understanding, have made my last Will and Testament. And for some weighty reasons have caused the same to be inclosed and sealed up, declaring by these presents that the tenor thereof is my last will and Testament, willing and desiring that the same may be of full force and effect, and that immediately after my decease, that my testament may be opened in due manner, and the contents thereof, with all the articles and clauses therein, may be duly fulfilled and observed. In witness whereof I have hereunto put my hand and seale

in New York, on the Island of Manhattan, in America, this 15 day of February anno 1678.

Witnesses, Wm. Beekman, Johanes Van Brugh, Nicholas Bayard.

“In the Name of God, Amen, know all People whom this may concerne that I, underwritten Judith Stuyvesant, widow of Mr. Peter Stuyvesant, deceased, do confirm and ratify my last will and testament, made the 29th day of January, 1678 and lies inclosed.

Whereas, by the Laws of this Government, all lands are declared to be lands of inheritance, except otherwise disposed of by will. My will is that all lands and real estate which shall be left by me, shall be held and deemed as chattels, and my heirs and executors shall have power to dispose and make sale thereof as they shall judge best, and that the division of the same shall be regulated by the inclosed will. And I do, by the form of a legacy, give and grant to the Reformed Nether Dutch Church, or congregation of the City of New York, my church or chapel, situated on my Bowery Farm, with all profits forever. With power, if they see fit, to demolish the same and apply the materials to make use of as they see fit. It is expected and required that the vault or tomb which was built by my deceased husband in said church shall be preserved. I leave to my son Nicholas Wm. Stuyvesant, my great and best case or cupboard, exclusive of what might be found therein. I leave to my said son and his daughter Judith, and to the two children of my eldest son, each an equal part of my linnen, the share of Judith is to be kept in care of her grandfather Mr. Wm. Beekman, and the share of my eldest son's children to be in the care of my cousin Nicholas Bayard. I also leave to the said Judith all my wearing apparell of silk and woolen, and 1,000 guilders, wampum value, when she is of age. I leave to my son Nicholas Wm. Stuyvesant all the china and earthen ware except three great pots. I leave to my cousin Nicholas as an acknowledgment from myselfe my black

cabinet of ebon wood, with the foot or frame belonging to it, and the three great China Pots before named.

Makes her son Nicholas Wm. Stuyvesant and Nicholas Bayard executors. But if her said son opposes the will and does not rest satisfied with it, then Nicholas Bayard is to be sole executor.

Dated December 1, 1684. Witnesses, Wm. Beekman, Johanes Van Brugh, N. Bayard.

Page 46.—“Translation of will that was sealed up.”
 “In the name of God, Amen. Be it known by these presents, to all whom these presents may concerne, that I, underwritten Judith Stuyvesant, widow of Mr. Peter Stuyvesant, and residing in the Island of Manhattan. I leave to my son Nicholas Wm. Stuyvesant or his children (in consideration of the portion and other extraordinary gifts and benefits heretofore received by my eldest son Balthazer Lazar Stuyvesant, deceased) all my gold and silver, coined or uncoined, consisting of jewels or otherwise. Also my best case or cupboard standing in the house of Mr. Johanes Van Brugh, with all the china and earthen ware locked up in said cupboard.” Leaves the rest of her estate to her son Nicholas Wm. Stuyvesant, and to the children of her deceased son Balthazer Lazar Stuyvesant, Judith and Catharine. Makes her son Nicholas Wm. and her cousin Nicholas Bayard executors. She also leaves to Nicholas Bayard and his wife each a burying place in the tomb or vault of my late deceased husband, Mr. Peter Stuyvesant, in the Chapel or Church in my Bowery, and if the Church decay or be demolished, then from the materials a cover shall be made to the said vault.

Dated January 29, 1678. Judith Stuyvesant.
 Witness, N. Bayard.

Page 44. — Thomas Dongan, Lieutenant - General and Governor. To all, etc. Know ye that at a Court of Record, held in New York, on Tuesday, April 5th,

the will of ANNA MEDFORD was proved, and Humphrey Underhill, being next of kin, was made administrator. April 11, 1687.

Page 50.—ANNA MEDFORD. In the Name of God, Amen, know all men that on the 31st day of August, 1669, about 3 o'clock in the afternoon, Anna Medford, widow of Thomas Hall, did appeare before me, Nicholas Bayard, Esq., Secretary of the Worshipfull Mayor's Court, being sickly and weak in body." She leaves all her estate to the two cousins of her deceased husband Unfree Underhill and Mary Underhill, wife of Richard Hicks. She makes free her negro man named Frans, on account of his true services, and the desire of her late husband, and gives him "a small parcel of ground lying about the Great Kill, on the Island of Manhattan." Makes Cornelius Steenwyck, Johannes Van Brugh, and John Lawrence "Old Aldermen of the City," executors. Witnesses, Lambert Huyberts Moll, Abm Ver Planck, Warner Wessels.

Page 52.—Thomas Dongan, Lieutenant-General and Governor. To all, etc. Know ye that at a Court of Sessions held in Albany on March 1, 1686, the will of PETER JACOBS BOONTAME, of the village of Schenectady was proved, and Adam Voorman and Joris Aerts Van der Voert, were appointed overseers of his five children, viz., Anna, Martye, Catharine, Fytie, and Cornelius. Confirmed April 13, 1687.

PETER JACOBS BOONTAME, Schenectady. "Being an Inhabitant here and at present being sick abed, but having and using his sences." Leaves all his estate to his five children, Anna, Martye, Catharine, Fytie and Cornelius, lands and goods, and money gold and silver coined and uncoined, "according to the tenour of a certain Testament made before me Clerk and witnesses April 18, 1684." Actum in the village of Schenectady in America, the 18 day of October, 1686,

in the morning at the house of the testator, and in the presence of Johanes Pootman, Reynier Skaats, Ludovicus Coler.

Page 54.—Thomas Dongan, Lieutenant-General and Governor, to all, etc. Know ye that at a Court of Records held in New York on Tuesday the 11 of May, 1686, the will of CHRISTOPHER HOOGLAND was proved, and his wife Catharine was confirmed as administratrix, April 14, 1687.

CHRISTOPHER HOOGLAND, New York. "In the name of God, Amen. Know all men, who shall see this Publick instrument, that in the year after the Nativity of our Lord and Saviour, Jesus Christ, 1676, the 12th day of March, on Monday in the afternoon about 5 o'clock, did appear in their own persons before me Wm. Bogardus, Notary Public, residing in New York, admitted by the Rt. Hon. Lord Edmund Andross, Governor-General, in the behalf of his Royal Highness, James Duke of York and Albany, etc., and in the presence of the underwritten witnesses. Mr. Christopher Hoogland and Mrs. Catharine Cregier, joined in marriage, living within this city and both well known to me and to the witnesses, the testator being sickly, and the testatrix going and standing and sound of body, but both using fully and absolutely their senses, memory and speech." They have nominated and instituted their children, Dirck, Harman, Martin, Christopher and Frances DeGroot Hoogland, and the children which they may by the blessing of God get in the future, their lawful descendants and heirs equally and that the eldest son shall not pretend any prerogative therein. And further the testators out of special love and natural affection in matrimony received, and if God pleases to be received, declare that the whole estate shall go to the survivor for life. If the survivor remary, an equal division is to be made between the children, and they are to be caused to

learn to read and write, and a trade by which they may live, and when they come of age they shall receive their portions and the survivor is not to diminish the right of the children but rather to help and assist them. And it is their will that the survivor shall not be obliged to give any account of the estate to the orphan masters of this city "or where the funeral house may be," or to the testator's friends, excluding them, "All Laws and Statutes to the contrary notwithstanding." Done at New York in the house of the testators in the presence of Mr. Francis Rumbaut and Paul Richards, merchants. Translated from the Dutch, by P. Delanoy.

[NOTE.—The house of Christopher Hoogland was the south corner of Broadway and Maiden Lane.—W. S. P.]

Page 57.—Thomas Dongan, Lieutenant-General and Governor, etc. Know ye that at the Court of Record held in New York, April 5, 1687, the will of COENRADT TEN EYCK, of this city was proved, and his sons Dirck, Tobias, Coenradt, and Henry Ten Eyck were confirmed as executors, April 26, 1687.

Page 58.—COENRADT TEN EYCK, New York. "In the Name of God, Amen. Know all men whom it may concern, that I, Coenradt Ten Eyck, considering my present weakness," I confirm that matrimonial condition made with my present wife, whereby she was to have 2,000 guilders, of which I have paid to her creditors the sum of 1650 guilders, by which there remains the sum of 350 guilders. I leave to my son Matthias 2,000 guilders, wampum value, to be paid out of the sum which shall come from the sale of my houses, and to make his profit therewith without paying any interest for the term of four years, and then he is to bring it into the common estate. My son Tobias is to have one year's rent of my two houses, because my other children have a long time had the

benefit of my money and have made their profit therewith. And touching the tannery, my three sons, Dirck, Tobias and Coenradt, shall have the preference thereof before others, on condition they pay for the same a reasonable and civill price upon the estimates of indifferent persons. I appoint and make my sole and universal heirs my children, Morice, wife of Wessel Ten Broeck, Jacob, Dirck, Tobias, Coenradt, Hendrick, and Matthias, gotten by my deceased wife Maria Boise, "head for head, and each in equal proportion." I leave to my eldest son for his privilege 100 guilders or 12 pieces of eight. Makes his sons Dirck, Tobias, Coenradt and Hendrick executors.

Dated September 4, 1686. Witnesses, Wm. Bogardus, Peter Stoutenburgh, Hendrick Jansen Van Virden. Entered in the Record for John West, Clerk.

[NOTE.—The houses of Coenradt Ten Eyck were on the north side of Pearl street, next west of Staat Huys lane, which ran between it and the old City Hall. He also owned the water lots opposite, on the south side of Pearl street, and on the east side of Coenties slip.]

Page 60.—Thomas Dongan, Lieutenant-General and Governor. To all, etc. Know ye that at a Court of Sessions, held in Westchester, November 18, 1684, the will of JOHN HOIT, of Rye, was proved, and his wife Mary was confirmed as executor, April 26, 1687.

Page 61.—JOHN HOIT, Rye. "The last will and Testament of John Hoit of Rye who commits his body to the ground, and his spirit to God who gave it." Leaves to his wife Mary one third of all movables, and my house and orchard, and four acres of land lying behind the orchard, and one acre of salt meadow lying by the bridge, during her life, and then to go to my two younger sons John Hoit and Simeon Hoit. If she remains a widow she is authorized to sell some part of the same for her comfort. I leave to my two sons John and Simeon, all my lands and rights of land in Rye.

Leaves to his daughters Mary Brown and Rachel Norton two thirds of the movables.

Dated August 29, 1684. Witnesses, Walter Haitt, Thomas Betts. Makes his wife Mary, executor, and Joshua Hoit, Samuel Haitt and John Bondry, overseers.

“These may certify that Walter Haitt, aged about 65, and Thomas Betts, aged about 68, appeared before me in Fairfield the 7th of November, 1684, and did both of them take oath that the written will of John Hoit of Rye was drawn in their presence, and was declared by said John Hoit to be his will, and that they are the witnesses thereto. Nathan Gould, Assistant in his Majesty's Colony of Connecticut.

This will and Testament is Recorded in the Register of the Co. of Westchester, in Liber No. 4, in Folio 80-81, per me, Joseph Lee, Register.

Page 62.—Inventory made September 15, 1684. 1 sword, 1 gun, 1 belt, £1.2s. 4 skips of bees, £2. 2 Books, one the Comentary on the Revelations, the other the Christian Watchfullness, 10s. 2 oxen, £11. The House and land which he hath bought, with the twelve acres of out land which he bought of Thomas Statham, which lyeth on the west side of Blind Brook, £180. 1 parcel of land lying in the neck in the Town Field, £55. 2 parcels of meadow, one lying in the Town Field, and the other by the side of the Blind Brook. Total amount not given. Taken by Francis Brown, Caleb Haitt, Thomas Meritt. Sworn to by Thomas Meritt, constable of Rye, Caleb Haitt, Commissioner, and Francis Brown, Joseph Horton, Justice of Peace.

Page 65.—Thomas Dongan, Lieutenant-General and Governor, to all, etc. Know ye that at a court of Sessions held in Albany, June 7, 1687, the will of KILLIAN VAN RENSSELAER, of the manour of Reusselaerwyck, in the County of Albany, was proved. His wife Anne was confirmed as executor, September 2, 1687.

Page 66.—KILLIAN VAN RENSSELAER. “In the name of God, Amen. Be it known to all men it may concerne, that in the year 1684, on the 22 day of the month of February, about 12 of the clock at night, before me John Becker, Notary Publick, admitted by His Excelency, Thomas Dongan, Lieut. Gen., Governor, etc. Killian Van Rensselaer, Patroon of the Lordship and manor of Rensselaerwyck dwelling there at Water-vliet, being sick on bed, but using and having his senses.” He bequeaths his soul into the hands of God, and appoints his wife, Mrs. Anne Van Rensselaer, his executor, and his only and universal heir of all his goods and chattels, whether in this country or upon the sea, in Guilderland or elsewhere, without being obliged to give an account to the orphan masters or to his kindred. But his wife shall suffer his sister Nellie Maria, born at Newkirck, and now dwelling at Amsterdam, to have and enjoy one-half of the property, in which is included the Testator’s part of the entailed estate lying beyond sea, in Guilderland. And also concerning the money that his father, deceased, hath disbursed for the Lordship and manor of Rensselaerwyck, upon which an award is made and confirmed by the Testator and Mr. Richard Van Rensselaer, and a true account is to be delivered to his sister, and his sister shall do the like to his wife, for the estate beyond sea in the Netherlands. The land that is lying in the Lordship and manor of Rensselaerwyck, belonging to the Testator, shall be divided; and the part that has come to him by inheritance shall go to Hendrick Van Rensselaer, son of his uncle Jeremias Van Rensselaer, but one-half of the profits shall go to his wife for life. And of the lands he has by purchase, his sister is to have one-half the profits for life. If she die without issue, then to go to the children of Jeremias Van Rensselaer, son of John Baptist Van Rensselaer, and the children of Dr. Johannes Corlinus. The Testator’s part of the ground or Toft of land in Klein Overshurst, being in the ampt, Van Bornvelt,

in the Nofell Van Voorthuysen, and his division of the house and toft of ground lying at Newkerck, by the stone bridge, between the houses of Tunis the Cooper and Roelofs, shall be left as a legacy to all the heirs of his blood excepting those of the family of Jeremias Van Rensellaer, the son of John Baptist Van Rensellaer and Dr. Johanes Corlinus. The aunt of the testator, Petronella Van Twiller, dwelling at Newkirck is to be maintained.

Witnesses, Martin Geritsen, Justice, Wm. Hendricks Van Ness, Old Commissary, Mr. Jacob Studts, Chirurgeon, in the city of Albany. This was done at Water-vliet, in the Lordship and manor of Rensselaerwyck, February 22, 1687.

Page 69.—Thomas Dongan, Lieutenant-General and Governor, to all, etc. Know ye that at a Court of Record held in New York, August 20, 1687, the will of RANDOLPH EVANS was proved, and his wife Margareta was confirmed as executor, September 19, 1687.

RANDOLPH EVANS, New York. "In the Name of God, Amen, to all Christian People, Greeting. Know ye that I, Randolph Evans, of the city of New York, Innholder, do make this my last will and Testament." Leaves to his daughter Elizabeth, "the child of Martha, my second wife," £20 when of age, "which is to be paid out of the money which may be got from my house at Brookland," when the same is sold. And "a gold ring which did belong to her mother, the Poesie whereof is, A vertuous wife preserveth life," and 2 silver spoons. Makes his friends Richard Elliot and John Crocker her guardians. Rest of property to his wife and two sons Wm: and John.

Dated March 12, 1687. Witnesses, A. De Mill, George Walgrave, James Hutchison, James Perdine. Entered in the Records of the City of New York, the 23d of August, 1687. John Knight, Clerk.

Page 70.—Thomas Dongan, Lieutenant-General and Governor, to all, etc. Know ye that on Tuesday, August 23, 1687, before Nicholas Bayard, Esq., Mayor, the will of Mary Matthews was proved, and Robert Darkins, Thomas Roberts, Hendrick Jacobse were confirmed as executors October 4, 1687. By command of His Excellency, John Knight, Sec.

Page 71.—MARY MATTHEWS, New York. "In the Name of God, Amen. I Mary Matthews widow being sick of body." As for the lot of ground lying at the upper end of the street commonly called the Sheep Wey, and one great black walnut cupboord standing in my dwelling house I leave them to my grand child Hester Ervin. And concerning one half of the lot of ground lying on the east side of the city of New York, I leave it to my grand child Margaretie Gisbertse, and the other half to my grand son James Seabrook. I leave to my son Peter Stevenson 6 shillings only, the rest of the property is to be divided into seven shares, one to Lucas, Elizabeth and Mary, the children of my son John Stuyvesant, deceased, one share to Johanes and Jacob the children of my son Gallus Stuyvesant, deceased, one share to my daughter, Christian Dorkins, wife of Robert Dorkins, one share to Rynstie Guysberts my daughter, wife of Guisbert Guysbertse, one share to my son Isaac Stuyvesant, one share to my daughter Janitie Roberts, wife of Thomas Roberts, and one share to my son Hendrick Jacobs. Makes Robert Dorkins, Thomas Roberts and Hendrick Jacobs executors.

Dated June 10, 1687. Witnesses, John Wessels, Nathaniel Marston, Hendrick Jacobs.

Page 74.—New York, September 14, 1687, Jeroninus Jansen came before me and made oath that he saw Mary Matthews seale and deliver the above instrument, as her act and deed, and that she was of perfect senses, etc. N. Bayard.

On Tuesday the 23d of August, 1687, at the Court

of Record held for the city of New York, this will was approved and confirmed. John Knight, Clerk.

Major Anthony Brockholls and the rest of the Hon. Council of the Province of New York, to all to whom these Presents shall come or may concern, Greeting. Know ye that at a Court of Record held in the city of New York on Tuesday the 29th of November, 1687, Samuel Burt of the city of New York, merchant, the only brother of Richard Burt of the City of London, mariner, lately drowned, in his voyage from London to this Port, was admitted to be administrator of all the goods, etc., of said Richard Burt. In Testimony whereof the said Anthony Brockholls of the Council hath hereunto set his hand, and caused the seale of the Province to be hereunto affixed, the 1st day of December, 1687, and the 3d year of his Majesty's Reign. Anthony Brockholls.

Page 75.—New York the 26 November, 1687. Invoice of several goods and merchandizes, upon the account of the ship Robert (Richard Burt, master). [This gives a long list of articles shipped on board the ship on her voyage from London to New York.] 2 Barrels of Figs, 10 half barrels of gunpowder, 1 barrel of wrought pewter, 40 dozen candles, etc., etc.

Page 76.—Inventory of personal property of RICHARD BURT. 1 cloth suit, £2, 3s.; 2 stuff coats, £2, 2s.; silk waistcoat, 6s.; 1 set of calico curtains for a sea bed, 12s.; 6 shirts, £2, 10s.; 1 Blunderbuss, £2; 2 Pistols, 15s.; 1 cutlass, 6s.; 1 Dirk, 1s.; 1 Periwig, £1; total, £28, 17s.; the goods belonging to ship Robert, £280; the money which did appear to us was 6 gold guineas, £4 12s. sterling in money. Taken, November 24, 1687, by John Delaval, A. DePeyster, Edward Kings. The above Inventory was sworn to in Court of Record, November 29, 1687. John Knight, clerk.

Page 78.—Thomas Dongan, Captain-General and Governor, to all, etc. Whereas, ISAAC SWINTON, late

Deputy Secretary of the Province of New York, died intestate. Wm. Nicolls, as principal creditor, was appointed administrator, October 29, 1687.

Thomas Dongan.

Page 79.—Major Anthony Brockholls and the rest of the Council. To all, etc. Know ye that in the Court of Record held in New York, on the 7th of February, 1688, Pieter De Reimer was made administrator of the estate of ELIZABETH GRAVERATT, widow of Dr. Samuel Drisius, late deceased, and was confirmed February 13, 1686. George Brewerton, Clerk.

Page 79.—ELIZABETH GRAVERATT, N. Y. (Written in Dutch form.) In the name of the Lord, Amen, know all men who shall see this present Publick Instrument, that after the Nativity of our Lord and Saviour Jesus Christ, 1684, the 4th day of July, did appear before me, Wm. Bogardus, Public Notary, in New York, admitted by Rt. Hon. Thomas Dongan, Captain-General, etc., together with the underwritten witnesses: Mrs. Elizabeth Graveratt, late widow of Dr. Samuel Drisius, deceased, in his life-time minister of that place. Being sickly but having perfect use of her senses, and disposes of her temporal estate in manner following. She leaves all of her personal estate to her children Mrs. Margaret Steenwyck, wife of Cornelius Steenwyck, Machtell, widow of Nicholas Gouverneur, Peter De Reiner, and to the two children of her deceased son Hubert De Reimer, Isaac and Elizabeth "gotten by Catharine."

Witnesses, Martin Cregier, Hendrick Jellison.

New York, January 5, 1687, entered in the Records of the City of New York, per me, Gus. Kingsland, Deputy Clerk. Translated by P. De Lanoy.

Page 81.—Thomas Dongan, Captain-general and Governor. To all, etc. Whereas, DAVID TASSACH MINIRIRD, of Ulster County, died intestate, Major

Patrick Magregorie being nearest of kin, is appointed administrator, April 28, 1688.

Thomas Dongan, Captain-General and Governor. To all, etc. At a Court of Record held in the City Hall of this City, on March 20, 1687, the will of GIDEON PETITT, son of Alexander Petitt of Rochelle, merchant, was proved, and Peter Salvey is confirmed as executor, May 2, 1686.

Thomas Dongan, Captain-General and Governor. To all, etc. Whereas, on Tuesday, July 19, 1688, at a Court of Record held in New York, the will of Matthew Tayler, merchant, was proved, and Richard Jones and Thomas Phillips, merchants were appointed executors. But Thomas Phillips having since deceased, Richard Jones is made sole executor. Done at Fort James, this 30 July, 1688. Thomas Dongan.

Page 83.—MATTHEW TAYLER, N. Y. "In the name of God, Amen, ye 20th day of February, anno dom, 1687. I, Matthew Tayler, of the City of New York, although sicke and weake in body." He leaves "to Captain John Manning, of Manning's Island, near New York, 20 shillings to buy a ring," and he also releases all claim against him. All the rest of his estate is left to his loving brother Samuel Tayler, now of London, for life, and then to his son George Tayler. Makes Richard Jones and Thomas Phillips executors, and leaves to each of them £10 "to be disposed of as they shall deem fit." He also leaves to each of them 20 shillings to buy them a ring.

Witnesses, Robert Lecock, George Brewerton.

Entered in the Records of the City of New York ye 7 day of March, 1687. By John Knight, Clerk.

Page 85.—Thomas Dongan, Captain-General and Governor. To all, etc. Whereas, at a Court of Sessions, held in Kingston, in the County of Ulster, on March 7, 1687, the last will of MATTHEW BLANCHAN

was proved. His son Matthew is confirmed executor, July 30, 1688.

MATTHEW BLANCHAN, Kingston. "In the Name of God, Amen. We, Matthew Blanchan and Magdalen Goove his wife, at present in good health," make this will. "If Matthew Blanchan happen to dye first, his wife shall continue in possession of all the property so long as she lives," and if the wife happens to die first, then her husband is to remain in possession for life. If either remarry, then he or she shall deed to the children one-half the estate. Upon the death of both, their son Matthew Blanchan shall have the farm at Hurley, with the house and 4 horses and 4 cows. The rest of their property, both in England and America, is to go to their 5 children, Katharine, Maria, Magdalena, Elizabeth, and Matthew.

Dated at Kingston, August 22, 1671. Witnesses, Thomas Chambers, John Williams, Cornelius Barents. Attested by De La Montagne, May 18, 1679.

Page 86.—**THOMAS DAVIDS, New York.** "To all Christian People: to whom this Present shall concern. I, Thomas Davids, of ye city of New York, widower of Anna Scheats, deceased, send Greeting." He makes his sole heirs, his two daughters, "gotten by my said wife," Aeletie and Angeineltie. "And whereas Benony Van Curlaer, the son of my said wife Anna, hath been adopted by me as a child, but whereas he hath been to me very disobedient and stubborn, committing acts and words against me, I have thought best that he shall have no more than 3 shillings in silver money." He makes "my very good friends Peter Jansen Messier and Peter Simkam," executors and tutors of his children.

Witnesses, Joost Paldinck, P. DeLanoy. Proved at Court of Record held in New York in the City Hall on Tuesday, August 21, 1688. J. Nicolls.

Page 88.—At a Court of Record held in the City Hall in New York, on Tuesday, September 4, 1688.

Present, Stephanus Van Cortlandt, John Lawrence, Francis Rumbout, Paul Richards, Johanes Kip. Whereas Mr. John Delaval and Mr. Richard Jones were formerly appointed appraisers of the estate of Thomas Phillip, and the aforesaid Mr. Delaval being absent, and Mr. Richard Jones taken sick. Upon request of the widow, Mr. Christopher Goove, Samuel Burt and Philip Richards, are appointed appraisers.
J. Nicolls.

Page 89.—Inventory: 44 China Carpets, £11; 7 yards of Silk Crape, 11s; Money and Plate, £70. Total, £541.17.

Page 91.—At a Court of Record held in the City Hall in New York, December 10, 1689. Present P. De Lanoy, Mayor, Johanes De Bruyn, Cornelius Pluvier, Robert Walters, Hendrick Van Feurdon, John Shutt Aldermen. Peter De Mill appearing before the Court brought in the will of his father ANTHONY DE MILL, proved before Mr. Francis Rumbout and John Lawrence, Justices of the Peace. Also an Inventory appraised by order of said Justices, by Mr. Peter De Lanoy and Geritt Duyckinck, amounting to £192.7^s. Letters of administration were granted to him. Abraham Gouverneur, Clerk.

Page 92.—Inventory: 2 great chairs, 4^s; 1 Looking Glass 5^s. "A parcel of ground lying between the land of Barent Coerten and Hendrick Bosch in Beaver street, £22." Total £192. Taken by Martin Clock, Constable, Cornelius Duyckinck and Albert Clock, October 1, 1689.

Recorded by me, Abraham Gouverneur, Clerk.
December 12, 1689.

Page 96.—Jacob Leisler, Lieutenant Governor and Commander-in-chiefe, etc. To all to whom these Presents shall come. Know ye that at a Court of Record held in New York, December 10, 1689, the

last will of ANTHONY DE MILL was proved, and Isaac De Mill and Isaac Kip were confirmed as executors, January 4, 1689. Jacob Leisler, Jacob Milborne, Secretary.

Page 97.—JOHN VIGNE (or Vinge), New York. "In the name of God, Amen. Know all men whom it may concerne, that I, underwritten John Vigne, dwelling within this city of New York, considering the mortality of men." I leave to my cousin Gerritt Jansen Roos, £56 as a legacy before any division is made. "I leave to Emmerantie Provost, daughter of Elias Provoost, procreated by Cornelia Roos, a parcel of ground, lying without the Wall of this city, in ye New Lots in ye streete called Thienhoven street, whereof I have sold the first lot to Johanes Ellsworth, the second to Peter Pangborn, and this lot being the third lot in order and must be broad in front at the street and after, 25 Dutch wood feet, and long to the ground, granted to the late Governor Thomas Dongan." With this express condition that if she die in her minority, then it is to go to her sister Aeltie, and if she die, then to her brother Johanes. If he die, then to his brother Geritt, and if he die in his minority, then to his mother Cornelia Roos, who has power to sell it. The remainder of the estate is left in 6 shares. To the children of my deceased sister Maria Ver Planck, the children of my deceased sister Christina Dircksen, the children of my deceased sister Rachel Van Thienhoven, Harme De Wolf, the children of Claas Wouterse Visser and the children of Aeltie Lamberts Wolf, on the express conditions that the three last shares, viz. Harme De Wolf, and the children of Claas Wouterse Visser, and the children of Aeltie Lamberts Wolf, shall be in room of 100 guilders made to them by the testament of my deceased wife, Emmerantie Van der Sluys, in case they will accept for it, which is left to their free choice. I leave to my cousin Isaac Ver Planck, my black cloth coat, and to my cousin

Johanes Roos, my coat with silver buttons. And to the end that this my last will may be better performed, I have nominated and appointed my three cousins, Geritt Jansen Roos, Lucas Van Tienhoven, and Johanes Roos, executors. "These presents I declare to be my last will and testament, desiring ye same may be irrevocable. J. Vinge."

Witnesses, Johanes Kip, Wm. Bogardus, Notary Public.

Recorded in the Book of Wills, Per me Abraham Gouverneur, Clerk.

[NOTE.—Jan Vigne (or Vinge) owned land which is now the most valuable in New York. The lot left to Emmerantie Provost, is now No. 61 Pine Street. The lots mentioned as sold to Peter Pangborn and Johanes Ellsworth, are Nos. 63-65 Pine street. The term "cousins" in this will means nephews. The Dutch language seems to have had no terms of distinction between these relations.]

Page 99.—City of New York. At a Court of Record held at the City Hall, of said city on the 7th of June 1688 $\frac{2}{3}$ before P. Delanoy, mayor, John Spratt, Cornelius Pluvier, Henry Van Feurdon and Johanes Van Cowenhoven. The last will and testament of JOHN VIGNE being brought into the Court was then proved and confirmed by oath of Wm. Bogardus, Notary Public, witness thereto. Per curiam, Abraham Gouverneur, Clerk.

Letters of administration were granted to the executors, January 7, 1688 $\frac{2}{3}$.

Page 100.—Jacob Leisler, Lieutenant - Governor, Commander in Chiefe, etc. To all to whom these presents may come, know ye that at a Court of Record held in New York, December 10, 1689, the will of John Vigne was proved, and Gerritt Jansen Roos, Lucas Van Tienhoven and Johanes Roos were confirmed as executors, January 18, 1688 $\frac{2}{3}$. Jacob Leisler.

THOMAS WANDELL, Maspeth Kills. "The last will and Testament of Thomas Wandell of Maspeth Kills in the bounds and limits of Newtown upon Long Island; being subject to sudden sickness and knowing the certainty of death." Leaves all estate, except the following legacies, to his wife Audry Wandell, and makes her his sole executrix. I leave to my cousin Richard Alsop, the piece of salt meadow that lieth within his fence, that incompasseth his dwelling house. Also 2 steers and a case of pistols already in his possession. To Richard Alsop's son Thomas 2 heifers. To my grand son Johanes Lowerison's son, 1 heifer. To Theophilus Phillips 1 heifer. To my sister in law Sarah, wife of Humphrey Clay, the value of £10. "This I ye said Thomas Wandell do owne to be my full desire, by setting to my hand and seale this 29 November, 1688."

Witnesses, John Sharpe, Theophilus Phillips.

Page 102.—Codicil, confirms the above will, and expressing great love and affection for his wife Audry.

Dated January 12, 1688. Witnesses, John Lowrie, George Hexton. Proved at Court of Oyer and Terminer in Queen's Co., January 29, 1689.

At a Court of Sessions held in Jamaica, February 4, 1689, Mr. Samuel Edsall, President, Matthias Harvey, John Seaman, Nathaniel Denton, John Tredwell, Justices, Mrs. Audry Wandell presenting to ye said Court, an account of the Court of Oyer and Terminer, held in Queens Co., January 29, 1689. She was recommended to apply for Letters of administration to the honored Lieutenant-Governor, Jacob Leisler, Esq.

Daniel Denton, Clerk.

Jacob Leisler, Lieutenant-Governor, Commander in Chief, etc. To all to whom these presents may come. Know ye that at a Court of Oyer and Terminer in Queens Co. on the 29th day of January last, the will of THOMAS WANDELL was proved. Letters of adminis-

tration are granted to his widow, Audry Wandell, April 4, 1690.

Page 104.—JAN SCHOUTEN, New York (written in Dutch form). "In the Name of God, Amen. Know all men who shall see this present Publick Instrument, that on March 9, 168 $\frac{1}{2}$, before me, Wm. Bogardus, Notary Public, admitted by the Rt. Hon. Thomas Dongan; Jan Schouten and Sarah Janse, married and now living in this city well known to me and to the witnesses. Being both in good health." They leave all their estate to "the longest liver of the two." If either remarry then one half is to go to the children. Their son Lucas is to have a double share. Their daughter Janetie, wife of Peter Stevenson, is to have only the use of her part, "so long as she is bound to him, her said husband," and is to descend to her son Johanes. "Other children" mentioned but not named.

Witnesses, Nicholas Delaplaine, Jacob Boelin. Translated by P. DeLanoy. Proved at Court of Records, March 15, 1690. Confirmed at Fort William in New York, May 2, in the second year of his Majesty's Reigne, 1690. Jacob Leisler.

Page 108.—Jacob Leisler, Lieutenant - Governor, Commander in Chiefe of the Province of New York under his most excellent majesty William of England, &c., King, Defender of the Faith, etc. To all to whom these presents may come. Know ye that at a Court of Sessions, in New York, held the first Tuesday in August, 1689, the will of WILLIAM COX, merchant, was proved, and Richard Jones and John Mayle are confirmed as executors. Given under my hand and sealed with the Seale of the Province at Fort William, in New York, this 10th day of May, in the second yeare of his Majesty's Reigne, 1690. Jacob Leisler.

Page 109.—WM. COX, New York. "In the name of God, Amen. I, William Cox, merchant." I be-

queath to my well beloved servant, Jacob Mayle, £100 in money, to see my books and accounts settled, and make him one of my executors. I leave to my loving friend, Richard Jones, £20, and make him executor. I leave to my mother, Alice Cox, *alias* Bone, £500, to Dorothy Lee, £10. "I give and bequeath to my dear and loving wife Sarah, which house she pleases to have, to her and heirs. I give and bequeath to Samuel Bradley, my brother in law, my other house which I bought of Mr. John Robinson, or that house I now live in, my wife taking her choice." "If God send my brother in law an heir, he shall call his name Cox Bradley and his children after him the same name." I leave to Henry Bradley all my right to a piece of land at the mill, and all things thereon, and £100 when of age. Rest of property is left to his wife Sarah and his brother in law Samuel Bradley. "My desire is that this house where I now dwell should be for my brother Samuel, as above expressed, for reasons of fulfilling an oath, formerly sworn to my mother, she forcing me to passion; in fulfilling whereof I desire that there may be no contention after my decease."

Dated July 15, 1689. Witnesses, Jacob Mayle, Henry Mayle. Proved in Court of Sessions, held the first Tuesday in August, 1689.

Page 111.—Inventory made September 11, 1689. 27½ gallons of sweet wine, £8. 9s., 5 gallons madeira wine, 15s. This inventory is very lengthy, covering several pages, and amounting to some thousands of pounds, showing plainly that Wm. Cox was one of the wealthy merchants of his day.

[NOTE.—Wm. Cox is said to have been drowned in the bay off Staten Island, in August, 1689. The house he lived in, which was the one chosen by his wife, is now No. 56 Wall Street. The house bought of Mr. John Robinson is No. 129 Pearl Street. His wife Sarah afterward married John Oort, and after

his death she married the famous Captain William Kidd.]

Page 127. — ADAM MOTT. "March 12, 168 $\frac{1}{2}$, I, Adam Mott, being aged 60 or thereabouts, now very sicke, do now declare this to be my last will and testament." He leaves to his eldest son, Adam, 50 acres of land that is yet to be taken up, and 5 shillings in money. Leaves to son James 2 cows and a Hollow lying by the Harbor path. To his daughter Grace 4 great pewter platters and those Hollows lying between the Great Run and Tanders Hook, those two hollows which lyeth upon ye left hand of said path, going to ye Towne, from Madnan's Neck. And 3 Hollows, one lying and next to the other side of the Great Run. Leaves to his son John, my lot of meadow at Whale Neck and my Hollow by the Harbor path. To son Joseph, 100 acres of land, where he shall see good, to take up for his use, and a Hollow which lyeth by the west Hollow in the Sandy Hollow, which is a great Hollow. To son Gersham, 5 cows. To son Henry, 3 cows and 2 heifers. Leaves to his wife Elizabeth, and the children I have by her, my house and lot upon Madnans Neck and all the rest of the estate not above mentioned, only my house and orchard and out houses in Hempstead, the main Hollow in particular, I do give to my youngest son Adam. But if my wife see cause to marry, then the estate which I have given to her and her children shall be divided into four parts. She is to have one part and the rest to the children. As to the four Proprietor rights which I have in the town of Hempstead, my wife is to have her choice of two, and the rest is to go to my four eldest sons.

Dated March 22, 168 $\frac{1}{2}$. Witnesses, Joseph Sutton, Sr., Wm. Peatte, Joseph Sutton, Jr.

Page 128.—Inventory of estate of ADAM MOTT, taken by Jonathan Smith, Sr., and Jonathan Smith, Jr., Hempstead, — 5, 1690. Total amount, £182.

Jacob Leisler, Esq., Lieutenant-Governor, Commander in Chief, etc. To all to whom these presents shall come, know ye that at the Court of Sessions in Queens Co., held April 8, the will of ADAM MOTT was proved. The same is confirmed and Letters of Administration are granted to his widow Elizabeth Mott, May 12, 1690.

Page 129.—JOSEPH THROCKMORTON. “Know all men by these presents that I, Joseph Throckmorton, mariner, being about to go to sea, and being uncertain of my return.” He leaves all real estate, “anywhere in all the World,” to the heir male of John Throckmorton of East Jersey, namely Joseph Throckmorton, and to his heirs male forever. And my personal property to be disposed of according to the laws of the places where it may be. Makes his brother John executor.

Dated December 2, 1689. Witness, Wm. Biles, Pat. Robinson, Edward Smouch.

Page 130.—Whereas, JOSEPH THROCKMORTON, deceased, by his last will, bearing date December 2, 1689, did make John Throckmorton, of Middleton, in East Jersey, his executor and guardian to his son Joseph, and the said John being since dead, before Letters of Administration were taken, and by his will made his wife Alice his sole executor, Letters of Administration are granted to her, October 13, 1690.

Jacob Leisler.

Page 131.—Whereas, at a Court of Record held in the city of New York on the 2nd of November, the original will of HENRY COYLER was produced by the widow, now know ye that by virtue of the authority to me given, Letters of Administration are granted to his widow, Anna Coyler, this 17 November, 1690.

Jacob Leisler.

Page 132.—HENRY COYLER. “In the name of ye Lord Almighty, By ye tenour of this Publick Instrument, be it known to all men that Henry Coyler, on the 21 day of March, 1691, being fully resolved to make a testament while I was in health.” He leaves all of his estate to his wife Anna so long as she remains a widow, none of his property excepted. If she remarry then she is to give my eight children, John, Abraham, Sarah, Delia, Rachel, Maria, Henry and Eva, two thirds of the estate, and “she shall be obliged to cause the under-aged children to learn reading and writing decently.” My first born son is to have £10 for his birth right. My younger son is to have my gold ring, my seal, and one silver spoon.

Witnesses, Captain Gerardus Duyckinck and Ensign Peter De Mill. Translated by order of the Court, November 17, 1690. Abraham Gouverneur.

Page 134.—Jacob Leisler, Lieutenant-Governor, Commander in Chief, etc. To all, etc. Know ye that Whereas JAN JANSEN SCHEPMOSE, of this city, deceased, did in his life time possess goods, etc., and Abraham, Dirck, Anna, Sarah, Aeltie and Joaptie Schepmose have requested for Letters of Administration. Letters are granted to them, January 29, 1694, namely to Abraham, Dirck, Anna, widow of Henry Coyler, Sarah, wife of Johannes De Wandeloer, Aeltie, wife of Johannes Van Giesem, Sarah, wife of Dirck Jansen, and Joaptie, wife of Geritt Hortenburg.

Jacob Leisler, Lieutenant-Governor, etc. To all to whom these presents shall come. Know ye that at a Court of Record held in New York on January 7, 1688 $\frac{2}{3}$, the will of THOMAS KOOKE was proved, and Letters of Administration are granted to his wife Hornsie, February 7, 16, 1690.

Page 135.—THOMAS KOOKE, New York. “In the name of God, Amen. Be it known to everyone whom

it shall or may concerne, that I, underwritten Thomas Kooke, living within the city of New York, Do make this my last will and Testament." He leaves to his wife Harmsie, the entire use of his estate for life, or so long as she remains unmarried. If she remarries then she is "to give to my children, Wm., Dirck, Sarah, and the children yet to procure by her," one half of the estate. The eldest son is to have 40 guilders, wampum value, for his birth right. Makes his wife executor.

Dated September 20, 1689. Witnesses, Adolph Peterse, Jacob Van Gezel. Proved in Mayor's Court, January 7, 1689.

Page 137.—Jacob Leisler, Lieutenant-Governor, etc., to all to whom these presents may come. Whereas at a Court of Record held in New York, December 24, last, the will of WM. KOOKE was produced, and Harmsie Kooke, widow of Thomas Kooke, son of said Wm. Kooke having requested Letters of administration they are granted, —, 1690.

Page 138.—WM. KOOKE, New York. "In the name of God, Amen. July 17, 1688." He Leaves all estate to his son Thomas Kooke, "procured by my wife Sara Kooke deceased." Signed at the house of Dirck Jansen Wooertman, within the jurisdiction of Brooklyn in Queens Co. Witnesses, Dirck Janse Waitman, Jacobus Vandewater. Proved at Court of Records in New York, December 24, 1689.

Abraham Gouverneur.

Page 139.—At a Court of Sessions held in the City Hall in New York, December 24, 1689, the original will of WM. KOOKE being brought in to said Court, was proved by Dirck Jansen Wooertman, and Jacob Vandewater as witnesses, thereto. Per Curiam,

Abraham Gouverneur, Clerk.



City of New York. At a Court of Records held in the City Hall, January 7, 1688, before Peter De Lanoy, Esq., Mayor, John Spratt, Cornelius Pluvier, Henry Von Feurden, Johanes Van Cowenhoven, Aldermen. Mr. Albert Bosch, requesting Letters of administration on the estates of Wm. and Thomas Kooke, deceased, in behalf of Harmsie Kooke, widow of Thomas Kooke. was referred to the Lieutenant-Governor for the same. Per Curiam, Abraham Gouverneur.

Page 140.—Jacob Leisler, Lieutenant-Governor, etc. To all to whom these presents may come, Whereas, at a Court of Records held in the City Hall the 9th of —, 1688, the original will of JOHANES COWENHOVEN was proved. Letters of administration are granted to his wife Sarah. February 7, 1690.

JOHANES VAN COWENHOVEN, New York. [This will is made after the Dutch form.] Know all men who shall see this present Publick Instrument. That after the Nativity of our Saviour Jesus Christ, *anno* 1690, the 17th day of June. I, Johanes Van Cowenhoven, Secretary, between ye limitts of Harlem and Bowery, admitted by the Mayor's Court, appearing before the under named witnesses, dwelling in New York County, at Nortwyck, and now resolved in this month of June, to make my Testamental disposition in case I should come to die, then shall my wife Sara Cowenhoven have one half of my estate. If she re-marry, then the real estate "shall go to his boys." The minor children to be brought up out of the estate, and the eldest son Jacob is to have 100 guilders before any division, "And when the boys take possession of their parts they shall give the daughters their portion." "I have made an agreement with my son Jacob and have given him a lot, in the Pasture-land, for ten years, the time is begun in 1685, in the month of May, and he has built a house and barn upon it. At the end of the term it shall return to my estate, and he shall have

nothing for it." "I have caused to be made for my son Jacob one new wagon with yron work. Actum at Nortwyck, the 18 July, 1689. Johanes Van Cowenhoven.

Witnesses, Jacob Groot, Wolfert Webber. Entered in the Records, November 8, 1690.

Abraham Gouverneur, Clerk.

Page 142.—Jacob Leisler, Lieutenant-Governor, Commander-in-chiefe, etc. To all to whom these presents may come. Whereas HANS HANSEN late of Amersfoort in Kings County, deceased, had in his life time goods and chattels, and Captain Jan Hansen his eldest son desires Letters of administration. They are granted, January 19, 1690.

Page 143.—Jacob Leisler, Lieutenant-Governor, etc. Whereas the original will of HENRY BRASHER, SR., of this city, late deceased, was proved before Peter De Lanoy, Esq., Mayor, on February 4th last. Letters of administration are granted to his wife Susannah, February 12, 1690.

HENRY BRASHER, New York. In the Name of God, Amen, the 23d day of April *anno dom.*, 1689. "I Henry Brasher, turner, although weak in body, yet in good and sound memory." He leaves to his son Henry Brasher 10 shillings. To my other two sons Isaac and Abraham, 5 shillings. To my daughters each 5 shillings. Leaves all the rest to his wife, Susannah, and to her heirs forever, and makes her executor.

Witnesses, Ebenezer Willson, Adolph Peters de Groot.

Page 145.—New York, February 4, 1690, there appeared before me Adolph Peterse and did declare before me that he was present when Henry Brasher set his hand and seal to this writing as his last will and Testament.

P. De Lanoy, Mayor.



Jacob Leisler, Lieutenant-Governor, etc. Whereas, at a Court of Records held in the City Hall, the original will of DIRCK TEUNISEN and ANATJE WALLINGS was proved, and Captain Francis Goderus having requested Letters of Administration, they are granted February 13, 169♀.

Page 146.—Inventory of estate of DIRCK TEUNISEN and CATALYNTIE FRANS, deceased, taken by Peter Le Grand, Constable, and Hendrick Jellise Meyer, and Andries Brestede, January 16, 169♀. House and ground standing and being in the Broadway, 4,000 guilders, total amount 6,125 guilders. Translated by Abraham Gouverneur.

Page 149.—Jacob Leisler, Lieutenant-Governor, etc. Whereas CATALYNTIE FRANS, late of this city, deceased, had in her life time goods and chattels, and Warner Wessels and Jacobus Frans, married with two of her daughters, desire Letters of Administration; they are granted, February 26, 169♀.

Jacob Leisler, Lieutenant-Governor, etc. Whereas MINIE JOHANES, late of the County of Orange, deceased, had in his life time goods, etc., and his eldest son and heir Johanes, Minie and Dirck Storms, desiring Letters of Administration. They are granted, February 28, 169♀.

[NOTE.—Minie Johanes was one of the first settlers at Haverstraw, New York, where he had a large tract of land.]

Page 150.—The Deposition of Hartman Wessels, aged 54, or thereabouts, and John Cavalier, aged 45, deponents being sworn upon the Holy Evangelists, that on or about the 9th day of July, 1689, these deponents were then at the house of Daniel De Hart, late of New York, deceased, and that they heard the said Daniel DeHart declare that he left all his estate to

his then wife, Martha DeHart. And both further declare that the said Daniel DeHart was then at that time of perfect sense and memory to the best of their knowledge, and further sayeth not. Hartman Wessells, John Cavalier, Gertrude Jans Van Tuyl.

New York, May , 1690. Jurat Coram, me, S. Van Cortlandt.

Gertryd Jans Van Tuyl, also being sworn, says that she heard Daniel DeHart declare the words in the above deposition expressed, and that she was requested to be a witness. Recorded by John Marsh.

Page 151.—Thomas Dongan, Lieutenant-Governor, etc. To all to whom these presents may come. Know ye that at a mayor's court held on February 22, 1680, Audry Sharpe, widow of JOHN SHARPE, late of this city, having desired Letters of Administration, she was made administrator by said Court, and the same is confirmed, February 4, 1684.

Page 152.—At a Court of Record, held in the City Hall on February 22, 1680, before Captain Wm. Dyre, mayor, Mrs. Sharpe, widow of JOHN SHARPE, deceased, desiring Letters of Administration, she is recommended to the Governor and Council. John West, Clerk.

A true and Perfect Inventory of the goods and chattels and estate of my husband JOHN SHARPE, late deceased, taken this 25th February, 1684. Two houses and lands, £350. Total amount, £429. Taken by Humphrey Davenport, Dirck Van der Clyffe.

Page 155.—Thomas Dongan, Lieutenant-Governor, etc. Know ye that at a Court of Oyer and Terminer held at Southampton in the County of Suffolk, on the 12th day of November, 1684, the will of JOHN BUDD of Southold was proved, and Mr. John Tuthill and Mr. Isaac Arnold were appointed executors. The same is confirmed February 23, 1684.

Thomas Dongan, Lieutenant-Governor, etc. To all, etc. Know ye that at a Court of Records held in New York on Tuesday, the 10th of March, 1684, the will of JACOB DELANY, of this city was proved, and Mr. John Bruyn (Johanes DeBruyn) and Mr. Cornelius Vanderburgh were made executors. The same is confirmed, April 1, 1685.

JACOB DELANY, New York. In the name of God, Amen. Be it known to all men who shall see this present Public Instrument, that on the 31st day of January, 1684, before me, Wm. Bogardus, Notary Public, residing in New York, admitted by the Hon. Thomas Dongan, Jacob Delany, Chirurgeon, and hath made his last will and testament. He leaves to his daughter Cornelia, "200 guilders, Holland money, before any division for her outsetting;" to his daughter Gertruyd "1,000 guilders, and his negro boy called Venture, out of consideration that she is the youngest daughter." Rest of estate to his four children, Catharina, Janetie, Cornelia and Gertruyd. Makes his "good friends Mr. John Bruyn and Cornelius Vandenberg" executors.

Witnesses, Anthony De Mill, Carsten Luersen.

Page 159.—At a Court of Record held in New York on the 20th day of March, 1684, before Mr. Gabriel Minville, mayor, the last will of JACOB DELANY, Chirurgeon was presented, both the original and a translation, and proved by the oaths of Anthony DeMill, Carsten Luersen and Wm. Bogardus as witnesses, and Mr. John DeBruyn and Mr. Cornelius Vandenberg were made executors. Recommended to the Governor for confirmation. Per Curiam,

John West, Secretary.

Thomas Dongan, Lieutenant-Governor. To all to whom these presents shall come. Know ye that at a Court of Records held in New York on Tuesday,

the 10th of March, 1684, before Gabriel Minvielle, mayor, the last will of GULIAN VER PLANCK was proved, and Henrica Wessels his wife was made executrix, the same is confirmed, March 29, 1685.

Page 160.—GULIAN VER PLANCK, New York. In the Name of God, Amen. Know all men who shall see this present Public Instrument, that on the 22d day of April, 1684, before me, Wm. Bogardus, Notary Public, admitted by the Rt. Hon. Thomas Dongan, appeared Mr. Gulian Ver Planck, alderman, and Mrs. Hendrica Wessels conjoined in matrimony, known to me and to the witnesses. The Testator being sick abed. The survivor of the two is to have full possession of the estate without being obliged to give any account, but the survivor is not to wrong the children but rather to be their support. If the survivor should remarry, then one half of the estate is to go to the children, viz. Samuel, Abraham, and Anna. After the death of both, the whole is to go to the children, but the property is to be managed till the youngest is of age.

Witnesses, Stephen Van Cortlandt, Francis Rumbout and Peter Delany.

Page 163.—At a Court of Record held on Tuesday the 10 of March, 1684, before Mr. Gabriel Minvielle, Mayor, the original will of GULIAN VER PLANCK was produced, with a translation and proved, and the widow, Hendrica Wessels, was confirmed as executor.

John West, Clerk.

Thomas Dongan, Lieutenant-Governor General, etc. To all, etc. Know ye that a court of Record held in New York on the 28 day of April, 1685, the will of CORNELIUS STEENWYCK of the city of New York was proved, and Margaret Steenwyck, his widow, is confirmed as executor, May 13, 1685.

Page 164.—Thomas Dongan, Governor, etc. Know ye that at a Court of Oyer and Terminer and general

Gaol delivery, held at Southampton, November 12, last, Mary Jessup, widow of THOMAS JESSUP, was appointed administrator of the estate of her late husband, Thomas Jessup, April 17, 1685.

Page 165.—Inventory of estate of THOMAS JESSUP, taken by Edward Howell, Obadiah Rogers, and John Howell, Jr., September 17, 1684. A dwelling house, and home lot, with $\frac{1}{2}$ of all his father's lands and meadows and Commonage within the bounds of Southampton. Except the Home lot and land adjoining at Towne, now in the particular possession of his brother John. (Value not given.) 2 mares and 1 horse, £7. 3 young horses, £3. Whale craft warps, irons, etc., £2. 6 gallons of Rum, 18 shillings, negro man, £24. Total, £182, 17s.

Page 167.—JOHN RAMSDEN, Newtown. "In the Name of God, Amen. The 20th day of September, 1686, I, John Ramsden, living in Newtown upon Long Island, being sick and weak of body." Leaves all his estate to his wife Hannah and his daughter Mary. His negro man John is to be freed after four years, and "he is to have 1 good suit of Clothes, 1 cow, 1 horse, and whatever else my wife shall see fit." If his daughter Mary should die, then the whole is to go to his wife and her heirs. Makes his wife executor, and John Ketcham and Content Titus, overseers.

Witnesses, Abraham Joris, Joris Abrahams.

Page 168.—At the County Court, or Court of Sessions held at Jamaica, the 2nd Tuesday in October, being the 12th day of the same, the will of JOHN RAMSDEN of Newtown was proved. Wm. Nicolls, Clerk.

JAMES MATTHEWS, New York. "In the Name of God, Amen, the 5 and 20th day of January, 1685. I, James Matthews, of the city of New York, Inn keeper, being weake." I leve to my son in law Isaac Steven-

sant £30: To my son in law Peter Stevensant, 1 shilling in full settlement of all claims whatsoever. To my grandson, James Seaborough, £15, to be paid when occasion shall be to put him out an apprentice or when he is 21. To my granddaughters Hester Erwyn and Maria Gerittsen, whom I have brought up with me from their childhood, each £20, when of age or married. But they are not to marry without the consent of my wife Mary their grandmother. Rest of estate real and personal to wife Mary and makes her executor.

Witnesses, Hendrick Williams, Otto Geritse, Nathaniel Marston, George Farwell. Entered in the Records, April 14, 1686. John West, Clerk.

Page 171.—Thomas Dongan, Governor, etc. To all etc. Know ye that at a Court of Record held in New York on Tuesday 29th of December, 1685, the will of GERITT SCHLECTENHORST was proved. His wife Aeltie is confirmed as executor, October 2, 1686.

The original Book No. 4 begins here.

Page 172.—STEPHEN HICKS, Flushing. "In the Name of God, Amen. I, Stephen Hicks, of Flushing, being of perfect memory." Leaves all estate to his beloved wife Anne Hicks.

Dated June 8, 1688. Witnesses, Matthias Harvey, Sarah Lawrence, Thomas Lawrence.

Edmond Andross Knight, Captain-General and Governor in Chiefe, etc. Know ye that on the 29th day of August, 1688, the will of STEPHEN HICKS of Flushing, was proved, and his wife Anne is confirmed as executrix, August 29, 1688. John West, Secretary.

Page 173.—In Pursuance of a Warrant directed to us the under signed by His Excelency Sir Edmund Andross, Captain-General and Governor in Chiefe of His Majesty's Territory and Dominions of New Eng-

land, bearing date ye 4th Day of October, in the 4th year of the Reigne of our Sovereign Lord, King James the Second, over England, etc. Annoque Dom. 1688.

Appointing and authorizing us to take a view and Survey of his Majesty's Fort at New York and the Fortifications of the city, and to take a particular and exact account of what repairs are wanting either within or without, the said Fort and Fortifications the houses, buildings and lodgings within the said Fort, the Pallisadoes, and out houses, and also the number of the great guns, both mounted and dismounted, and in what Condition both they and their Carriages are. And what the charge may amount to, to fit and put all in good Condition and Repaire. Also to take an account of all small arms, Powder, Matches, Balls, Bombs, Grenades and all other military stores, and Implements of war, belonging to said Forts and Fortifications. And thereof to make a due report unto his Excellency aforesaid, more or less, distinctly and plainly.

We have accordingly taken two Carpenters, one Mason, and a Glazier with us and have surveyed the same accordingly, and find it as followeth, viz. :

The fence about the Fort, the Posts rotten, Severall Pannels fallen down, and according to ye Carpenters now will require to mend ye same

150 Posts at 6 ^d	£3.15.5
300 Clap boards.....	.15.
25 Nailles18.
100 Rayles	1.05.
Workmanship.....	4.00.

£10.13.5

There were formerly about the Fort, Stockadoes, of about 9 feet high, 10 feet from the walls, but none now. To make it up againe would require 1800 short Stockadoes, 2400 Stockadoes of 12 foot long, the thinnest end 6 inches, at 12^d per piece, £120.

And for setting up £25, £145.

Upon the Flag mount there were 6 brass guns, demi Culverins, new Carriages and wheels, only wanting beds and coynes, we guess may cost £12.

A new Platform with Planks and labor may cost £3.

The stone wall about the Fort we find in an indifferent good Condition.

The Flagg Staff is rotten, wants a new one which will cost £5.

Upon the wall curtain are two seekers and a brass with new carriages and wheels, only wanting coynes and bed. Will cost 6 shillings.

Two brass mortar pieces, the one of $7\frac{1}{2}$ inches, ye other of $8\frac{1}{2}$ inches diameter, the carriages wholly rotten, wants new ones which will cost £2.

The whole Platform is rotten and must be made new, for which they will want 1400 foot of Planck of three inches thick, and 30 sleepers of 20 foot long, which will cost with the workmanship, £24.

The wall of the old Battery hangs over, so wants Buttresses, to sustain them which will cost £3.

The old well being fallen in, there wants a new one which will cost £25.

Upon the Magazine Mount are six Demi Culverins, upon Carriages. Four half worn, 1 rotten. Are not fit for the guns, all wanting beds and coynes, £263.11.

Half of them have new Platforms but too narrow, the other half none at all. Wants 1150 feet of Planck and 18 sleepers. All which will cost with the workmanship, £30.

Upon the Armory Curtains, no guns, wants one and a new carriage, beds and coynes and a Platform for which there must be 100 foot of Planck and 4 sleepers, which will cost with the workmanship —

Upon the Iron Mount are four Seekers with two carriages, four new wheels, but too small, no Platforms, so wants two new carriage beds and coynes, 1500 foot of Planck, and 30 sleepers which will cost with the workmanship, £40.

The inner part of the Armoury Curtain is to be new made, the charges whereof are computed at £16.

The Roome over the Gate wants shutters, and ye restoring of ye same computed at £3.

Upon the Merry Mount are 4 Seekers and two brass Culverins which need new carriages, a stone Platform wants beds and Coynes, which will cost £12.

Within the Curtain at the back end of the Guard are 4 Seekers and a carriage half worn, wants beds and coyne, which will cost £8.

The Platform rotten, wants to renew it 1600 foot of Planck, and 50 sleepers, which will cost with the workmanship, £30.

Wants a smaller new house of office, computed for timber and workmanship, £3.

Then wants a new Crane for the guns, which will cost £5.

There wants aprons for all ye guns, which will cost £3.

Item, 2 new Centry boxes, besides two new ones new made, £2.10^s.

In the Fort before the house two Brass guns, two new mailes but old wheels.

Upon the Spur before the Gate, three Seekers, one iron and 2 brass. No Carriages nor Platform.

The Breast works upon the wall most part quite out of repair, except from ye gate Room to ye Merry mount, ye reparation of ye same will cost £45. Out of the Fort under the Flagg mount, near ye water side, 5 iron Demi Culverins, four sea carriages worth nothing. To make up the same there will be wanting 30 sleepers of 15 foot, 1600 foot of Planck, which will cost with the workmanship, £5.

The cost of the bricklayer work, for ye repairing of ye Great House, the Chimnies, souldiers rooms, officers rooms, and what further ought to be done to the Fort, is computed (besides what is done already as per Sergeant Olpherts account amounting to £18.16.4) the sum of £40.

There wants a new Gate between ye Spur and Iron mount, for which there is to be 4 Posts, 6 Ribs and 15 laths, which will cost with ye Workmanship, £3.

The Guard and Souldiers room we find the Roof decayed and ought to be renewed with boards and shingles. All ye floor is old, ye lodgings as followeth: The 1st Room, 4 Cabbins, one new and three old beds. The 2nd Room, 5 Cabbins out of repaire. The 3d room, 6 Cabbins out of Repaire. The 4th Room, 7 Cabbins out of repaire. The 5th Room, 7 Cabbins, and new beds ye men had at Albany, and two new beds they had new made.

The Armourer's room, 6 cabbins. For ye repairing of all this there wants, according to ye carpenter's calculation, 32 beams of 18 foot, 50 beams of 20 foot 7-8-9 inches square, 60 Rafters 14 foot 5-7 inches square, 2400 feet of oak Planck for ye first floor, 2400 foot ditto for ye middle floor, 2400 foot ditto for ye upper floor, 3360 foot ditto, for ye Roofe, 7000 Cedar shingles 3 foot long, 250 pounds of nayles. Which will cost, with ye workmanship besides ye reparation already done by ye carpenters, and materials used, amounting, as per ye carpenter's accounts, ye sum of £24.13.1½.

The Great House wants some Shutters, doors, ye floor is to be mended. Shores under ye beames in ye cellar. Stairs in ye Garrett, and several other reparations. Ye material and workmanship whereof will cost, according to ye carpenter's calculations, £9. The steps into the Powder room are all rotten. To make new ones will cost about £1.5.

The Glazier, taking a view of all ye Glazier's work, brings in his report of glass to be made and mended as per account amounting to £37.4., viz., 9 glasses in ye kitchen, and 4 to be mended, 5 new glasses in the Linto (Leanto). In ye Armory two new glasses and 17 to be mended. In the Court Guard, 8 new ones and 5 to be mended, £13.9. There is wanting at ye outward door of ye Great House and at ye doors within locks, some hinges and other iron works, which by

computation may cost £3.10. Cost of iron works there will be wanting when all is to be made, but not in good condition, cannot well be said at present.

The Great Gate of the Fort and ye gate of ye wood yard must be repaired, which may cost £3. There is also necessary to be made one great Ladder and two small ones, £1.10. Also Twelve Leather Buckets, £4.4.

The Sally Port wants a new door and door case, locks and bars, which will cost £2.

There wants two Barrels of Tar for ye carriage wheels, etc., £1.4. Total, £707,03s.

The military stores and implements of war are as followeth :

56 barrels of Powder in ye Powder room. The store keeper gives an account of 10 barrels sent to Albany and 6 barrels used for ye Fort.

78 Pikes, viz., 6 in ye passage of ye Great House, and 72 in the armoury, and ye store keeper gives an account of 60 Pikes sent to Albany. 7 Halberds in ye armoury, 12 sent to Albany. 2 Partizans in ye armoury.

The store keeper gives an account of 11 Dragoon's fire arms sent to Albany. Also of 87 Basanetts sent to Albany. 50 fire lock musquets, ditto, new. 204 fire locks, viz., above ye souldiers room, 13 in ye passage of ye Great House, 8 in the armourers Shop, 188 in the armoury, 22 broken musquets in the armoury, 198 match locks, viz., 191 in ye armoury, 7 in ye armourers room.

1 Pair of — in ye passage of the Great House, 12 barrels of musquet balls, viz., 1 in the armoury, 11 in the Great House.

150 Colers of Bandileers in 26 bundles in ye armoury, 160 carried off to Albany.

The armourer gives an account of 88 Cartouch boxes sent to Albany.

One great iron Borer for ye wheels in ye armoury. Three iron crows, 1 in the armoury and 2 in ye armourer's room. One hand saw, 1000 pieces of match above ye souldiers' room, by guess. 214 shovels and

spades, 29 saddles, and 3 sent to Albany. 13 worms and 2 sent to Albany. 45 sponge staves, and 15 sent to Albany. 10 horns and priming irons. A parcel of old bed pieces in ye cellar under ye officers' rooms. 140 Culverin shot, 280 high sequier, 2300 low sequier. 280 Reffuse shot. 173 Grenades shells. 50 Falcon shot. 45 pieces of sleeper, fit for to lay under ye Platform, and 6 used.

In a room over ye Guard are cabbins and a standing bed stead, with 2 Albany beds. A great old Clock in ye armourer's room. A Flagg of Bear port. 16 broken shovels. 44 Pick axes. 21 iron crows over ye souldiers' rooms. 4 iron bands to ye wheels. 92 cartridge cases. 200 pounds of old iron by guess. 19 broken musquets in ye Smith shop. 11 Colers Bandileers over ye souldiers' rooms. 1 Lanthorne. 5 old Powder cases. 10 yards of azenbriggs for shot bags. Two old chests to keep cartridges in. There wants for present use Cortass Paper, thread, twine and needles, flints and drums.

The city Fortifications are as follows, viz.: Before ye Towne Hall, a half moone, most ruined and washed away by ye sea, there are three demi-culverins, and three rotten carriages, fit for nothing, ye stone wall from ye Town Hall to ye half moone by Burgers Path also washed away. But there is new lots laid out before them to low water mark for people to build upon, which will be wharfed out by the several owners of said lots. The half moone by Burgers Path is also most ruined and beaten down by ye water. There are 4 seekers and one minion. No carriages. The stone wall from said half moon to ye water gate ruined, and most part broken down by the water.

The half moone by ye water gate and ye mount all fallen down and washed away. There is two seekers and no carriages, ye water gate all down. The Curtime from ye water gate to the Artillery mount was formerly double stockadoed and a ditch with breast-works within of salt sod and now all down. The

ground is laid out in lots, some built, some a building, and layd out to build upon.

The Artillery mount has no guns, ye walls indifferent good, ye sod work out of repair, as also ye Ditch and Stockadoes ruined. A small old house in ye middle of ye mount.

The Curtine from ye Artillery mount to ye land gate mount, formerly double stockadoed, with a ditch and breast works, now all gone. The mount by the land gate, ye stone wall to ye north west post ruined, ye breast or sod work also; ye ground laid out to build upon.

The land gate ready to fall down. The Curtine from ye town gate to ye Locust Trees, formerly stockadoed with a ditch and breastworks, now none.

The King's Garden by ye Locust trees, all ruined. The Pasty mount formerly Stockadoed, about now falling down. There are 2 seekers, one old carriage all rotten.

The Curtine from ye Pasty mount to ye point of ye merry mount of Fort James was all Stockadoed and breast work but none now. There is no military or other stores at all in ye City of New York, otherwise than is above expressed. We are informed by his Excellency Colonel Dongan that he intended to inlarge ye city and, if occasion, to lay ye Fortifications further out. How much ye charges of Fortifying the city anew will come to we cannot compute till it be laid out and surveyed by some artist, and such one there is none here at present.

This report, containing 12 pages, is hereby offered unto your Excellency by your Humble Servants. Francis Nicholson, Colonel N. Bayard, Wm. Beekman, S. VanCortlandt, Matthew Plowman, G. Minville.

Dated ye 15 November 1688.

Page 180.—Certificate of Nicholas Harward, Notary Public and Tabelion, dwelling in London, that

he has seen and perused the Letters Patent granted by King James 2nd dated the 10th of October in the 4th year of his majesty's reign, stating that Lewis Bongrand, though born beyond sea is naturalized as a subject with all privileges, etc.

Dated October 15, 1688. The Patent is entered in the Custom House in London.

Page 181.—Notice of the appraisement of the Shallop "James," by order of the Lieutenant-Governor, October 16, 1688, the hull with masts and standing rigging, main yard and fore yard, anchor and cable £20, total £150. Taken by Jeremiah Tothill, Hendrick Jacobs, October 23, 1688.

Page 183.—Clearance of the sloop "Supply" bound for Virginia and Maryland. 200 bushels of salt, 1 hogshead of sugar, 1 hogshead of rum, 17 negroes, December 17, 1688. Francis Nicholson.

Page 184.—The ship "Unity" was seized and condemned for trading contrary to Law. "Was appraised and is now become a free vessel."

In the Name of God, Amen. This Indenture, made the 28 day of August, 1688, between HENRY MACKINTOSH of Surinam, on ye one part, and ELIZABETH LEHUNT of Port Royal on the Island of Jamaica. Witnesseth, that whereas there is intended a marriage shortly between the said parties and that then they intend to take their departure for Surinam under the government of the States of Holland, where most of the estate of said Henry Mackintosh is situated. And whereas there is among the Dutch a law or custom that the wife by marriage becomes entitled to one half of the estate of her husband. Therefore the said Elizabeth Lehunt relinquishes all claim to his estate during his life, and that if she survives him she will not claim more than one quarter, and submits all

other expectations "to his goodness and Generosity," and he agrees to leave her one quarter of his estate.

Witnesses, Solomon Carter, Robert Sharpe, Thomas Booker.

Page 186.—HENRY MACKINTOSH, "Planter," being in good health. Leaves to the Poor of the Colony of Surinam 500 pounds of sugar. To his brothers Wm., John, Alexander and his sister Margaret £100 each. To any kindred or friend that can by any pretence lay claim to any interest in my estate, 100 pounds of sugar, "to cut him or them off." My daughter in law Mary Pringle is to have the portion left to her by her parents. Leaves to his brother Angus 100,000 pounds of sugar. Rest of his estate to his wife Elizabeth. If she leaves children they are to have one half.

Dated April 29, 1690. Witnesses, William Church, Abraham Gouverneur.

Page 188.—Henry Slaughter, Captain-Generall and Governor in Chiefe over their majestyes Province of New York. To all to whom these presents may come, Greeting. Whereas THOMAS PHILLIPS, late of the city of New York, merchant, deceased, having divers goods, etc., and whereas Charles Lodowyck, merchant, attorney for one Henry Hoovener of London, to whom the deceased was considerably indebted, hath made application for Letters of Administration, they are granted April 17, 1691. H. Slaughter. By His Excellencies Command, M. Clarkson, Sec.

Page 189.—DAVID SCHUYLER, Albany. In the Name of God, Amen, the 21 day of May, 1688. I, David Schuyler, of the city of Albany, merchant, being in good and perfect health, do make this my last will and testament. I leave to my eldest son Peter Schuyler, my house and lot lying in this city upon the hill between the houses of Captain John Wendell and Mr. Wyndert Hermanse. I leave to my wife Catalyntie,

all that my great house where I now dwell, situate in this city on the east side of the street next to the north gate, for 99 years or during her natural life. He also leaves her articles of personal property. After her decease it is to go to my eight children. My children that are under age, viz., David, Margaret, Jacobus and Catalyntie shall have £30 when they come of age or are married, and an equal share with the rest, namely, Peter, Gertruyd, Abraham and Marytie. Makes his wife executor. Witnesses, John Peek, Robert Livingston. Proved April 11, 1691, and confirmed by Governor Henry Slaughter April 25, 1691.

Page 193.—Henry Slaughter, Esq., Captain-General and Governor. To all, etc. Whereas THOMAS KOOK, laborer, deceased, has died intestate, Letters of Administration are granted to his wife Harmsie, May 2, 1691.

Page 194.—Henry Slaughter, Captain-General and Governor. To all, etc. Whereas CATALYNTIE FRANS of this city died intestate. Letters of administration are granted to her daughter Elizabeth Cornelison, May 8, 1691.

Page 195.—A lycense of marriage granted unto Captain William Kidd of New York, Gent., of the one part, and Sarah Oort, the widow of John Oort, late of New York, merchant, deceased, the 16th day of May, 1691.

Page 196.—Henry Slaughter, Captain-Generall and Governor. To all, etc. Whereas RICHARD TINDALL of Flushing died intestate, Letters of Administration are granted to his wife Margaret.

Dated at Fort William Henry in the Province of New York, May 9, 1691.

Page 197.—“The last will and testament of Colonel LEWIS MORRIS having been exhibited, and the six wit-

nesses severally appearing before me, two of them only, to wit, David Lyly and Susanah Roberts were able to give oath in due form of law, that the said will was signed, sealed, and published to be the last will of said Lewis Morris, and the executrix being dead, and there appearing several razures, and all the witnesses having declared that they knew nothing of the said razures except Wm. Bickley who declared he knew of them and wrote the will, but knew not for what end the said razures were made. And the said will remaining not proved nor executed, the said two witnesses David Lyly and Susanah Roberts were accordingly sworn, and administration granted to Lewis Morris, next of kin to the said Colonel Lewis Morris.

Dated May 8, 1891. H. Slaughter.

Page 198.—Colonel LEWIS MORRIS. This may satisfy all whom it doth concerne, that I, Lewis Morris, commonly called Colonel Morris of New York, being of sound mind, to prevent all discords and variances, declare this to be my last will and testament. Whereas I formerly intended to make my nephew Lewis Morris, son of my deceased brother, Richard Morris, my sole executor, His many and great miscarriages and disobediencies towards me and my wife, and his causeless absenting himself from my house and adhering to, and advising with, those of bad life and conversation, contrary to my directions and example unto him, and for other reasons I make my wife Mary Morris sole executor. I give to the meetings of Friends called Quakers belonging to Shrewsbury in East New Jersey, £5 per annum to be raised out of my Plantation at Tinton Iron Works in New Jersey to be paid to them on the 25th day of the first month called March. I leave to Thomas Wabley of Shrewsbury 250 acres of land in the western part of my 2,000 acres that lies between Seving River and Hop River, in Monmouth Co., New Jersey. I leave to Lewis Morris of Shrewsbury one of my best mares

and £20. I leave to my nephew Richard Morris, son of my deceased brother, Richard Morris, when he is 21, all the rest of my estate in the county of Monmouth, that is to say, my Plantation and Iron works, with all lands and meadows and personal property thereon, and £20 in silver and 10 guineas, upon condition that he quietly submit to everything written in this will. If he does not, then everything is left to his wife and to her heirs. I leave to my honored friend, Wm. Penn, my negro man Yoff, provided he come to dwell in America. I leave to Wm. Bickly 1 negro man, and to Samuel Palmer a negro girl, and to John Adams, of Flushing, £5. I leave to my nephew, Lewis Morris, all my laud and meadow at Matinecock upon Long Island. I leave to the meeting of Friends in New York £6 per annum, to be raised out of my Plantation over against Harlem. All the rest of my real estate on my Plantation where I now inhabit over against Harlem, containing about 2,000 acres, I leave to my wife Mary Morris. Also my other land in New York City over against the bridge. I leave to John Bowne, of Flushing, 1 negro girl that is at old Thomas Hunts, and like legacies to Miles Forster and Richard Jones. I leave to my nephew Lewis Morris and to Wm. Bickley all my interest in the ship "Friends Adventure." Makes Richard Jones, Miles Foster, John Bowne and Wm. Richardson of Westchester, Richard Hartshorne and John Haines, and Wm. Bickly of Westchester overseers. In testimony whereof I here set my hand and seale at my Plantation over against Harlem February 7, 1690. Witnesses Johans Vermilye, Jan Tiebout, Larence Zecher, David Lyly, Susannah Roberts, Wm. Bickly. Letters of administration granted to his nephew, Lewis Morris by Governor Henry Slaughter, May 15, 1691.

Page 209.—Henry Slaughter, Captain-General and Governor. To all, etc. Whereas at a Court of Sessions held in New York on the 1st Tuesday in August

last, the will of Wm. Cox, merchant, was proved. Jacob Mayle and Richard Jones are confirmed as executors this 15 of May, 1691.

Page 210.—On this page is another copy of the will of Wm. Cox. See Page 109.

Page 213.—Henry Slaughter, Captain-General and Governor. To all, etc. Whereas JOHN OORT of this city, merchant, hath died intestate leaving goods, etc. Letters of administration are granted to his widow Sarah Oort, May 15, 1691.

Page 214.—Letters of administration are granted upon the estate of THOMAS WANDELL, late of Maspeth Kills upon Long Island, to his widow Audry Wandell, May 20, 1691. David Jamieson, Dep. Sec.

Page 216.—On this page is another copy of the will of THOMAS WANDELL. (See Page 100.) Affidavit of George Sexton and of the witnesses, that they saw him sign the same.

Page 219.—Henry Slaughter, Captain-General and Governor. To all, etc. Whereas JOHN DALLY of this city hath died intestate, Letters of administration are granted to Nicholas Bayard as principal creditor, May 19, 1691.

Page 221.—Henry Slaughter, Captain-General and Governor. Whereas on Tuesday, the 5 day of March, 1688, at a Court of Record held in New York, the will of JOHN DARVELL was proved. Letters of administration are granted to his widow Catherine Darvell, May 22, 1691. David Jamieson, Dep. Sec.

Page 222.—JOHN DARVELL, N. Y. In the name of God, Amen. The 21 day of December, 1688, "I, John Darvell, of the city of New York, merchant, being of

sound and perfect memory." Leaves to his wife Catharine all property and makes her sole executor.

Witnesses, Peter De Reiner, Johanes Provoost, Andrew Myer.

Recorded March 10, 1688. J. Nicolls, Clerk.

Page 224.—SIMON COOPER, Oyster Bay. I, Simon Cooper, of Oyster Bay in Queens Co. upon Long Island, Chirurgeon, being at this time weak in body but of a sound mind, do make and declare this to be my last will and testament. I leave to my son Robert Cooper 40 shillings, having given him before all that I intend and resolve he should have of my estate. I leave to my son in law Edward White all my share of meadow at the South which Richard Harcut had the other half of. Leaves all the rest of his estate to his wife Mary for life, and then to his son Simon Cooper, and he is to pay to his sister, Mary White, £20, "and £10 to my grand son Simon," and to my grand child, Mary White, £10. Makes John Underhill of Matinecock, Richard Willis of Jericho, John Bowne of Flushing, and Wm. Richardson of Westchester, overseers.

Dated 27 of 3d month, 1690. Witnesses, George Hutchinson, John Wollford, John Dewsbury, Jane Dewsbury.

Page 226.—Henry Slaughter, Captain-General and Governor. To all to whom these presents may come. Whereas the will of JOHN THROCKMORTON, late of New Jersey, was proved August 22, 1690, before Richard Townley and Isaac Kingsland of East New Jersey, Letters of Administration are granted upon his estate to his widow Alice Throckmorton, and also upon the estate of Joseph Throckmorton also deceased, July 29, 1691.

Page 227.—JOHN THROCKMORTON, New Jersey. "The last will and testament of John Throckmorton, being sicke of body." I give and bequeath to Alice my be-

loved wife, my new dwelling house at Garitt Hill in Middletown, in East Jersey, and 100 acres of upland adjoining to it, and 20 acres of meadow that lies next to said house, for her use during her life. Leaves to his son Joseph, and to his daughter Rebecca, all the rest of lands and meadows, that are within ten miles of my dwelling house at Garitt Hill, where I now live; and the 100 acres of upland and the 20 acres of meadow after my wife's decease. All the rest of my lands, with the benefits of my Proprietorship, I leave to my other four children, Sarah, Patience, Alice, and Deliverance, equally. Leaves to his wife one half of the personal property. "My children are to have one half of all the estate that doth belong to me by my brother Joseph's will. And my will is that one quarter of an acre of land where my father was buried in Middletown shall not be sold, but to remain for a burying place for me and all my posterity and all my relations forever." Makes his wife sole executor.

Dated July 17, 1690. Witnesses, Richard Hartshorne, Job Throckmorton, 22 August, 1690.

This day came before me, Richard Hartshorne one of the witnesses of the above written will and did solemnly declare, as in the presence of Almighty God, that he saw the above named John Throckmorton signe, seale and publish the same as his last will.

Richard Townley, Isaac Kingsland.

The will of John Throckmorton, of Middletown, entered in the Records of East New Jersey, August 23, 1690, in Liber D, folio 221. Per James Emott, Clerk.

Page 229.—(On this page there is another copy of the will of JOSEPH THROCKMORTON. See Page 129.)

Page 230.—Inventory of estate of JOHN DALLY. Taken, June 9, 1691, by Richard Mitchell and Richard Curtis (no real estate). Total amount, £34.

Page 231.—Henry Slaughter, Captain-General and Governor. To all to whom these presents shall come, Greeting. Whereas THOMAS CRUNDALL, of New York, merchant, died intestate, Letters of administration are granted to his widow Deborah Crundall, July 7, 1691. Also Letters granted to her upon the estate of her daughter Lydia Crundall, deceased.

Page 235.—Henry Slaughter, Captain-General and Governor. To all, etc. Know ye that whereas JOSEPH WEST lately deceased, Letters of administration are granted to Miles Forster, July 1, 1691, and the last will of said Joseph West was proved same day.

Page 236.—JOSEPH WEST, New York. "New York. In the name of God, Amen. I, Joseph West, being sicke and weak." I leave to my kinsman Wm. West, woolen draper, in London, the sum of £100, to be paid to his order in Boston, and 30 French Pistoles of Gold. I leave to my loving kinsman Edward Hastings, of Shipton, in Oxfordshire, Gentleman, my Diamond watch and £100, and 30 French Pistoles, in Gold. "Item, I give to the Poor people of Boston that £50 that I lent the country for the expedition to Canada, if it bee Payed." I leave to my executors £200. I leave to Rebecca Foster my negro girl. I leave to Katharine Horner £5, and to Obadiah Hanje £5. I leave to Miles Foster, the linen, etc., that is in the chests and trunks, now in his dwelling-house, except the money and plate. If Mr. Thomas Smith, of Carolina, does not pay to Joseph Harlem, in Barbadoes, the sum of £500, then I leave all my estate in Carolina to be disposed of by my executors. All my plate is to be disposed of for ready money, and after paying debts and funeral expenses, the rest is "to be put into the hands of some honest, trusty, able men of the People called Quakers, to be disposed of among the poor of the several churches of that denomination in Lon-

don." Makes his loving friend, Miles Foster, executor.

Dated May 6, 1691. Witnesses, James Evetts, Robert Skelton, Nathaniel Marston.

Page 239.—Henry Slaughter, Captain-General and Governor, etc. Whereas NICHOLAS DE MEYER, lately deceased, leaving goods, etc., Letters of administration are granted to his son Wm. De Meyer, July 16, 1691.

Page 241.—Henry Slaughter, Captain-General, and Governor, etc. Whereas on the 7th day of May last, the will of GARRETT BANCKER, of Albany, was proved before Peter Schuyler, Mayor, Letters of administration are granted to his widow Elizabeth Bancker, July 15, 1691.

Page 243.—Will of GARRETT BANCKER.
Dutch. See Appendix.

Page 246.—Letters of administration on estate of JOHN HAYNES are granted to his brother-in-law Andrew Bowne. July 17, 1691.

Page 248.—JOHN HAYNES, New York. "In the Name of God, Amen, the 24th day of August, 1689. I, John Haynes, of the city of New York, but now in New Haven, being sick and weak." I leave to my wife Elizabeth all household goods and plate. I leave to my son John Haynes, in Barbadoes, 1 negro woman. I leave all my estate in New York and in Barbadoes to my wife Elizabeth and to my two sons John and Andrew. Makes his brother-in-law Mr. Andrew Bowne, and Mr. Thomas Winslow, of New York, executors.

Witnesses, Richard Rosewell, John Smiles, Joseph Alsop. Proved before James Bishop, Esq., Deputy Governor of Connecticut, in New Haven. May 16, 1690.

Page 250.—(On this and the following pages is another copy of the inventory of estate of Wm. Cox. See Page 111.)

Page 260.—Major Richard Ingoldsby, Commander-in-Chief of the Province of New York. To all to whom these Presents shall come. Know ye that on the 21 day of April last, at a Court of Record in New York, The original will and Testament of FRANCIS RUMBOUT, late of New York, merchant, was proved. Letters of administration are granted to his widow Helena Teller, this 12th day of August, 1861.

Page 263.—FRANCIS RUMBOUT, of New York (Written after the Dutch form). In the name of God, Amen. Know all men who shall see this present Publick Instrument, that after the Nativity of our Lord and Saviour, Jesus Christ, 169 $\frac{1}{2}$, the 9th of January, appeared before me, Wm. Bogardus, Public Notary in New York, in his own person, Mr. Francis Rumbout, merchant, sickly but freely using his reason, who, considering the fragility and uncertainty of life, approving and confirming in full form the ante-nuptial conditions made September 20, 1683, with his present wife Helena Teller, instead of 1,500 guilders, Holland money, specified, she shall have 4,000 guilders, and the income of the estate till his daughter Catharine Rumbout is of age or married. Makes his wife executor and his brother-in-law Wm. Teller, Peter DeLanoy, Mayor, and Mr. Samuel Staats and Mr. Paul Richards tutors and guardians of his daughter.

Witnesses, Robert Walters, Johans DeMortier.

Codicil, Dated January 15, 169 $\frac{1}{2}$ and January 20, 169 $\frac{1}{2}$.

Provides that if his daughter Catherine die during her minority the land at Woppins should be sold in preference to other land.

Proved at a Court of Record, held Tuesday, April 21, 1691. Translated from Dutch into English by

Peter Delanoy. Recorded in the Records of the City,
May 1, 1691. J. Nicoll, Clerk.

[NOTE.—Besides houses and lots in the city, Francis Rumbout owned a very large tract at Fishkill, known as the Rumbout Patent. The daughter Catharine married Colonel Roger Brett, and lived to an advanced age.]

Page 268.—Major Richard Ingoldsby, Commander-in-Chief of the Province of New York. To all to whom these Presents may come. Whereas ABRAHAM VER PLANCK deceased was possessed of goods, etc., Letters of Administration were granted to Johanes Kip as principal creditor. Done at Fort James in New York, August 11, 1691.

Major Richard Ingoldsby, Commander-in-Chief, etc. To Madam Mary Slaughter, widow of the late Henry Slaughter, Esq., Captain-General and Governor-in-Chief of New York, late deceased. Greeting. Whereas, the said HENRY SLAUGHTER being whilst he was alive possessed of goods, rights and credits. We do appoint you, in whose fidelity in this behalf I do confide, with full power to administer the estate. Making a full and true inventory and exhibiting the same to me in the Secretary's office at Fort Wm. Henry on the 15th day of February next. In testimony whereof I have caused the seal of the Prerogative Court to be hereunto affixed.

Dated at Fort Wm. Henry, the 15th day of August, 1691. Matthew Clarkson, Secretary.

Page 271.—Major Richard Ingoldsby, Commander-in-Chief. To all, etc. Whereas the will of SIMON COOPER, of Oyster Bay, was proved on the 21 day of July last, at Fort Wm. Henry, before his Excellency Henry Slaughter, Esq., late Captain-General and Governor, Letters of administration are granted to his wife Mary, August 20, 1691.

Page 272.—[Upon this page is another copy of the will of SIMON COOPER. See Page 224.]

Page 274.—Burlington, in the Province of West Jersey. George Hutchinson of this place, personally appeared before us, two of their Majesties Justices of the Peace, and upon his solemn attestation declared that he was present when the within SIMON COOPER signed, sealed, published and declared the within instrument to be his last will and testament, and that to the best of his knowledge he was of sound mind.

Dated June 17, 1691. James Marshall, Richard Basnet.

I, Edward Hunlock, Notary and Tabelion, and Public Notary of the General Free Assembly of the Province of West Jersey, dwelling at Wingamworth, near Burlington, do attest to all whom it may concern that James Marshall and Richard Bassnet are Justices of the Peace in their Majestie's Province of West Jersey. Jacob Dewsbury declares that he saw Simon Cooper sign and seal the within instrument as his will, etc. Before me, Henry Slaughter, Governor.

Page 275.—Letters of Administration upon the estate of JAN VINGE are granted to Garrett Jansen Roos and Luycas Ver Thienhoven. August 28, 1691. By Richard Ingoldsby, Governor.

Page 276.—[Upon this and the following pages, is a copy of the will of JAN VINGE in Dutch. See Page 97.]

Page 279. — Marriage license granted to PETER SCHUYLER, of Albany, and MARIA VAN RENSSELAER, daughter of Jeremiah Van Rensselaer. September 1, 1691.

Richard Ingoldsby, Commander - in - Chief, etc. Whereas GOUVERT LOCKERMAN, a long time since died intestate, Letters of Administration are granted to Bal-

thazar Bayard on behalf of Marytie his wife and Janettie Hendrick the daughter of Gouvernour Lockerman. Done at Fort Wm. Henry, September 2, 1691.

Page 280.—Richard Ingoldsby, Commander-in-Chief, etc. Whereas at a Court of Record held in the City Hall in New York on the 14th of July last, the last will of NICHOLAS DU PUIS, deceased, was proved. Letters of Administration are granted to his widow, Catalina Du Puis. September 5, 1691.

Page 281.—The will of NICHOLAS DU PUIS, written in Dutch.

Page 283.—Major Richard Ingoldsby, Commander-in-Chief, etc. Whereas Daniel De Hart, late of New York, Doctor in Physick, who was the executor of the will of BALTHAZAR DE HART, and is likewise deceased, Letters of Administration upon the estate of Balthazar De Hart are granted to Daniel Veenvos and James Larkham. September 12, 1691.

Page 285.—Richard Ingoldsby, Commander-in-Chief, etc. Whereas ADAM MOTT, late of Hempstead, is lately deceased, Letters of Administration are granted to his son, Adam Mott. September 20, 1691.

Page 286.—Richard Ingoldsby, Commander-in-Chief, etc. Whereas Wm. ARMS, late an inhabitant of Old Pequaton, in Virginia, who, after he had been from the year 1688 to the year 1690, a visiting his uncle, on his return to Virginia by land, was detained for some time in their Majestie's service, and at the house of Mr. Wm. Meritt, at the Freshwater, in New York, died intestate, Letters of Administration are granted to his uncle, Mr. Edward Taylor, Minister of the Gospel at Westfield, Massachusetts. October 16, 1691.

Page 288.—Inventory of the estate of SIMON COOPER, late of Oyster Bay upon Long Island, taken by us

whose names are underwritten, the 22 day of the 7th month, 1691. John Townsend, John Feale.

His bookes and medecines, £51. His furs and wearing apparall, £47. Debts due to him upon book, £94. Total amount, £384.

Sworn to by Mary Cooper, widow, October 12, 1691.

Page 289.—Major Richard Ingoldsby, Governor, &c. Whereas JOSEPH BAHR, of East Jersey, died intestate, letters of administration are granted to Major Wm. Meritt, one of the principal creditors, October 22, 1691.

Page 290.—By the Commander in Chiefe. Whereas Henry Slaughter, Esq., late Governor of the Province of New York, hath granted Letters of administration to Lewis Morris upon the estate of his uncle Colonel LEWIS MORRIS. And whereas a full inventory is to be returned upon oath. We hereby authorise and impower you to appraise and value the said goods, and make an Inventory under your hands, etc.

Dated October 20, 1691. Richard Ingoldsby.

To Colonel Stephans Van Cortlandt, Colonel N. Bayard, John Pell, Esq., Wm. Richardson, Esq.

Page 291.—Major Richard Ingoldsby, Commander in Chief, &c. Whereas RICHARD STILLWELL, late of Staten Island, hath lately died intestate, Letters of Administration are granted to Wm. De Meyer of the county of Ulster, and one of the Principal creditors, October 30, 1691.

Page 292. — Richard Ingoldsby, Commander in Chief, &c. Whereas ADAM MOTT, late of Hempstead, hath deceased, Letters of administration are granted to his widow Elizabeth and his son Adam Mott, October 30, 1691.

Page 299.—License of marriage to LEWIS MORRIS, and ISABELLA GRAHAM, November 3, 1691.

Major Richard Ingoldsby, Commander in Chief, &c. Whereas THOMAS WALTON hath lately deceased, leaving goods and chattels, Letters of administration are granted to Cornelius Coursen, of Staten Island, Principal creditor, November 7, 1691.

Whereas JAMES LATY, late of New York, hath died intestate. Letters of administration are granted to Wm. Le Count of New Rochelle, husband of Anna Martha, the eldest daughter of said James Laty, November 9, 1691.

Page 299.—Inventory of the estate of THOMAS PHILLIP, recorded for Charles Lodowick, September 5, 1691, and sworn to by him December 12, 1691. Silver money, £270; debt due from Wm. Penn, Esq., £33 18s. Total amount, £633 8s.

Inventory of estate of CATALYNTE FRANS, January 16, 169^o, taken by Peter Le Grand and Hendrick Jelis.

Page 302.—Major Richard Ingoldsby, Commander in Chief, &c. Whereas CHARLES LAMBERT, late of New York, lately deceased on the deep sea on board the barquentine "St. Mary," Captain Phillip Phillips, commander. Letters of administration are granted to Wm. Bickley, his uncle and next of kin, at New York, June 7, 1691.

Page 303.—Be it remembered that on the 8th day of November, 1691, that CHARLES LAMBERT, late of New York, merchant, then passenger on board the "St. Mary," a Barquentine belonging to New York, Captain Phillip Phillips, commander, bound for New York from the Island of Jamaica. That the said Charles Lambert being then in perfect health on the day aforesaid did declare and say, and his desire was unto the said Phillip Phillips at that day and afterwards, these words. To wit, I desire that the 300

pieces of 8, now in the chest of John Mountes, purser of the said vesell "St. Mary," may be delivered according to a bill of lading, that his loving uncle, Wm. Bickley of New York, shall receive the sum of 200 pieces of 8, then in the chest of said Charles Lambert, and remit the same to England to his mother and sister dwelling in the city of Exeter. That Lewis Morris of New York should have his trunk of books now in New York, and that the rest of his property should go to his uncle, Wm. Bickley, in consideration of many kindnesses. And to the truth hereof I set my hand in New York, this 23 of November, 1691.—Phillip Phillips. Sworn to before Abraham DePeyster, mayor, November 24, 1691.

Page 305.—Major Richard Ingoldsby, Captain-General and Governor, &c. Whereas THOMAS BERRYMAN hath lately deceased leaving a will. And whereas one of the witnesses is dead, and the other out of the Province and not to be found, Letters of administration are granted to Jane Berryman, his widow, December 23, 1691.

Page 306.—THOMAS BERRYMAN. "In the Name of the Almighty God, Amen. The 5th day of August, 1689, I, Thomas Berryman of New York being sick. I do make and declare this to be my last will and testament. I leve to my son 5 shillings, and to my 3 daughters 5 shillings a piece. And I leve all the rest to my loving wife to give and dispose of as she shall see cause" (*children not named*).

Witnesses, Wm. Tooker, Joseph Hart.

By the Commander in Chiefe:

Ordered that Johanes Van Brugh do deliver the books and papers belonging to the estate of GOUVERT LOCKERMANS, deceased, unto Balthazar Bayard, to whom I have confided the administration thereof, January 20, 1691.

By the Commander in Chief :

Whereas Johanes Van Brugh, executor of the estate of Mary the wife of Gouvert Lockerman, deceased, hath set forth in his petition, that by reason of great age and infirmities he is incapable of executing the said office, but hath exhibited an account, but on account of the aforesaid is not able to come before me. It is ordered that James Graham, Esq., administer the oath to him according to law. Done this January 22, 1691.

Inventory of estate of GOUVERT LOCKERMAN, and Account. Charges for them that carried the body of Maria Lockerman to ye grave, 200 guilders. To Clerke of ye yard, 49 guilders. To Mr. Thomas Lovell for translating the last will of Maria Lockerman, 18 guilders. Paid to Albert Bosch for Shrines for ye coffin, 16*g.*, 10*s.* Dr. Lockhart for medicines, 34*g.* To Edward Griffith for two Beavers, 48*g.* A carpenter 2½ days work, 20*g.*

Page 310.—Inventory of estate of THOMAS WALTON, late of the Co. of Richmond. Taken March 12, 1689, and exhibited by Cornelius Coursen, Administrator. 1 White cow and calf, £2, 12. 1 Black cow and calf, £2, 5. 1 yoke of oxen, £11. Long list of articles of small value. Total, £142.

Inventory of estate of CHARLES LAMBERT. January 29, 1691. Taken by Th. Phillips and Richard Jones. Total, £110.

Page 314.—Inventory of estate of GOUVERT LOCKERMAN. By Balthazar Bayard, February 5, 169½. This part consists wholly of a few Account books and Ledgers. No total.

Page 315.—Inventory of estate of FRANCIS RUMBOUT. Taken January 22, 169½, and presented by Helena Rumbout, his widow. 2 Houses with lot of ground according to Patent, £600. Total, £1,131.

Appraised by Johanes Kip, Johanes Outman, and Johanes DeKay. Sworn to by Helena Rumbout, February 17, 169½.

Page 319.—Inventory of estate of Colonel LEWIS MORRIS, taken by Stephanus VanCortlandt, John Pell, and Wm. Richardson, 1691. 3 gallons spiritts, 12s. 1 barrel molasses, £1, 10. 1 barrel muscovado sugar, £3, 9. 900 ounces of Plate at 3s. 9d., £303, 15. 180 guineas, £211, 3. 1 double guinea, £2, 14. 23 Jacobuses, £34, 10. 6½ Jacobuses, £4, 10. 4½ do, £1, 10. 1 Pistole, £1, 4. 2 double doubloons, £9, 12. 50 acres of wheat, £30. 22 negro men, £440. 11 negro women, £165. 6 boys, £90. 2 "garles," £24. 25 children, £125. 24 gallons refined molasses, at 18d., £1, 16. 24 oxen, £72. 17 cows, £34. 4 bulls, £8. 30 horses, mares, and colts, £60. 30 swine, £9. A very long list of articles showing great wealth. Total, £4,071.

Page 324.—Inventory of estate of Mr. THOMAS CRUNDALL, exhibited by Deborah Crundall, administratrix, January 26, 169½. 1 negro, £30. 1 do, £27. 1 Madagascar negro woman, £25. Total, £164. Taken by John Theobald, Johanes Clopper.

Page 326.—Affidavit of Charles Lodowich, that he has in his possession no goods of the late Thomas Phillip. A Quietus granted March 18, 1691.

Letters of Administration upon the estate of THOMAS PHILLIP having been granted to his widow who declined, and to Charles Lodowich, who has rendered an account, the administration of the remainder is granted to Rip Van Dam and James Mills, March 11, 169½.

Page 328.—Inventory of estate of JOHN HAINES, merchant, of New York, taken by John Bowne and Wm. Richardson. 16 silver spoons at 12s., £9, 12.

1 Silver Tankard, £10. 1 sword with silver handle, 18s. Total, £100.

Page 329.—Inventory of estate of Wm. Kook, taken for Harmsie Kook, December 30, 1689. 2 Houses in the Pearle street, according to ye respective Ground Briefe (not valued). Taken by Ernst Van Hook, constable. Account. "For the burial of Wm. Kooke, £7, 1s." Sworn to by Harmsie Van Hook, *alias* Kooke, April 14, 1692.

Registered for Captain William Kidd and Sarah his wife. Fort William Henry, this 15 day of April, 1692. Whereas the within named Sarah Oort, now Sarah Kidd, and administratrix of the estate of John Oort, deceased, hath since the grant of the within Letters of Administration, been intermarried to Captain William Kidd, by which means she hath neglected to exhibit her Inventory pursuant to the written directions. I being well satisfied in the fidelity of the said William Kidd, have decreed that the said William Kidd shall give bonds in five hundred pounds, along with the said Sarah, for their true administrations, and allow them six months from this day for the exhibition of the Inventory, and one year from this day for their account. As witness my hand the day and yeare above written.

Richard Ingoldsby.

Page 331.—Richard Ingoldsby, Captain-General, Governor, &c. Whereas, on the 9th day of March, 1692, before Henry Beekman and Philip Schuyler, Justices of the Peace in the Co. of Ulster, the will of PETER L'HOMMEDIEU, late of Kingston, was proved. Letters of administration are granted to Stephen De Lancy and Stephen Valleau, and they are confirmed as executors.

M. Clarkson, Secretary.

PETER L'HOMMEDIEU, Kingston. "In the name of God, Amen, this 10 day of February, 169½, I, Peter L'Homedieu, of Kingston, in the County of Ulster,

merchant, being sicke and weake. I leave to my dear mother Martha L'Hommedieu, all goods and merchandizes that I have, in company or without. And all the goods left in the hands of Stephen Valleau, as per inventory, shall be sent down to New York to Mr. Stephen DeLancy, merchant, to keep them till Mr. Augustus Jea (Jay) absent, returns. Stephen Valleau is to collect all debts, and send to Mr. Stephen Van Cortlandt, for his mother and his partner, Augustus Jea (Jay).

Witnesses, James Day, S. Valleau, Humphrey Davenport. Proved before Henry Beekman and Philip Schuyler, March 30, 1692.

Page 332.—Quietus granted to Cornelius Coursen administrator of estate of THOMAS WALTON, granted by Governor Richard Ingoldsby, May 6, 1692.

Page 333.—Major Richard Ingoldsby, Captain-General and Governor, &c. Whereas THOMAS SLATER, late of the County of Albemarle in Carolina, died on board his sloop "Hopewell" upon the main ocean, in a voyage from Providence to Carolina, Letters of administration are granted to Thomas Burroughs, pewterer, as the principal creditor, May 13, 1692.

Page 334.—Richard Ingoldsby, Captain-General and Governor, &c. Whereas the executors of the will of CHRISTOPHER DEAN, late of this city, deceased, have relinquished the executorship, Letters of administration are granted to Hannah Dean, the widow, May 19, 1692.

Page 335.—CHRISTOPHER DEAN, New York. "In the name of God, Amen. I, Christopher Dean, of the city of New York, butcher, being sick and weak" I leave to my son John Dean all my lands and tenements in Westchester, by me lately bought of John Tudor. And all my lands at Hempstead in Queens County, bought of Josiah Hobert. I leave to my wife's son,

Adam Wallis, all my lands at Crab Meadow in the County of Suffolk, bought of Richard Cornell. I leave to my mother in law Ruth Simmons, £10. To my friend Henry Batchelor, £10. To my kinsman, Edward Taylor, my seal ring engraved with E. T. To my friend, Joseph Nicolls, a ring value 15 shillings. I leave to each of those who shall bear up my pall at my funeral, a ring value 15 shillings, and a mourning hat band. I leave to each of my executors a ring, value a Spanish Pistole. My house and lot in New York by me bought of Humphrey Underhill and others, to be sold. Leaves to his wife Hannah two thirds of the rest of estate, and one third to his daughter Hannah, when of age or married. Mentions other children (*not named*). Makes his loving friends Wm. Morris "of the ferry" and Wm. Nicolls executors.

Dated October 24, 1689.

Codicil, Dated December 5, 1691, revokes the legacy of £10 to Henry Batchelor, and gives it to his mother in law, Ruth Simmons.

Major Richard Ingoldsby, Captain-General and Governor, &c. Whereas JOHN ANDERSON, late of New York, died on a voyage to Barbadoes, Letters of administration are granted to David Kennedy, as principal creditor, June 9, 1692.

Page 338.—Major Richard Ingoldsby, Governor, &c. Whereas PETER HANSEN died on a voyage to Barbadoes, and left a will but no executors, Letters of administration are granted to his brother Geritt Hansen, June 26, 1692.

Page 339.—Peter Hansen. Written in Dutch. Dated November, 1691. Makes his brother Geritt Hansen, and his son Peter Geritts his sole heirs.

Page 340.—Letters of administration on estate of Peter Hansen granted to Geritt Hansen eldest son by the late wife of John Johnson, June 17, 1692.

Page 341.—HANS JOHNSON VAN NEUERSTRAIT. “In the name of Jesus Christ, Amen. This 20 day of August in the year 1679, appeared before me Clarke of Amersvoort, admitted by the Rt. Hon. Sir Edmund Andross, and elected by the Town, and in the presence of the under written witnesses, Hans John van Nevestrait, in Holland, being sound in body, but uncertain of his dying day.” He leaves to his two sons Gerritt Hansen and Peter Hansen, the land in the New lots, with a lot of meadow lying to the vlacke against the small kill to Carnerest, and they are to give to their younger brother John Hansen “a good suit of clothes from top to toe.” His children by his last wife are to have all the household stuff. The two sons mentioned are to have a lot of meadow upon Hog neck No. 6, and the youngest son is to have 300 guilders in wheat or wampun. “My son Volkert shall have two cows for a remembrance of his mother.” The land at present possessed by the testator and occupied by him shall be kept in use by the sons Peter, Geritt and John.

Witnesses, Hendrick Abramse, Jacob Strycher, Roel-off Martins, Clerke. Proved April 1, 1690.

Page 342.—Major Richard Ingoldsby, Captain-General and Governor, &c. To all, etc. Whereas Doctor JOHN KENNEDY died in a voyage from Barbadoes to this Province, on the deep sea, on board the Barquentine “Mary,” Letters of administration are granted to Captain Phillip Phillips, as principal creditor, June 15, 1692.

Page 344.—Major Richard Ingoldsby, Captain-General and Governor. To all, etc. Whereas NATHANIEL BAILEY has lately deceased, leaving goods, etc. His wife Margaret is appointed administrator, July 8, 1692.

Page 346.—LUCAS SANTEN, New York. “In the name of God, Amen, this 20th day of June, 1692. I, Lucas Santen, Gentleman, now residing in the city of

New York, being very ill." He leaves to his beloved niece Mrs. Margaret Chamberlain, £50. To my relation Mr. Samuel Stephens, £50. To my God son John Smith, son of my loving friend John Smith, one of my executors, £50. "To my landlord Captain John Clopps, £10 to buy him a mourning ring, in consideration of the trouble I have given him." I make my trusty and well beloved friends Abraham De Peyster, Captain Matthew Plowman and John Smith, Gent., executors. He leaves the rest of his property to his executors. John Smith to have half.

Witnesses, Anthony Brockholls, Thomas Harworden, James Matthews. Proved at Court of Record July 5, 1692. The same is confirmed July 8, 1692.

Richard Ingoldsby.

Page 347.—Letters of administration upon the estate of RICHARD PATTISHALL, mariner, "who was killed at Pemaquid, on board of his sloop by the Indian enemy," granted to Matthew Marlow, principal creditor, July 13, 1692.

Page 348.—By the Commander in Chiefe. Whereas on the 9th of November last past, I did grant letters of administration on the estate of JAMES LATEY, deceased, to Wm. Le Counte, his son-in-law, whereby he is enjoined to make an inventory, which he has done without appraizement. We therefore authorize ye, Elliene Catherat and Wm. Jeffrey, both of New Rochelle, to appraise the said goods. Dated July 14, 1692.

Richard Ingoldsby.

Page 349.—Certificate in Latin, by John, Archbishop of Canterbury, stating that on October 12, 1691, at London, the last will of LAWRENCE DELLEDYKE was proved.

Page 350.—LAWRENCE DELLEDYKE. Power of Attorney: "know all men by these Presents, that I, Lawrence Dellelyke, citizen and joyner of London, now

bound to sea in the good ship called the 'Beaver,' to New York, do hereby constitute and appoint my loving brother-in-law, Paul Ray, of the Parrish of Stepney, in the Co. of Middlesex, weaver, my true and lawful attorney. And in case it shall please God, me to depart this life, then I do declare and make this my last will and testament, and do give all my estate to the said Paul Ray and make him executor."

Dated October 6, 1690. Witnesses, Wm. Davis, Peter Jeff, Christopher Hayward.

Page 352.—By this Public Instrument of Procuration or Letter of Attorney, be it known, that on the 13th day of October, Anna Dom, 1691, before me, Anthony Wigot, Notary Publick dwelling in London, appeared Paul Ray of the Parrish of Stepney, Co. of Middlesex, executor of the last will and testament of LAWRENCE DELLEDYKE, joyner and citizen of London, deceased, on his voyage to New York, and by these presents doth make and ordaine Mr. James Mills and Mr. Rip Van Dam, Merchants, in New York, his true and lawful attornies, etc.

Page 353.—LAWRENCE DELLEDYKE, London. "In the name of God, Amen. I, Lawrence Delledyke, of London, citizen and joyner, being sick and weake, doe hereby make and declare this to be my last will and testament. I appoint my loving brother-in-law, Paul Ray, of London, weaver, my sole executor, according to a former will made in London. I bequeath to Major Richard Ingoldsby one Camlet Cloak. To John Corbett, my bayonet and cartridge box. To Lieutenant Matthew Shanks 1 pair of Scarlett Stockings, and the same to Lancaster Symes. I leave £10 to expend at New York among my friends and acquaintances to be disbursed by Mr. James Mills my attorney." Legacy to Thomas Thornbill, mentions "my brother Paul Ray's children."

Dated on board the ship "Beaver" this 16 January, 1690.

Codicil. Dated January 16, 1690, authorizes James Mills to receive all goods belonging to him on board the "Beaver."

Page 354.—Major Richard Ingoldsby, Governor, etc. To all to whom these presents may come. Know ye that on the 23 day of July last, the will of LAWRENCE DELLEDYKE was proved and Letters of administration are granted to James Mills, July 23, 1692.

Page 355.—NICHOLAS DE MEYER. "In the name of God, Amen. I, Nicholas De Meyer, merchant in New York, being in good health, do make and declare this to be my last will and testament. I leave to Wilhelminus De Meyer £5 in full of consideration that he is my eldest son. I leave to my wife Sarah, late widow of John Weekstein, all that I have signed to in our marriage contract. I leave to my 5 children, Wilhelminus, Henricus, Anna Catharine, Deborah and Elizabeth, all the rest of my estate that I have or in England or Holland or elsewhere. Makes his son Henricus, and "my son-in-law Thomas Crundell, husband of my daughter Deborah," and my trusty friend Jacob De Key, executors. Proved before Governor Richard Ingoldsby, March 30, 1692, by oaths of Samuel Staats and Jacobus Provost, witnesses.

[NOTE.—Nicholas De Meyer was Mayor of New York in 1676. His house and lot is now No. 41, 43, 45, Stone Street. He also owned a windmill and lot, which are very conspicuous in early maps and views of the city, and stood very near the site of the present Baptist Church on Oliver street. The Jews burying ground was bounded on one side by it. The daughter Anna Catherine married Jan Willienze Neering of New Castle, Delaware, and afterwards John Williams. Elizabeth married Philip Schuyler. Deborah married Thomas Crundell, and afterwards Thomas Tyndall, and afterwards Wm. Anderson. He also owned a lot on Queen Street (now Pearl). Platt Street now occupies this lot.—W. S. P.]

Page 359.—Letters of administration granted to Frances Lambert, widow of Dennis Lambert, May 11, 1692. Matthew Clarkson, Sec.

Inventory of the estate of GOUVERT LOCKERMANS. "One Piece of ground over against Johanes Van Brugh as by Patent." A long list of book accounts showing a very great number of small debts owing to him. Sworn to by Balthazar Bayard, August 26, 1692. Total amount 52,072 guilders.

[NOTE.—The "Piece of ground" is on the north side of Hanover Square next west of Hanover street, which is a part of the ancient "Sloat Lane."—W. S. P.]

Page 364.—Inventory of estate of THOMAS PHILLIPS, September 10, 1692. Taken by James Mills and Rip Van Dam. September 10, 1692. Total amount, £630.

Page 365.—Marriage license to JACOB WARE and ELIZABETH OSBORNE, October 3, 1692.

[NOTE.—Jacob Ware was a physician in the town of Southampton. His wife was of the Osborne family of East Hampton.—W. S. P.]

Registered for Captain William Kidd and Sarah his wife. An Inventory of all the goods and chattells of Mr. JOHN OORT, deceased, found in the possession of his widow Mrs. Sarah Oort, now wife of Captain William Kidd, and appraised as here underwritten this 19th day of October, 1692, in New York at the request of said Captain Wm. Kidd. John Smith, Wm. Huddleston. 1 dozen turkey worked chairs, £1 1s; 1 Pipe of Madeira wine, £12; 104 ounces of Plate, £101; total amount, £155. Exhibited for a true and perfect Inventory of all and singular the goods, rights, credits of John Oort, deceased, by William Kidd and Sarah his wife, this 26th day of October, 1692.

William Kidd
the marks of
 Sarah S. K. Kidd.

Page 368.—Inventory of estate of JOHN ANDERSON, deceased, taken by David Kenedy, administrator, 1692. Total amount, £47 5 9. 2 barrels of Pork, sold for £5 5s.

Secretary's office, this 28 October, 1692. There appeared before me, being authorized by his Excellency Benjamin Fletcher, Captain-General and Governor in Chiefe of the Province of New York, David Kenedy, and made oath to the truth of the above.

David Jamieson, Sec.

Page 370.—Benjamin Fletcher, Captain-General and Governor in Chiefe of the Province of New York. To all to whom these presents may come. Know ye that at Fort William Henry, on the 20 day of October, 1692, the last will of JOHN TERRY, late of the Island of Barbadoes, merchant, and came hither to this Province for his health, was proved by the oaths of Wm. Nicolls, James Evetts, and Edward Graham, and Letters of administration are granted to Captain Laurence Read, October 28, 1692.

Page 371.—JOHN TERRY. "In the name of God, Amen. I, John Terry, late of the Island of Barbadoes, merchant, now resident in this city of New York, being sicke and weak. My estate which is all in the Island of Barbadoes, I place in charge of my brother, Captain Christopher Terry and my loving friend Mr. Benjamin Watson as executors. I direct that my 16 acres of land in St. Michael's Parish, in said island, to be sold and the proceeds to be used for my two daughters Sarah and Frances Terry. My executors are to take charge of all my children, and take good order for their maintenance and education. Rest of estate to all my children. If I die in New York, I appoint my loving friend Captain Lawrence Read sole executor."

Dated October 8, 1692. Witnesses, James Evetts, Edward Graham, Wm. Nicolls.

Page 373.—Fort William Henry, this 20 October, 1692. There appeared before me, Benjamin Fletcher, Captain-General and Governor-in-Chiefe of the Province of New York, James Evetts and Edward Graham, the above witnesses and made oath to the same. By his Excellency's command.

David Jamieson, Dep. Sec.

By His Excellency's Command. Know all men whom it may concern that I have commissioned and appointed, and by these presents do commission and appoint, Matthew Clarkson, Secretary, and David Jamieson his Deputy, or either of them, with full power to administer the oath of Probate of wills and Testaments, the oath of an executor, and the oath of an administrator to the truth of their accounts and inventories. Witness my hand and seale at Fort William Henry the 21 of October, 1692.

Benjamin Fletcher.

Page 374.—At New York, November 4, 1692, Captain Laurence Reed takes oath as executor of the will of JOHN TERRY, deceased.

Thomas Burroughs, administrator of the estate of "THOMAS SLATER of Carolina, master of the sloop 'Hopewell' who deceased in a voyage from Providence to Carolina, the sloop being taken up at sea and brought into this Port of New York, there being none of the sloop's company alive, but two who were ignorant of navigation." The said Thomas Burroughs exhibits inventory of his estate. 342 bushels of salt sold for 2s. 6d. per bushel, £42 15s. Sworn to by Thomas Burroughs November 9, 1692.

Page 375.—The account of Captain William Kidd and Sarah his wife, administrators of the estate of JOHN OORT, merchant, deceased. They charge themselves with all the goods and chattells, which appear

to be £155 14s. The petition for allowance for the funeral charges, £30 1s. 6*d.* The whole estate appears to be £274, 3s. 6*d.*

William Kidd
the marke of
 Sarah S. K. Kidd.

Quietus granted by Governor Benjamin Fletcher, November 18, 1692.

Page 377.—Benjamin Fletcher, Captain-General and Governor-in-Chief. To all, etc. Whereas Captain George Bradshaw lately died intestate, Letters of Administration granted to his wife Elizabeth, November 17, 1692.

Page 379.—Inventory of estate of JAMES LATEY, taken May 1, 1692, by Wm. Le Count, administrator. 810 acres of land, in several parcels, and a small island, £109, 10; 7 oxen, £26, 5; 8 cows, £16; 12 pigs, £1, 4; a Turkey hen, 1 shilling; 20 common hens, 10 shillings; 14 geese and ganders, 14 shillings; 4 great negro men, £120; a negro boy, 12 years old, £22; a mulatto, 5 years old, £15; a little negro boy, 3 months old, £2; 4 negro women, £96; negro girl, 4 years old, £12; 2 pieces of gold, weighing 2 ounces, £10, 6; 24 Spanish Pistoles (one light), £32; 29 light pieces of 8, £7, 5. Total, £693. The inventory shows extensive farming operations.

Page 382.—Benj'm Fletcher, Governor, etc. To all to whom these may come. Know ye that at Fort William Henry, on December 10, 1692, the will of HENRY DE MEYER, late of New York, was proved, and Letters of Administration were granted to his widow, Agnetie, and Jacob and Tunis De Kay, his brothers (in law). December 10, 1692.

Page 383.—HENRY DE MEYER. "In the name of God, Amen. I, Henry de Meyer, of the city of New

York, being weake and sicke." He leaves one-half of his estate to his wife Agnetie, the other half he leaves to his daughter Lydia, "and to such other children which God Allmighty shall please to send me, and with which my said wife is now bigg withal and ready to bring into this world." Mentions his brothers and sisters, William, Anna Katharina Williams, wife of John Williams, of New Castle, Delaware, Deborah, wife of Thomas Tyndall, of New York, and Elizabeth, wife of Philip Schuyler, of New York. Makes his wife, and his brothers in law, Jacob and Tunis De Kay, executors.

Dated November 9, 1692. Witnesses, James Evetts, Cornelius Van der Busch, Isaac De Forest.

[NOTE.—Henry (or Henricus) De Meyer was son of Nicholas De Meyer, formerly Mayor of the city. In the division of the estate of his father, he had the house and lot now No. 41 Stone Street.—W. S. P.]

The above named witnesses appeared before David Jamison, Deputy Secretary, and made oath to the execution of the above will, December 10, 1692.

Page 387.—License of Marriage granted to FREDERICK PHILLIPSE and KATHARINE DERVALL, widow, December 1, 1692.

PHILLIP SMITH, New York. "In the name of God, Amen. I, Phillip Smith, of New York, being sick and weak." Leaves all of his estate to his wife Margaret, for life or during her widowhood, "but if she marry and take a husband," then she is to have her thirds only. Rest of estate to his children Phillip, Margaret, Katharine and Mary.

Dated January 20, 1690. Witnesses, James Collis, Geritt Hardenburgh, Johaness Von Gierson. Makes his wife, Margaret, executor.

New York, 10 December, 1692. There appeared before me, being thereto authorized by his Excellency, Benjamin Fletcher, Esq., Captain-General and Gov-

error, the above named witnesses and made oath to the same. David Jamieson.

Page 388.—Benjamin Fletcher, Captain-General and Governor-in-Chiefe, etc. Whereas PHILLIP SMITH in his last will made his wife, Margaret, executor, and she being dead, having never administered upon said estate, Letters of Administration are granted to Allet Bosch, Clark Smith, and Nicholas Blank, shoemakers, brethren in law to said Phillip Smith. December 10, 1692.

Page 390.—HENDRICK (OR HENRY) BOELEN. “Know all men by these presents, that I, Henry Boelen, of New York, smith, being sick and weak. I leave to my wife, Antie Berents, the use of all my estate during her life, and she shall give to her son Alexander, when of age, such portion as she can conveniently spare, and after her decease he is to be sole heir, and if he should die the estate to go to Boelen Roeloffs, my father. If my wife should remarry she shall secure to my son Abraham Boelen £125, and he is to be instructed to read and write, and afterwards to learn a trade by which he shall live in the future. He is also to have my great Dutch Bible as a particular gift and legacy.” Makes Roeler Roeloffen, Jacob Boelen, Dirck Ten Eyck tutors and overseers, and his wife executor.

Dated May 15, 1691. Witnesses, A. De Lanoy, P. De Lanoy.

New York, December 10, 1691, there appeared before me, being authorized by Governor-General Benjamin Fletcher, the above named witnesses, and made oath to the same, that they saw Henry Boelen sign and seal the same. David Jamieson, Dep. Sec.

[NOTE.—Antie Boelen, the widow, married Abraham Kettletas, December 10, 1692.]

Page 393.—Inventory of estate of JOHN HANSEN, exhibited by Gerrett Hansen. 1 House and barn and 35 morgen of land, one parcel of meadow in the Great

meadow, No. 4, one parcel of meadow upon the island, No. 1 (No valuation). Sworn to by Geritt Hansen, Peter Nevins, Roelof Martins, John Van Dyck. December 13, 1692.

Page 395.—Inventory of estate of PETER HANSEN. Exhibited by Geritt Hansen, December 13, 1692 (No valuation). December 13, 1692.

Page 397.—Isaac De Forrest, New York (Written in Dutch form). "In the name of God, Amen. Know all men who shall see this present Publick Instrument, that in the year 1672, the 4th day of June, being Tuesday, in the morning about 9 o'clock, in the presence of me, Wm. Bogardus, Notary Public, and the under-written witnesses, appeared Mr. Isaac De Forrest, brewer, of this city, and Sarah Tenix his lawful wife, the testator being sick, but the testatrix sound of body." They make their children Susanah DeForrest, wife of Peter De Reimer, Johanes, Phillip, Isaac, Hendrick, Maria, and David, "and the children which in the future by God's blessing may come," sole heirs to all the estate. The survivor having the use of all during life. They make their cousin Jacob Kip, and their trusty and known friend Simon Jansen Romeyn, tutors and overseers of the children.

Witnesses, Isaac Kipp, Arent Isaacs.

Benjam Fletcher, Captain-General and Governor-in-Chiefe, To all, etc. Whereas ISAAC DE FORREST and SARAH his wife are both deceased, Letters of administration are granted to his eldest son Johanes De Forrest, and Henry De Forrest, his brother, December 19, 1692.

Page 399.—Further account of Wm. Le Count the administrator of the estate of JAMES LATEY, deceased, and Quietus granted December 24, 1692.

Page 401.—Account of Cornelius Steenwyck, administrator of estate of John Schackerly. Presented

by Rev. Henricus Selynus and Margareta his wife, the said Cornelius Steenwyck being deceased, and his widow Margareta having married the said Rev. Henricus Selynus. This account shows a very extensive list of small debts due from a large number of persons. January —, 1692. Quietus granted January —, 1692.

Page 404.—Captain GEORGE BRADSHAW. “In the name of God, Amen. I, Captain George Bradshaw, of New York, Gentleman, being sicke, Do make this my last will and testament. I leave to my sister Susannah Bradshaw *alias* Wentworth, of Doncaster, in the Co. of Yorke, England, widow, for the use of my son Richard, all sums she may obtain by virtue of a letter from me to her, out of the estate of Owen Fritton, late of Gardins in Wales. She paying to my loving wife Elizabeth £100. Leaves all rest of his estate to his wife.

Dated November 4, 1692. Witnesses, Peter Jacobs Marius, Silvester Salisbury, John Ba-ford. Proved by the affidavits of the above witnesses, January 16, 1693, and is confirmed. David Jamieson, Dep. Sec.

Page 407.—Inventory of estate of JOHN TERRY of Barbadoes, late came to this Port for his health: deceased. Total amount, £393. Taken by Lawrence Read.

Page 408.—Inventory of estate of LAWRENCE DELLEDYKE, registered for James Mills, January 19, 1693. Amount very small, articles not valued.

Page 410.—Benjamin Fletcher, Captain-General and Governor in Chiefe, &c. Whereas THOMAS JOHNSON of late come from England to this city, is deceased, Letters of administration are granted to Abraham De Peyster, January, 1692.

Page 412.—THOMAS JOHNSON. “In the name of God, Amen. I, Thomas Johnson, at present sick in body.”

“ I leave my body to a decent burial at such a place as shall be thought most convenient by his Excellency the Governor and Council.” He appoints Abraham De Peyster executor. I desire my gold and Diamond ring to be sent to my dear and loving wife Agnes Johnson, living in Durham, Lancashire, England. I leave to his Excellency Governor Benjamin Fletcher a golden funeral ring, for a remembrance. The overplus of any effects in this country is left to Mrs. Barbara Morton. And as for my affairs in England, I have already settled them before my coming from thence.

Dated January 6, 1693.

Letters of Administration on the estate of Dirck Tunisen and Ariante Walens his wife deceased, are granted to Francis Goderus their grand son, January 29, 1693.

Page 414.—Marriage license Granted to BENJAMIN NORWOOD and CORNELIA VAN CLYFF, February 20, 1692.

[NOTE.—Cornelia Van Clyff was daughter of Dirck Van der Clyff, who owned the farm next east of the “Shoe makers Pasture,” and through which Cliff street and Gold street were laid out.—W. S. P.]

Letters of administration upon the estate of MINNIE JOHANES of Orange County, deceased, are granted to Stephans Van Cortlandt, January 17, 1693.

[NOTE.—Minnie Johanes was the owner of a large tract where the present village of Haverstraw now stands. What is now Rockland County, was originally part of Orange County, and known as “Orange South of the Mountains.”—W. S. P.]

Benjamin Fletcher, Captain-General and Governour in Chief, &c. Know ye that at Fort William Henry, on February 15, 1693, the will of JOHANES VAN HOORN of New York was proved, and the same is confirmed.

Matthew Clarkson, Sec.

Page 416.—**CORNELIUS JANSEN VAN HOORN.** “In the name of God, Amen. Know all men by these Presents that on the 11th day of October, 1689, I, Cornelius Jansen Van Hoorn, inhabitant in this city of New York, have of my free will made this my last will and testament, without any persuasion of others. I leave to my eldest son John, 50 shillings, made in consideration of the Prerogatives of the first born. I leave to my wife Anna Maria Van Hoorn, all my estate during her life, she remaining unmarried, to bring up and maintain the under aged children, and after her decease, to be divided among my children, and they are to be instructed in an art or trade by which they may live.” · Makes his wife executor.

Witnesses, Thomas Burroughs, Albert Bosch.

Page 417.—Letters of administration granted by Governor Benjamin Fletcher, upon the estate of **JOHN ALGARD**, late of Port Royal in Jamaica, to Richard Johnson the principal creditor, March 24, 1693.

Page 419.—(Upon this page is another copy of the will of **JOHANES VAN COWENHOVEN.** See Page 140.)

Letters of administration are granted by Governor Benjamin Fletcher, upon the estate of **JOHANES VAN COWENHOVEN**, to John Byvanck, who married the widow of said Johannes Van Cowenhoven, April 14, 1693.

Page 421.—Letters of administration upon the estate of **ADAM BREWER**, late of the town of Brooklyn, are granted by Governor Benjamin Fletcher, to his widow, Magdalena Brewer, April 15, 1693.

Page 422.—**ADAM BREWER.** “In the name of God Amen. Whereas I, Adam Brewer, Berkhoon, inhabitant of ye Towne of Brooklandt, being at present sick, but fully having my knowledge and understanding.” “I desire that none of my children shall trouble or

move their mother during her life." "I leave to my eldest son Peter, 3 shillings by reason that he has been disobedient to his father. And also Jacob Brewer and Altie Brewer for reason of their disobedience shall not receive a penney from their father Adam Brewer," but their portions are left to their children. The other 7 children, Mathys, William, Adam, Abraham, Anna, Sarah, and Rachel shall have an equal share in the estate. Leaves to Adolphus the son of William, 3 pieces of 8. To Magdalena, daughter of Peter, 1 piece of 8, and to his daughter Vrentie 1 piece of 8. "This is that which ye Testator Adam Brewer as his last will and testament, he hath signed and sealed the same with his own hand," January 22, 169½. Makes Barent Van Flentburg and Wm. Nazareth tutors and overseers.

Witnesses, Henry Sleght, Cornelius Sebrig, Johannes Fredrichs.

The foregoing witnesses appeared before me, November 21, 1692, and made oath to the same.

Benjamin Fletcher.

Page 424.—Benjamin Fletcher, Captain-General and Governor in Chiefe, &c. To all, etc. Know ye that on the — day of — at a Court of Record held in ye city Hall in New York, the last will and testament of GERRITT CORNELIUS VAN EXWEEN was proved, and Letters of administration are granted his widow Wyntie.

Done at Fort William Henry this — day of April, 1693.

Page 425—GERITT CORNELIS VAN EXWEEN. "In the name of God, Amen. Be it known to all whom it may concerne that I, Geritt Cornelis Van Exween, inhabitant within this city." "I declare that of the great love and affection which my loving wife Wyntie Stoutenburgh has shown unto me during the time of our matrimony, and if it please God, will still show." He leaves to her all the estate of houses and lands, for

ner to dispose of without being obliged to render any account, but she is to maintain the two children, Cornelis and Effie, till they are of age. If she remarry, then the children are to have one half. "My son Cornelis is to have my great Bible with brass clasps, my gun and cutlass, and 2 pieces of 8, for his birth right, as being my eldest son. And my daughter Effie is to have one Bible with silver clasps." Mentions "my sister Effie Van Exween," makes "my two brothers-in-law Tobias and Lucas Stoutenburgh," executors.

Dated April 4, 1690. (No witness named.)

Page 424.—The will of WM. RICHARDSON, of Westchester, is proved before Governor Benjamin Fletcher, on April 20, 1692, and John Bowne, John Rodman, and Samuel Hoit, of Flushing, and John Ferris and John Palmer of Westchester are confirmed as executors.

Page 428.—WM. RICHARDSON, Westchester. "This is to satisfie all whom it may concerne, that I, Wm. Richardson, of Westchester being sicke and weak, in order to avoid all disturbances, do make and declare this to be my last will and Testament." Leaves to Mary Cock £20, "it being her just due from me," "also my first wife's wearing apparall." "Also a pair of silver hilted knives and a pair of scissors with a silver chain to them. I leave to my three sons Wm, Thomas, and John, all my plate. To Hannah and Sarah Cock, 20 shillings each. All the rest of my estate is to be sold by my executors, and the proceeds to be paid to my 3 sons when they are 20 years of age. If the estate is not sold before the sons come to the age of 20 years, then if any son has a mind to settle where I now live, he shall have the place upon the appraisement of indifferent persons." Makes his friends John Bowne, John Rodman, and Samuel Hoit, of Flushing, and John Ferris and John Palmer of Westchester, executors. "In witness whereof, I to this, my last will and Testament, set my hand and seal, at my house in

Westchester, this 20 day of the 10th month called December, 1692.”

New York, April 22, 1693, There appeared before me, being thereto authorized by his excellency Benjamin Fletcher, Captain General and Governor in Chiefe, Hugh Cowperthwait, John Farrington, and Daniel Kirkpatrick, and did declare, as in the presence of Almighty God, that they did see the Testator, Wm. Richardson, seal and publish the within as his last will and Testament. David Jamieson, Dep. Sec.

Page 430.—Benjamin Fletcher, Captain-General, and Governor-in-Chiefe, &c. Whereas JOHN DISHON-TON, late of this city, mariner, deceased, upon the main sea, in a voyage from England to this place on board the sloop “English and Berwick,” intestate, Letters of administration are granted to his wife Cornelia, June 8, 1693.

Page 432.—At a Court of Record held in the City Hall in New York on the 18 of December, 1688, the last will of TEUNIS DEY was proved, and letters of administration are granted to his widow, Hannah Ryerse, who has since married George Ryerse, and the will confirmed, June 15, 1693.

Page 433.—TEUNIS DEY. “In the name of the Lord, Amen. To all Christian People to whom these presents shall come. I, Teunis Dey, of the city of New York, yeoman, being sick, do make this my last will and testament.” “My wife is to remain in full possession of the estate and maintain all the children during her life, and while she remains unmarried, but if she come to a new wedlock, she is to have one-half and the other half to go to the children, and she is to bring up the children to learn an art or trade to live by, and as a pious mother, for God’s sake, is bound to do.” Makes his wife and his father-in-law, John Le Counte, executors.

Dated November 8, 1688.

Page 434.—June 22, 1693. The original last will and testament of ANTHONY DE MILT, merchant, being produced and proved, Letters of administration are granted to Isaac Kip, his son-in-law, by Governor Benjamin Fletcher.

Page 435.—ANTHONY DE MILT. "In the name of the Lord, Amen. Know all men whom it may concerne, that I, Anthony De Milt, living in the city of New York." "I make my sole and universal heirs my five children, Isaac, Mary, Anne, Peter and Sarah, gotten by my deceased wife Elizabeth Van der Liphorst. I leave to my eldest son Isaac De Milt, for his birthright as the eldest, 100 guilders, wampum value. I leave to Mary Winter for her special good service, 3 pieces of 8." Makes his sons Isaac and Peter, and son-in-law Isaac Kip, executors.

Dated May 27, 1689.

On Tuesday this 10 September, Anno Dom, 1689, the above witnesses, Martin Clocks and Albert Clocks, appeared before John Lawrence and Francis Rumbouts, Justices, and made oath on the Holy Evangelists of Almighty God, that they did see the within named Anthony De Milt sign and seale the within instrument as his last will and Testament. J. Nicolls, clerk.

Benjamin Fletcher, Captain-General and Governor, etc. Whereas CORNELIUS CLOPPER of this city is late deceased, Letters of administration are granted to his widow Heyltie Clopper, June 24, 1693.

Page 442.—CORNELIUS CLOPPER, New York. "In the name of the Lord, Amen, know all men by these presents, that on the 10th day of September, in the morning, about 8 o'clock, in the year 1669, appeared in their own persons before me, Nicholas Bayard, Secretary of the Mayor's Court of New York, with the under named witnesses, Cornelius Jansen Clopper, master Smith, and his wife Heyltie Clopper, lawfully

joined in matrimony, living in this city, known to me and to the witnesses. The said Cornelius Clopper being sick, and the said Heyltie of indifferent health, being in child bed." Their will is that the survivor of the two is to have all the estate, to bring up and support the five under-aged children, Dinah, Margareta, Johannah, Catharina and Petrenella, "and such other children as may be procreated." If the survivor should marry, the children are to have their portions.

Witnesses, Jan Vinge, John Johnson, Van Brestede.

HEYLITIE CLOPPER, the survivor, makes oath that she will duly execute the above will, and will cause an inventory to be made, June 26, 1693.

Page 445.—HENRY MAYLE, New York. "In the name of God, Amen, the 13 July, 1692. I, Henry Mayle, of New York, merchant, being in sound health." I leave to Wm. Phillips, son of Theophilus Phillips, £10 when of age. To Mary Phillips, Wm. Morris, Rebecca Morris, and Joseph Phillips each a gold ring, value 20 shillings. Leaves all the rest of property to his brother Jacob Mayle, and makes him executor.

Witnesses, Wm. Morris, Wm. Phillips, Rebecca Morris. Proved, June 28, 1693.

Page 447.—Inventory of estate of PHILLIP SMITH, taken December 23, 1692. "Registered for Albert Bosch and Nicholas Blank, administrators of Phillip Smith, vintner, deceased, 17 English and Latin books, £1.10. Dutch printed books, 10s. 1 Jacobus, gold, £1.10. House and ground, £200. A Ledger book beginning with Albert Bosch, and ending with Cornelius Viellers. The book of accounts of the store day book, beginning December 8, 1691, with Thomas Cook, and ending with Albert Bosch, November 18, 1692. Peter Jacobs Marius, Hendrick Jellis, mayor, Evert Hartinburgh, Thomas Burroughs.

Page 450.—The will of DIRCK JANSEN DEY being proved, Letters of administration are granted to his widow, Geetie Jansen, July 11, 1693.

DIRCK JANSEN DEY.—“In the name of God, Amen, know all men by these presents, that on the 5 of December, 1683, before me, Wm. Bogardus, Public Notary, in the presence of the under written witnesses. Dirck Jansen Dey, living just without this city, known to me, being sick a bed.” Leaves to his wife Geetie Jansen, “all that land which at present lyeth to the south side of the house where the testator is dwelling, stretching to the land of Mr. Olof Stevens Van Cortlandt, and from the highway to the strand, or water side as far as his right is, reserving only an alley of four feet to the south side of the house.” The rest of the premises are left one half to his wife, the other half to his children, Teunis and Jannettie. The testator further declares that he has fully satisfied his son Teunis for his mother’s share.

Witnesses, Evert Peters, Albert Leenderts Grovas. Proved by the oaths of the witnesses, and Letters of administration granted to the widow Geetie Jansen Dey, July 11, 1693.

Page 453.—JANNETTIE KROONS. (Written in Dutch language.) Leaves all estate to her children, Elizabeth, Maria, Hannah Van der Pool, Magdalena Morris, and Elizabeth Abeel. Makes Johaness Abeel and Evert Bancker, executors.

Dated June 6, 1693. Witnesses, Albert Pycher, John Baker. Proved, July 19, 1693.

Page 456.—Letters of administration upon the estate of GERRITT BANCKER and ELIZABETH BANCKER, are granted to Johaness De Peyster, who married Anne, their daughter, July 24, 1693.

Page 457.—Letters of administration upon the estate of MATTHIAS NICOLL, granted to his widow, Abigail

Nicoll, by Governor Benjamin Fletcher, July 22, 1693.

Page 459.—Letters of administration on estate of JACQUES CORTELIAN, granted to his sons, Jacques and Peter, August 2, 1693.

Page 460.—On the 16 of August, 1693, the will of JAMES GILCHRIST was proved, and Letters of administration are granted to Wm. Ballagh, same day.

JAMES GILCHRIST.—“In the name of God, Amen, the 4 day of May, 1693. I, James Gilchrist, of Berkley County, Carolina, being weak and sickly.” “I leave to my loving friend Wm. Ballagh all debts due me, and all the gold and plate now in possession of Mr. Geritt the silver smith, and all my apparall and my silver headed cane. I leave to my loving friend John Alexander a gold ring set with a white stone, and a diamond cut gold ring. I leave to the indigent poor of Berkley County, £100.” Makes Mr. John Alexander, merchant, and Wm. Ballagh, vintner, and Anthony Bates, vintner, executors. Mentions “house and lot of land in Charlestowne.”

Witnesses, Abraham Williams, Wm. Sopall, Thomas Nobell, James Redwood.

Letters of administration on estate of “JAMES BAISER, late of Carolina, but dwelling in Philadelphia, late deceased,” granted to Miles Forster “friend and creditor,” August 18, 1693.

Page 465.—The will of JOHN HENDRICKS VAN BOMELL, proved August 16, 1693, and Letters of administration granted to John Harperding and Jacob Baelen.

Page 466.—JOHN HENDRICKS VAN BOMELL. “In the name of God, Amen. Be it known unto all men whom this may concerne, that I, John Hendricks Van Bomell, inhabitant within this city of New York,” Leaves to his wife, Armitie Jans, the full use of all es-

tate. If she remarry, then two-thirds are to go to the children, Cornelius and Aeltie, "procured by my former wife Elizabeth Jans, and Petrestie and Lyndert, procured by my present wife, Armitie Jans." "I leave to my son Cornelius, of whom I have not heard any news these 16 years, if ever he shall happen to return, he is to have 100 guilders wampum for his birthright. And whereas my daughter Aeltie, at the time of her marriage has received 400 guilders, the other daughters to have the same." Makes John Harberdingh and Jacob Boelen executors. "And whereas it has pleased God to afflict me with blindness, whereby I am obstructed duly to sign and seal this my will, I have therefore sent for my neighbors, and desired them to witness this will."

Witnesses, Martin Clock, Albert Clock, John Harberdingh, Wm. Bogardus. Proved, by oath of the above witnesses, that this is the last will of said testator, and that this is a true translation from the Dutch original read to him, being blind. August 16, 1693.

Letters of administration upon the estate of JOHN SMITH, who lately died intestate, granted to his widow, Jannette Smith, August 18, 1693.

[NOTE.—Jannette Smith was the daughter of Cornelius Van Thienhoven, and was the owner, with her brother, Luycas Van Thienhoven, of many lots of land on Pine street, which was originally called Thienhoven street.—W. S. P.]

Page 471.—Letters of administration upon estate of Captain CÆSAR CARTER, who died on board the Barquentine "Greyhound" in a voyage from Jamaica to this Province, granted "to Major Thomas Richards his fellow-passenger," October 9, 1693.

Page 472.—RICHARD JONES, New York. "For as much as the Lord who formed my body and gave breath thereto, and hath to this moment preserved its

being, is now pleased to visit the same with sickness, I not knowing how soon he may put a period to my days, I make this my last will and testament." "I leave to my sister Jane one shilling, To my cousin John Jones, £5. To Abraham Buckley, 20^s, to Silvester Salisbury, my servant, 20^s, to my friend, Rachel Willis, 20^s. To my two daughters, Dorcas and Hester Jones, all my land and meadows within the Province of New York and East New Jersey, except as hereafter disposed of, and two thirds of my personal estate." "I leave to my wife Dorcas the other third of the personal estate. Also one half of four lots of land and a wharfe, bounded on the east by lots of Brandt Schuyler, west by a slip or cart way leading from the Tan Pitts unto the river, in the place called the Smith's Vly, in New York. And I authorize her to give deeds for one half of a certain parcel of land lying in King street, opposite to the house of Captain Laurence Reade, to John Rodman of Long Island, Doctor in Physick, from whom I have already received pay in account. And I leave to my wife Dorcas the other half. And whereas Wm. Morris of New York, merchant, and myself have purchased of Thomas Lloyd of Philadelphia, a piece of land, bounded east by the Green Lane, south by land of Jan Vinge, west by land of Miles Forster, and north by the new street, which may appear by articles under his hand, And of Daniel Veenvas and his wife Christiana, one piece of land in the above said Green Lane, and to the Tan Pitts, and to the new street, as by deed will appear, And one great tract of land bought of Gerritt Jans Roos and Dr. Luycas Van Thienhoven, beginning at the corner of the fence of the land in Green Lane, bought of Thomas Lloyd, and so from thence along the Green Lane to the corner of the new street called Smith street, and so running directly up the hill until it comes to a designed street called Queens street, and from thence to the land of Miles Forster in the said street, and so along his fence to the place where it

first begun. Which said several tracts of land are laid out or intended to be laid out in particular lots by James Evetts, surveyor. Now ye said Wm. Morris and myself, by verbal agreements, concluded an arrangement in case of mortality, but it has not yet been done. If any part of this tract is sold or divided it is to be paid to the credit of my two daughters." Makes his wife executor, and Wm. Nicolls, of New York, and Wm. Berkely, of Shrewsbury, New Jersey, overseers. I leave to Wm. Nicolls £5, and to Wm. Berkely, the same.

Dated this 19th day of the 7th month, 1693. Witnesses, John Tatham, Joseph Hutchinson, Thomas Peachee, Benjamin Griffiths.

Proved before James Marshall and Thomas Revell, of the Governor's Council of New Jersey, September 13, 1693. Confirmed before Governor Benjamin Fletcher, and Letters of Administration granted to widow Dorcas Jones, October 3, 1693.

[NOTE.—The will of Richard Jones embraces several tracts of land of great value. The "Smith's Vly" is now Pearl street. The lot mentioned as "bounded east by the land of Brandt Schuyler" is a wide lot sold to Richard Jones by the Mayor and Aldermen of the city, September 7, 1692, and bounded north by Queen street (now Pearl street), west by the slip at the foot of Maiden lane. Richard Jones sold half of this to Abraham DePeyster. The lot was 190 feet wide and Fletcher street runs through the middle of it. The "Tan Pitts" were at the south east corner of the Shoemaker's Pasture, or about where No. 77-79 Maiden lane now are. The lot "on King street opposite to the house of Captain Laurence Read" is now No. 56-58 Pine street. The tract of land bought of Thomas Lloyd is bounded east by Maiden lane (which is the Green lane mentioned in the will), and north by Nassau street. The "great tract bought of Gerritt Jans Roos and Dr. Luycas Van Thienhoven (who were the executors of Jan Vinge) is bounded east by

Maiden lane, south by William street, and west by Cedar street (formerly called Little Queen street). The lot bought of Daniel Veenvos and wife, is probably a part of the "Shoemaker's Pasture," and lies at the east corner of Maiden lane and William street. The widow of Dorcas Jones afterwards married Captain Robert Lurting.—W. S. P.]

Page 477.—ROBERT MATTHEWS.—"In the name of God, Amen. This 11th day of March, 1693. I, Robert Matthews, of Charlestown, in South Carolina, mariner, being sicke and weake do make this my last will and Testament." Leaves all estate of every kind to his wife Elizabeth, and makes her sole executor.

Witnesses, I. Boodel, Thomas Rose, Daniel Robinson, Mary Robinson, Richard Phillips. Letters of administration granted to Elizabeth Matthews, October 9, 1693.

[The last pages of this book are occupied with forms of bonds to be given by the masters of ships and other vessels engaged in trade with the various provinces in America. And of Clearance Certificates, as the following :]

Recorded for Captain John Mellows. These are to certify all whom it may concerne that Captain John Mellows, Master and Commander of the Pink "Ann," Burthen, 35 Tons, Mounted with 4 guns, Manned with 7 men, English built and bound for New York, Hath taken on board 40 Hogsheads of Rum, 7 hogsheads and 26 barrels of Molasses, 6 Kilderkins of Sugar, and 2 bags of cotton, for which the duties are paid, under the Act of the 25th year of his late Majesty, for better securing the Plantacon Trades. And has given a bond in the sum of £1,000, conditioned that the goods shall be carried to some port in England, Wales or Berwick on Tweed, or to some other port of His Majesty's Plantacans. Dangers of the Seas excepted. Dated at the Custom House in Barbadoes August 5, 1686. Stephen Gascoigne.

END OF LIBER 3-4.

LIBER 5-6.

Page 1.—SARA ROELOFFSE (Translated from the Dutch). “In the name of God, Amen. Be it known to all whom it may concern, that I, Sarah Roeloffse, late widow of Elbert Elbertse Stouthoff, considering the frailty and shortness of Human life, Do make my last will in manner following. 1st. I commit my immortal Soul into the merciful hands of God Almighty, and my body to a decent burial. 2nd. I revoke all other wills. Now I will before anything else to my daughter Blandina, of this city, a negro boy, Hans. To my son Luycas Kierstede, my Indian, named Ande. To my daughter Catharine Kierstede, a negress, named Susannah. To my son-in-law, Jacobus Kip, husband of my said daughter Catharine, my negro, Sarah, in consideration of great trouble in settling the accounts of my late husband, Cornelius Van Borsum, in Esopus and elsewhere. To my son Jochem Kierstede, a little negro, called Maria, during his life, and then to Sarah, the eldest daughter of my daughter Rachel Kierstede by her husband, Ytie Kierstede. To my son Johanes Kierstede, a negro boy, Peter. I leave to my daughter Anna Van Borsum, by my former husband, Cornelius Van Borsum, on account of her simplicity, my small house and kitchen, and lot situate in this city, between the land of Jacob Marits and my bake house, with this express condition, that she shall not be permitted to dispose of the same by will or otherwise, but to be hers for life and then to the heirs mentioned in this will.

“It is my will that my son Luycas Kiersted shall have the privilege of buying the house where he now lives and the bake house and lot belonging to the same and to pay the money for the same to the other heirs, he to retain his share. I have fully satisfied my sons Hans Kierstede and Roeloff Kiersted for their share

in their father's estate, being 40 Beavers, as by account for the same, the rest of my estate I leave to the seven children of me and my deceased husband, Hans Kierstede, viz, Roeloff, Blandina, Johanes, Luycas, Catharine, Jacobus, Rachel, and the children of my deceased son Hans Kierstede by his wife Janike equally. Only Hans Kierstede the eldest son of my deceased son Hans Kierstede shall have £1 for his birth right. I appoint as guardians of my daughter Anna Von Borsum, and managers of her house and lot my son-in-law Jacobus Kip, and my son Kierstede, and my son-in-law Wm. Teller, giving them full power as executors."

Dated July 29, 1692. Witnesses, Wm. Bogardus, Jacob Maurits, — Hoaglandt.

Codicil, August 7, 1693, confirms the above will and leaves all her clothing to her daughters Blandina, Catharine and Rachel, "and to each of the wives of my 5 sons a silver spoon." Witness Peter Schuyler, Justice of the Peace. Proved, October 21, 1693.

[NOTE.—Sara Roeloffse was the daughter of the famous Aneke Jans, by her first husband, Roeloff Jansen. Sara Roeloffse married first Hans Kiersted, "chirurgion," after his death she married Cornelius Van Borsum, and her third and last husband was Elbert Elbertse Stouthoff. Her house was on the north corner of Pearl street and Whitehall. The small house left to her daughter Anna Van Borsum was next north of this. She was well acquainted with the Indian language and acted as interpreter for Peter Stuyvesant. It was at her first wedding that Governor Kieft, taking advantage of the condition of the guests "after the fourth or fifth drink," induced them to subscribe very liberally toward building a new church in the fort.—W. S. P.]

Page 6.—Certificate of Wm. Bogardus and Dirck Hoaglandt that they did see the testatrix seal and publish and declare the above instrument as her last will.
New York, October 21, 1693.

New York, October 21, 1693, Johannes Kip, Wm. Teller, Lucas Kierstede take the oath as executors of the will of SARA ROELOFFS, before David Jamieson, clerk. The will of Sara Roeloffs proved before Governor Benjamin Fletcher and the same confirmed on October 21, 1693.

Page 7.—Benjamin Fletcher, Captain-General and Governor, &c. Whereas ISAAC VAN HOOK lately died intestate, Letters of Administration are granted to Anotje Van Hook the widow, November 15, 1693.

CHRISTINA CAPPOENS. "In the name of God, Amen. Be it known to all whom it may concerne, that I, underwritten Christina Cappelens, late widow of David Jochemson, deceased, dwelling in the city of New York, considering the weakness of this life, and wishing to settle my things in order by distributing my temporal estate as I do by these presents." I give and bequeath in particular to my daughter Maria Hays, married to Peter Praa, first my small house with the land from the front to the rear, as far as my right extends, with the lane, except eight inches in said lane, which is to remain to my great house from the front to the rear, which shall be the parting line between my great house and lot and my small house and lot from one street to the other. Which said line (except the aforesaid eight inches), my said daughter shall and may build upon, as to her may seem meet. Provided that my said daughter Maria shall not dispose of the said small house by will or otherwise, but only to receive the rents during her life, and after her death to go to her children or their lawful heirs, and in default of such heirs, then to the next of my kindred in blood, but not to the children of Joost Adrianzen, deceased. I also leave to my daughter Maria the use and income of my land and meadow and Bowery, lying at Maspeth Kills, and which is now in possession of herself and her husband, and after her death it

is to go to her two children, Sara Molenaer, procured by Joost Adriansen Molenaer and Catrina Praa, procured by her present husband Peter Praa and such other children as she may leave. The said Peter Praa to have the use of the same during his life, but if he remains there after the death of his wife then he shall pay to the children for said Bowery, 10,000 guilders in wampum value. I also give to my daughter Maria my silver beaker, one gold vase, diamond ring, a silver cup and pepper box, and a silver cup with a silver cover, and three silver spoons. I leave to Sara Molenaer, daughter of my daughter Maria, my great house and lot where I now live with the kitchen behind, and also eight inches of the lane between my said great house and my small house from front to rear. My daughter Maria is to receive the rents till her daughter Sara comes of age, or shall be married. If she dies under age, then the house is to go to her sister Catrina Praa. I also leave to said Sara, a salt-cellar marked with the full name of Christina Rose-laers and marked with her coat-of-arms, also a silver beaker marked the same, and a silver mustard pot marked with the name of Jacob Hay. Also my Church book with silver clasps and chain, and a silver cup and six silver spoons and a silver chain, one great ear spangle with ear jewels, and my largest hoop ring, and a gold finger ring with a diamond in it, and a silver tumbler marked J. H. I leave to Catrina Praa the child of my daughter Maria, and Peter Praa, a silver beaker and six silver spoons marked J. H. All the rest of estate is left to her daughter Maria Praa, and her grand child Sara Molenaer. She makes Hon. Nicholas Bayard, mayor, and her cousin Jacob Ver Hulst and Mr. John Harperdingh executors. If my son-in-law Peter Praa opposes this will, or if he misbehave himself as to the children, he shall be debarred from all benefits.

Dated June 17, 1687. Witnesses, William Bogardus, Jacob Maurits.

Page 11.—Codicil. I, Christina Cappaens, the widow of David Jochemsen, do confirm the above will, and as Jacob Verhulst, one of the executors is departed from hence, I appoint my cousin Rip Van Dam, merchant, to be executor in his place. If my executors deem it best that my daughter's child, Sara Molenaer, should be placed elsewhere to be maintained, they are to use the rents of the great house for that purpose.

Dated September 2, 1693. Witnesses, Samuel Bayyard, Gerardus Duyckinck.

The above will is proved before David Jamieson, Secretary, November 15, 1693, and the executors take the oath on same day.

[NOTE.—The real estate mentioned in the above will, was left to Christina Cappaens by her husband David Jochemsen. The "great house and lot" is now No. 61 Stone Street. Peter Praa, the son-in-law, is probably the same man known in early deeds as Peter Praa Provoost. The house and lot No. 61 Stone Street was owned by David Provost, of Morris Co., New Jersey, and his heirs sold it to Freeman Clarkson, in 1792. In 1754 the "small house and lot" was sold to Cornelius Clopper, David Provost, Mathias Ernst and Elias Des Brosses by John Van Zandt, who owned one-quarter, and Abraham Schenck, of Bushwick, who owned three-quarters, the price being £282. They bought this for a public street, and part of the purchase money was paid by the Corporation of New York, and part by public subscription. The above purchasers conveyed it to the city February 15, 1755. It is now the narrow alley leading from Stone street to South William street, and between Nos. 61 and 63 Stone street. It is the only street in the city without an official name, but was in former days popularly known as "Jews' Alley."—W. S. P.]

Page 12.—Marriage license granted to ROBERT ALLISON and HANNAH BRAY. November 29, 1693.

CORNELIUS CORSOEN, Staten Island. "In the name of God, Amen. I, Cornelius Corsoen, of Staten Island, in the County of Richmond, yeoman." Leaves all estate, real and personal, to his wife Mattie Corsoen, for life, and then to their children equally. If she remarry then the children are to take one half, each to have their share when of age (*names not given*). Makes his wife sole executrix.

Dated December 9, 1692. Witnesses, Cornelis Nephews, Peter Staers, Thomas Carhart.

Page 13.—Benjamin Fletcher, Governor, etc. To all, etc. Know ye that at the city of New York, on the 7th of December, 1692, before me, the last will of CORNELIUS CORSOEN, of Staten Island, was proved, and the widow, Mattie Corsoen, is confirmed as executrix.

Page 14.—Marriage license granted to JOHN HARRIS and ABIGAIL BERRIMAN, December 11, 1693.

Inventory of estate of JOHN SMITH, exhibited by Jannettie Smith, the widow, November 21, 1693. 1 negro woman and child, in the kitchen, £24; A large Dutch Bible, £2, 5s.; A small English Bible, 3s.; 2 gold rings, £1, 10s.; 12 silver spoons, £5, 10s.; 1 pair of silver buckles, 7s. 6d.; Silver Porringer, £2; Small lot of household goods. Total not given.

[NOTE.—Jannettie Smith, the widow, was the daughter of Cornelius Van Thienhoven, and, with her brother Lucas, was the owner of many lots on Pine street.—W. S. P.]

Page 15.—Inventory of estate of CHRISTINA CAPPOENS, widow of David Jochemsen. Taken by Nicholas Bayard, Jan Harperdingh and Rip Van Dam, and approved by a Court of ye Worshipful Mayor of ye said city, by the oath of Isaac De Forrest and Jacobus Van der Spiegel.

"The Testator's great house and lot of ground, to

the north of Duke street, next to ye house and lot of Jan Harperdingh, bequeathed to her daughter's child, Sarah Molenaer, provided ye rents be received by her mother, Maria Praa, for her use till she be of age. The Testator's little house and lot, next to ye great house, bequeathed to her daughter, Maria Praa." "The Testator's farm on Nassau Island, in Maspeth Kills, now in possession of Peter Praa" (*not valued*). Silver Beaker, 12 ounces, at 7s., £4, 4s.; one gold rose diamond ring, £5; one silver pepper box, 2½ oz., at 7s., 17s. 6d.; one silver beaker, marked with the full name of Christina Rasselaers, 16 oz., at 7s., £5, 12; one silver salt cellar, marked with the name of Christina Rasselaers, 14 oz., £4, 10s.; one Church book with silver clasps and chain, £1, 16; one gold ear pendant, with ye ear jewels, weight 2 oz. good, at £5 per ounce, £10. This inventory shows a very long list of household goods. Total not given. The above inventory is sworn to as being correct, by the executors, January 5, 169½, before Abraham De Peyster, Mayor.

Page 18.—Inventory of estate of JACQUES CORTILIOU, Registered for Jacques Cortiliow, of New Town, Kings County, on the Island of Nassau, January 20, 169½, by Jan Van Cleef and John Van Dyck, inhabitants of New Utrecht. Sworn by Roeloffs Martinse Schenck, one of their Majestie's Justices of the Peace. This inventory shows a small stock of farming utensils, etc. Real estate not given.

"In presence of the Constable of New Utrecht, Anthony Van Pelt." Johans Van Ekelen, Clerk, January 25, 169½.

WILLIAM HUYKSEN. Recorded for Simon Aertsen, and Antie Aertsen. "In the Name of God, Amen. In the year 1687, this 27 day of March, appeared before me Jacobus Vandewater, Public Notary, admitted in the Town of Brookland, in Kings Co., and there residing, Mr. Wm. Huyksen, Anntie Andies Williard,

his wife, inhabitants of Gowanus, being known to me, and both being in perfect health, goeing and standing, and of full understanding, and not willing to depart this life before they have disposed of their temporal estate." They made the survivor of the two the sole heir to all the estate, but if the survivor remarry, one half is to be given to the children, namely, Machtell, Mary, Anna, Gretie, Catharina and Elizabeth, and such other children as they may yet have. Written at the house of the testators in the presence of John Jansen, Hendrick Sleght, Jacobus Vandewater.

Proved by the oath of above witnesses, and confirmed by Governor Benjamin Fletcher, January 25, 169 $\frac{1}{2}$.

Page 20.—Marriage License granted to ROBERT WHARTON and Mrs. ANN WEST, January 25, 169 $\frac{1}{2}$.

Benjamin Fletcher, Captain-General, Governor, etc. Whereas HENDRICK THYSE LANE lately died intestate, leaving children under age. Guisbert Thyse Lane and John Van Dyck, the brother and brother in law of said Hendrick Thyse Lane, are appointed administrators, January 25, 169 $\frac{1}{2}$.

Page 21.—Recorded for John Mash, October 29, 1692. MARTHA DE HART. "In the name of God, Amen. The last will and testament of Martha De Hart, widow of Daniel De Hart, being sicke and in thoughts of death approaching." She leaves all estate to "my well beloved friend Mr. John Mash, late resident of Woodbridge, in Elizabeth Towne, in East Jersey, and now of this city." (No date.)

Witnesses, John Yeats, Elizabeth Mitchell. Proved and confirmed before Governor Benjamin Fletcher, February 8, 169 $\frac{1}{2}$.

Page 22.—JOHN LE MONTES, "In the name of God, Amen. I, John Le Montes, of the city of New York,

mariner, being in perfect health, do make this my last will." I leave to my well beloved wife, Helena Montes, one half of my personal estate, and the other half "to the child she now goeth withal." If both die, then one half is to go to "my loving kinsman James Le Montes of the island of Jersey, and the other half to James Jacobsen, son of Hendrick Jacobsen, and Susannah Fell and Maria Larise, to be divided between them at the discretion of my attorney, Mr. Philip French." Makes his wife sole executor.

Dated February 19, 169 $\frac{1}{2}$. (No witnesses.) Proved before Governor Benjamin Fletcher, and Letters of administration granted to the widow Helena Montes. February 6, 169 $\frac{1}{2}$.

Page 23.—Benjamin Fletcher, Captain-General and Governor, etc. Whereas DANIEL DE HART lately died intestate, leaving goods, etc., John De Bruyn, Jacobus De Hart and Daniel Veenvos, the near relatives and creditors, are appointed administrators. February 6, 169 $\frac{1}{2}$.

Page 24.—JAN JOOSTEN VAN ROLLEGON. "In the name of God, Amen. Be it known to every one to whom it belongs or may concerne, that we, underwritten Jan Joosten Van Rollegon and Tryntie Jans Van Hartenburgh, married people, dwelling within this city of New York, knowing the weakness and mortality of all human kind, and willing to anticipate the same with a fitting disposition of our temporal affairs." The "longest liver" of the two is to retain the full use of the estate, but if he or she remarry, then the estate to be divided among the children, namely, Maria, married to Nicholas Geritse Van Rovenstein, Anna, wife of Tobias Stoutenburgh, Gertrude, wife of Bartholomew Le Roux, Johanes and Jacobus, in such portions "as the survivor shall think meet in conscience and equity." Johanes as the eldest son is to have "100 pieces of 8, being £30, this country money,"

and Jacobus shall have 30 pieces of 8, being £9. I leave to my son Johanes a gold ring wherein the name of Tryntie Jans Van Hardenburgh is graved, and to Jacobus another ring with the same inscription. If my son Johanes shall wish to buy the house and lot he shall have the preference "for a civil price by moderate persons to be valued."

Dated February 6, 169½. Witnesses, Wm. Bogardus, Evert Van Hook, Albert Starts.

Page 26.—Benjamin Fletcher, Captain-General and Governor. Whereas on the 10th of February, 169½, the will of JAN JOOSTENS VAN ROLLEGON, the translation whereof into English is annexed, was proved. Letters of administration are granted to his widow Tryntie Jans Van Rollegon *alias* Hartenburgh.

Page 27.—Know all men by these presents that I, Wm. Mercer, of Long Island, but now belonging to the sloop "Loyal" in Barbadoes, have made and appointed my trusty and beloved friend John Wingfield, my attorney, to demand and receive all debts due to me, etc. And I do declare these presents to be my last will and testament. I give to the said John Wingfield all such wages and goods and property of all kinds, and I make him sole executor.

Dated October 15, 1693. Witnesses, John Potter, Daniel Gregorie. Proved, October 17, 1693, and confirmed February 22, 169½.

Page 28.—I, John Ringfield, John Thompson and Henry Cattle, all at present of the city of New York, mariners, being sworn say. That upon the 13th of December last, being then arrived at New London, in the Colony of Connecticut, in the Pink "Blossom," John Whitford, Commander, from the Island of Barbadoes, and being bound to New York, the which Pink now rideth in this Harbour. One COURT COULSON, one of the mariners, on her late voyage, being before this

time taken sick on board the said vessel, the day and year above said at New London, did then make his verbal and nuncupative will, in the presence of us. That he willed and declared that the said John Whitford should in case of his death take care to bury the said Court Coulson in a decent manner, and that he should have his wages and estate. And that some time afterwards on the same day he died; and that the commander, the said John Whitford, did afterwards at his own cost bury the said Court Coulson as decently as the place and circumstances of their affairs would permit.

Benjamin Fletcher, Captain General and Governor, &c. Whereas JOHN WEST lately died intestate, Letters of administration are granted to Robert Wharton and his wife Anne, late widow of said John West, March 9, 169 $\frac{1}{2}$.

Page 29.—Inventory of estate of ELIZABETH BANCKER, widow of Gerritt Bancker. Taken by her son Evert Bancker, and her son in law Johanes De Peyster, in presence of Guysbert Van Imburgh and Peter De Lanoy. A house in New York, between the house of Anthony Farmer and Hendrick Jacobs and Thomas Roberts, as by transport. A House lot by the water side (not valued). This Inventory is written in the Dutch language. Gives a long list of household goods not valued. Also goods, etc., at Albany, July 19, 1693.

Page 33.—Inventory of estate of AMITIE VAN BOMMELL, widow of Jan Hendrickse Van Bommell. Taken by the executors, Jan Harpendingh and Jacob Boelen, and appraised by order of the Worshipfull Mayor, by Gerardus Duyckinck and Gabriel Thompson, February 27, 169 $\frac{1}{2}$. House and lot in Princess street, next to the house and lot of Jan Harpendingh, £200. House and lot next to Richard Elliott, £60. Total, £301.

[NOTE.—The “house and lot next to Richard Elliott” is probably now No. 14 South William street, which was the Mill street of early days, and the “Slyck Stedje,” or muddy street of Dutch times. The house of Richard Elliott (or Ellett) which is next east was in after times owned by Rev. Lewis Rou the minister of the French Church.—W. S. P.]

Page 34.—Marriage License granted to BENJAMIN COOPER of Southampton, L. I., and HELENA WILLIAMS, April 7, 1694.

Inventory of estate of SARA ROELOFSEN. Taken by Johnas Kip, Lucas Kierstede and Wm. Teller, executors, April 9, 1694. (Not extensive.)

Inventory of estate of WM. RICHARDSON, of Westchester. “Taken the 29th day of 2nd month called Ap'l, 1693,” by Justice Thomas Stevenson and Mayor Wm. Lawrence. One Broad cloth coat, £2; one fine broad cloth coat, £4. In plate, £20, 5, 9. Cash, £24, 10, 6. Total, £411.

Page 36.—Marriage license granted to JOHN SERING, mariner, and KATHARINE VAN CLIFFE, April 16, 1694.

Benjamin Fletcher, Captain-General and Governor, &c. To all, etc. Know ye that at New York the 19th of April, 1694, the will of DIRCK VAN DER CLIFFE, in Dutch, remaining in the Secretary's office, a translation whereof is annexed, was proved, and Geesie Van der Cliffe, the widow, is confirmed as executor.

DIRCK VAN DER CLIFFE. “In the name of God, Amen. Know all men who shall see this present public Instrument, that on July 24, 1686, appeared in their own persons, before me, Wm. Bogardus, Notary Public, in New York, admitted by the Rt. Hon. Thomas Dongan, Lieutenant-Governor, &c., and in the presence

of the underwritten witnesses, Dirck Van der Clyff and Mrs. Geesie Hendricks, married people, living within this city, well known to me and to the witnesses, and both in good health." The survivor is to have full possession and disposal of all the estate, and is to maintain the children, and they are to be taught "to read and write, and an art or trade by which they may live." He leaves to his son John Dircksen Van der Clyff his sword with a silver handle. Mentions daughter Maria and the "under aged children" (*not named*). "All this being distinctly read to the testators, they declare it to be their last will and testament." Witnesses, Hans Kierstede, Jacobus Kip.

[NOTE.—Dirck Van der Clyff was the owner of a tract of land, bounded south by Maiden lane, north by the Beekman farm, west by the Shoemaker's Pasture and east by the rear of lots fronting on Pearl street. This he bought of Henry Rycken, of Flatbush, August 9, 1681. On this tract he had an house and orchard, and kept a place of entertainment. After his death it was laid out in lots, and streets were opened, namely, Gold street, Orange (now Cliff street), Van Cliff street (now John), and Nassau (now Fulton). Geesie Van der Cliff was one of the three daughters of Hendrick Williams, whose house was on the north corner of Broad and Bridge streets.—W. S. P.]

Page 38.—Marriage license granted to JACOBUS DE KAY, and SARAH WILLETT, of Queens County, May 19, 1694.

[NOTE.—Sarah Willett was a daughter of Thomas Willett, of Flushing.]

Letters of Administration granted to JOHN BROWN, on the estate of "a fellow passenger" (name not given), May 10, 1694.

Page 39.—RICHARD ELLIOTT. "In the name of God, Amen. I, Richard Elliott, of the city of New York,

Cooper, being very sick." Leaves all estate to his wife Susannah during her life or widowhood, and then to children Robert, Joseph, Henry, and John. To son Joseph my cane and gold ring. To son Henry a set of silver waistcoat buttons. To my sister-in-law, Sarah Hart, a morning gown. To my God son, John Tudor, a mourning ring. To my God son, Joseph Huddlestone, a silver spoon. To my God child, Mary Fromante, a silver spoon. Makes his wife executor.

Dated May 13, 1693. Witnesses, Edward Graham, Alice Allison, Thomas Clark. Proved before Matthew Clarkson, July 3, 1694, and confirmed by Governor Benjamin Fletcher, July 4, 1694.

[NOTE.—The house and lot of Richard Elliot (or Ellet) has a curious history. In 1721 there was no known owner for the land, and by order of Governor Burnett an "Inquisition" was made before Gillet Livingston and a jury of prominent men. This elicited the fact that Richard Ellet, the former owner, was long since dead, and by what title he held the property was unknown. He left four sons, three of whom died without issue. The fourth son, Henry, "had gone to sea more than twenty years agoe," and had never been heard from since, and that the only owner was the said Henry who was doubtless dead. Mr. Thomas Clark had taken possession and had paid the taxes. Under these circumstances the Governor and Council adjudged that the premises had escheated to the Crown, and the Council "not knowing in any of our Colonyes in America, a more Deserving and Learned Person in Divinity, History, Chronology and many other Parts of Learning, than our Loving Subject Lewis Row, minister of the French Church in our City of New York," they grant him the said houses and lots, August 23, 1723. Rev. Lewis Row died in 1750 and his heirs sold it to his son, Mr. Lewis Row, "gentleman," in 1751. He died within a year, leaving it to his wife, Affie, who married John Duyckinck. They sold the whole to James Perry of London and Thomas

Hayes of New York, June 27, 1763. The western part of Delmonico's building on South William street stands on these lots, which originally were bounded south by Mill street. The lot was 38 feet wide and there were two houses on it.—W. S. P.]

Page 40.—JOHN MARTINSE SCHENCK. "In the name of Jesus Christ, in the year which we write 1688 or 9, the 28 day of January. I, John Martinse at present being sick abed." His wife Jannettie Stevens is to remain in full possession of all the estate, till the youngest child is of age or married. "Then shall Martin Johnson take in his possession the old house with the small island and mill, on condition that he render to his mother yearly 600 guilders." The youngest son, Stephen Johnson, shall have the lot of land in the neck with the meadow at Hog Neck. The other children shall have as follows: Stephen Johnson, 100 pieces of 8. Jannettie Johnson, 100 pieces of 8 and 2 cows, and daughter Neltie to have the same. As regards an expected child, "if it be a son he shall have the money standing out in New York, 1600 guilders. If it be a daughter, it is to have the same as the other daughters."

Dated in Amersfoort in Kings County, January 28, 1688.

John Martinse Schenck.

Witnesses, John Van Duyckhings, Wm. Gerittse von Cowenhoven. Proved July 5, 1694, and Letters of Administration granted to widow Jannettie Stevens.

Page 41.—HENRY JACOBS. "In the Name of God, Amen. Know all men whom it may concerne, that I, underwritten Henry Jacobs, inhabitant within this city of New York, do make this my last will and testament. I leave to my son Jacob Hendricks, gotten by my wife Anna Hendricks, all my clothing, both silk and woolen. Leaves one half of the rest of his estate to his wife and the other half to his son, Jacob Hendricks. If his son dies, then his wife is to pay to

Johanes Goesens, son of my deceased brother, Goesen Stevens, of whom I am God father, the sum of £7 10s. and to James the son of Clement Sebra and my sister Judith Stevens, the sum of £7 10s. Makes his wife executrix.

Dated June 1, 1687. Witnesses, Wm. Bogardus, Paul Richards, John Vincent. Proved, July 12, 1694, before David Jamieson, Secretary, and confirmed by Governor Benjamin Fletcher.

Page 42.—Inventory of account of estate of PHILIP SMITH. Registered for Albert Bosch and Nicholas Bayard. Burial Charges, £10 4s. 3d. Ballance of account in favor of the estate, £311. Quietus granted to the executors by Governor Fletcher, July 30, 1694.

Page 43.—Benjamin Fletcher, Governor, etc. To all, &c. Know ye that at New York, on the 14th day of September, 1694, the will of ALICE Cox, *alias* Bueno, was proved, and Wm. Barker and John Theobald were confirmed as executors.

Page 44.—ALICE Cox. "In the name of God, Amen. I, Alice Cox, *alias* Bueno, of the city of New York, being aged and infirm," makes "my trusty and well beloved friends Mr. Wm. Barker and Mr. John Theobalds," executors. I leave to "my dearly beloved brother Mr. Robert Blackburne, fish monger in London," £100. To Mr. Wm. Barker £10, and the rest of her estate to John Theobalds.

Dated June 13, 1694. (Not witnessed.)

Page 45.—RICHARD CORNELL. "In the Name of God, Amen, this 7th day of November in the year 1693, I, Richard Cornell, of Rockaway in Queens County, being sicke, do make this my last will and testament." I do bind and make over all my lands and meadows at Rockaway upon the south side of the Island of Nassau, for the paying and satisfying of a

certain debt, owing by me to the children of John Washburn, deceased. And if my executors do not pay the said debt when due, then I direct the overseers of this will to sell the same for that purpose, and give the overplus to my four sons, William, Jacob, Thomas and John. I leave to my son William a certain part of my lands and meadows situate at Rockaway, bounded north with the old fence upon the south side of the last years wheat field, and so running east to Hempstead line, and south by the sea. Including all lands and meadows, excepting my now dwelling house and orchard and the pasture thereto adjoining with the barn and the land in tillage about it. Which reservation I give to my dear and loving wife Elizabeth Cornell, during her widowhood, and then to my son William. I leave to my son Thomas, all that portion of land and meadow bought by me of John Smith of Hempstead, commonly called Little Smith. Also another part of my land and meadow, bounded south by my son William's line; north by the middle of the Fresh Cove that Robert Beadell's meadow was laid out in, and so running east to the three rail fence, and further if it shall happen. I leave to my sons Jacob and John, all my lands and meadows to the north of Thomas Cornell's line, situate at Rockaway. Bounded north by the Great river or Cove, east by the three rail fence, to be divided equally between them. I leave to my son Richard ten acres of meadow joining to Wells his line, to run north and south upon an equal line. I leave to my son William ten acres of meadow joining the above, and to run in the same manner. I leave to my daughter Elizabeth Lawrence, ten acres of meadow joining to my son William's meadow, and to run in the same manner. I leave to my daughter, Mary Cornell, £100, one third to be paid to her when of age, the rest in yearly payments. Also one half of the indoor movables. Leaves to his wife the use of the house and lands during her widowhood. Leaves 12 heifers to his 12 grand children,

namely the children of his son Richard, "the children of my son Washburn," and the children of my son John Lawrence. Leaves to his daughter Sarah Arnold, 2 cows. If my wife remarry then she is to have £100 and one half of the movables. Directs his lands at Cow neck to be sold, and the money to go to all his children. Leaves all his rights in the undivided lands in Hempstead to his five sons. His four sons, Richard, Thomas, Jacob and John, are to have the right to put horses on the beach, and they are to assist in making the fence. And if his sons Jacob and John see cause to build by the path side to the eastward of my dwelling house, and on the land purchased of Little Smith, I give to each of them two acres of said land. All the money in my house, and all the debts due to me, shall be employed for the payment of the children of the deceased John Washburn and Captain Charles Lodowick. Makes his wife Elizabeth, and sons Richard and William executors, and his friends Colonel Thomas Willett, Lieutenant-Colonel Thomas Hicks and Captain Daniel White, overseers. (Not witnessed.) Proved before Governor Fletcher, October 3, 1694.

Page 47.—Marriage license granted to LANCASTER SYMES and KATHARINE LARKINS, widow, November 2, 1694.

[NOTE.—She was daughter of Matthias De Hart.]

FYTIE LIPPENS (Dutch). The will of Fytie Lippens, proved before Governor Fletcher, November 3, 1694, and Jan Harpendincks and Jacob Boelem confirmed as executors.

Page 49.—DOM. RUDOLPHUS VAN VORICK. In the name of our Lord God, Amen. Known be it unto all whom these presents shall concerne, that in the year 1686, the 22 day of October, before me, Wm. Bogardus, Public Notary, residing in New York, and appointed by his Excellency Thomas Dongan, Governor, etc., and in

the presence of the underwritten witnesses, the Reverend Dr. Rudolphus Van Vorick, minister of the Reformed Dutch Congregation on Long Island. His will is, that out of tender affection for his wife, Mrs. Margareta Visboom, he leaves her full and sole possession of all his estate, without any obligation, "because he is fully assured that his said wife in no manner will wrong his children, now by her procreated, and such as by them more may be procreated." After her death the estate is to go to all his children (*not named*).

Page 50.—Benjamin Fletcher, Captain-General and Governor, etc., to all, &c. Know ye that at New York, on the 9th of November, 1694, the will of Mr. Rudolphus Van Vorick, late Minister of the Dutch Reformed Church in Kings County was proved, and of which an exemplified translation is annexed, and his widow Margareta Visboom is confirmed as executor.

Page 51. — Benjamin Fletcher, Governor, &c. Whereas EDWARD SCHROOPE, late of the Island of Barbadoes, died intestate, Letters of administration are granted to Colonel Abraham DePeyster as principal creditor, November 13, 1694.

Marriage license granted to WM. PELL and ELIZABETH VAN TUYL, November 23, 1694.

Thomas Dongan, Lieutenant-Governor, &c. To all to whom these Presents may come. Know ye that at a Court of Record held by the Mayor and Aldermen in New York on June 15, 1683, the will of ROBERT STORY, late of this city, merchant, was proved, and his wife Patience Story is confirmed as executor.

Thomas Dongan.

Province of Pennsylvania, November 19, 1694, the above examined and found to be a true copy.

Wm. Markham, Lieutenant-Governor.

ROBERT STORY. "Know all People to whom this writing shall come that I, Robert Story, of New York, being in perfect memory, do hereby, as my last will, appoint and make my loving wife Patience Story my absolute and sole executor and bequeath to her my whole estate. Only in case my wife should happen to marry again, then my two children, Enoch and Mercy, shall each have an equal one-third of my estate. I appoint Samuel Spicer, Wm. Frampton, and James Mills overseers of this my will. I have hereunto set my hand and seal in New York this 25 day of December, 1683."

Witnesses, Samuel Willson, William Frampton.

Page 52.—License of marriage granted to THOMAS LEWIS and FRANCES LEISLER, November 26, 1694.

Inventory of the estate of ROBERT STORY, who deceased in New York, the 29th day of the 10th month called December, 1683, taken by Matthew Pryor, Samuel Spicer, Francis Richardson and Wm. Frampton. The dwelling house and lot of land it stands on £350; the boulding house, back house, cooper's shop with the lot it stands on, £180; 2 negro men, 2 negro women, and a young negro boy, £135; cash, £372; Wampum, Pipes and skins, £44; Mill house and land at Esopus, £489; the sloop "Returne," £120; $\frac{1}{4}$ of ship "Robert," £75; debts due to him in New York, Long Island and East Jersey, £1,296; total, £7,572. This Inventory is very extensive and shows a very large amount of dry goods and extensive business. An additional list shows household goods to the amount of £468.

[NOTE.—Patience Story, the widow, afterward married Thomas Lloyd, a wealthy merchant of Philadelphia. The daughter, Mercy Story, married John Godfrey. Patience Story married Thomas Lloyd at Flushing, Long Island, the 27th day of the 10th month, 1684.]

Page 60.—Benjamin Fletcher, Governor, &c. To all to whom these may come. Whereas JAMES LARKINS, late of New York, died on a voyage from New York to England, by way of Maryland, and Katharine his wife having married Captain Lancaster Symes, Letters of administration are granted to them November 19, 1694.

SUSANNAH BRASIER. “In the Name of God, Amen, this 10 day of July, 1694, I, Susannah Brasier, of New York, being sound in body, and knowing that I am ordained to die.” Having full power by the will of my late husband Henry Brasier, dated April 23, 1689, to dispose of all the estate, I give to my son Henry Brasier, one half of the land in the Smith’s Vly, where he hath built upon during his life, and then to his daughter Susannah. I leave to my son Isaac Brasier, the other half during his life, and then to his daughter Susannah. I leave to my son Abraham my house and ground in this city on condition that it be appraised, and what it is worth more than the land in the Smith’s Vly, the surplus is to be paid to my four daughters, and after his death the house and lot is to go to his son Henry. Leaves household goods to her daughters Sarah and Susannah. Leaves to each of her grandchildren a silver spoon, value 10 shillings. Leaves to Mary Barnes, daughter of Mary Brasier, a bedstead. To Susannah Brown a morning gown. To grandchild Henry Brasier, son of Abraham, a silver cup. A piece of meadow at Maspeth Kills on Long Island “next to Butchers” is to be sold to pay burial expenses. Makes her son Abraham and her friend Abraham Messier, executors.

Witnesses, P. DeLanoy, Peter Messier. Proved before Governor Benjamin Fletcher, November 29, 1694, and the executors confirmed.

Page 62.—Benjamin Fletcher, Governor, &c. Whereas JUDICK STUYVESANT lately died intestate. Letters of

administration are granted to her father Captain Nicholas Stuyvesant December 5, 1694.

Page 63.—JACQUES GUYON (Dutch). The will of Jacques Guyon was proved before Governor Fletcher, December 5, 1694.

TRYNTIE SILLE. "In the name of God, Amen. This 16 day of August, 1694. I, Tryntie Sille, widow of Nicasius de Sille, late of New York, deceased, being sicke and weake." After paying funeral expenses, and money owing to Colonel Nicholas Bayard are paid, I leave all the rest of my estate to my cousin, Jacobus Croeger, for his attendance and true service done me these several years, and make him and Colonel Nicholas Bayard executors.

Witnesses, Isaac Van Vlecq, Samuel Ver Planck, Samuel Bayard.

Page 65.—HENRY VANDENBURGH. "Know all men by these presents that I, Henry Vandenburg, in ye name of God, have made my last will and testament, in consideration of my great sickness. I leave to my beloved wife Mariana Barton, all my estate, real and personal, and make her sole executor, and she is to pay to the Poor of the Dutch Church, 25 pieces of 8, and order me a decent burial.

Dated October 10, 1694.

Hendrick Jansen Vandenburg.

Witnesses, P. De Lanoy, Hendrick Jellison Meyer, P. Le Grand.

Page 65.—Benjamin Fletcher, Governor, &c. Know ye that on the 14 day of December, 1694, the will of HENRY VANDENBURGH was proved, and his widow Mariana is confirmed as executor.

Inventory of estate of HENRY VANDENBURGH, deceased. In coined gold and silver, £250. $\frac{1}{4}$ of a small sloop, £70. Total, £350.

Page 66.—Inventory of estate of ALICE Cox, late deceased, taken by John Robinson and William Morris, September 17, 1694. Mortgage from Lucus Van Thienhoven, £60. Total, £483.

Page 67.—Benjamin Fletcher, Governor, &c. To all to whom these presents may come. Whereas ROBERT LEACOCK lately died intestate, Letters of administration are granted to Jacobus De Hart, December 19, 1694.

Page 68.—EVERT WESSELLS. “In the name of God, Amen. Know all men to whom this Publick Instrument shall come, that in the year 1683, on the first day of November, appeared before me, Wm. Bogardus, Public Notary, appointed by the Rt. Hon. Thomas Dongan, Evert Wessels, cooper, and Jannettie Claas his wife, known to me and to the witnesses.” This will is that the survivor shall have full possession and management of the estate, with full power to sell. If the survivor remarry, then a full account is to be made and an inventory, and one-half is to go to the five children, who are “to be maintained and sent to Scoole to learn to write and reade.”

Witnesses, John Harperdingh, Hendrick Wessels Ten Broeck.

Page 69.—Benjamin Fletcher, Governor, &c. To all, etc. Know ye that on the 29 December, 1694, the will of EVERT WESSELLS, was proved, and Letters of administration are granted to Janettie Claas, the widow.

HENRY VAN BURSUM. “In the name of the Lord, Amen. Know all men whom it may concerne, that I, Henry Van Bursum, living in the city of New York.” Leaves to his wife Maria Van Bursum, one-half of the estate, and the other half to his three children, Cornelis, Anotje, and Egbert Van Bursum.

Dated April 18, 1687. Witnesses, Jan Vinge, Wm.

Bogardus. Proved before Governor Benjamin Fletcher, January 16, 1694, and his wife Maria confirmed as executor.

RICHARD TINKER. "In the name of God, Amen. This 8 day of May, 1693, I, Richard Tinker, citizen and inhabitant of New York, being sick." Leaves to his wife Mary for life, "my house and land in New York situate in the New street, where I at present live. Also one-half of a certain messuage in the Parish of Ledlow in Hertfordshire, England, and late in tenure of my mother Elizabeth Tinker. After the death of my wife, all the estate to go to my daughter Mary Tinker. Makes his wife executor.

Witnesses, William Welch, Thomas Coker.

[NOTE.—The house of Richard Tinker was on the east side of New street, in the rear of No. 24 Broad street.—W. S. P.]

Page 73.—The above will of RICHARD TINKER was proved in New York, February 20, 1694, and the widow, Mary Tinker, was confirmed as executor.

THOMAS HUNT, Westchester. "In the name of God, Amen. I, Thomas Hunt, Sr., of the Grove Farm, in Westchester, being at this time weak in body. In order to settle and distribute my estate and to prevent all discords and troubles, that might otherwise arise among my children," I leave to Josiah Hunt, the eldest son of my son Josiah Hunt, and to his heirs male, all my lands and meadows, known and called by the name of the Grove Farms, as mentioned in my Patent, granted by Governor Richard Nicolls, Dated the 4 of December, 1667, with all the houses and improvements thereon, with all household goods and articles of husbandry, and all live stock. And I do entail the said lands to his heirs male, from generation to generation, and no part of the same to be sold or disposed of. If he die without issue, then to his next

surviving brother. I leave to my four sons, Thomas, Joseph, John, and Josiah £10 each. To my daughter, Abigail Pinckney, £10. Legacies to grandchildren, Abigail, daughter of my son Thomas, Abigail, daughter of my son Josiah, Martha, daughter of my son Joseph. My negro man Mungo is to live on the farm seven years, and then to be free. I desire my friends William Laurence, of Flushing, and Thomas Stevenson, of Newtown, to be overseers of my will.

In witness whereof I, the said Thomas Hunt, Sr., have hereunto set my hand and seal, this First day of October, 1694.

Witnesses, Robert Hoyt, Joseph Haviland, Edward Collier.

Page 75.—Benjamin Fletcher, Captain-General and Governor, etc. To all to whom these presents may come. Know ye that at Fort William Henry, in the city of New York, on the 27th day of February, 1694, the last will of THOMAS HUNT, SR., late of Westchester, was proved, and Letters of administration granted to Josiah Hunt.

Benjamin Fletcher, Governor, etc. Whereas JOHN BODEIN, late of Richmond County, lately died intestate, Letters of administration are granted to Paul Richards as principal creditor, March 4, 1694.

Page 76.—Benjamin Fletcher, Governor, etc. To all to whom these may come. Know ye that at New York the 20 of March, 1694, the last will of JOHN SEAMAN was proved and his sons Benjamin and Thomas were confirmed as executors.

JOHN SEAMAN. In the name of God, Amen. I, John Seaman the elder, of Hempstead, in Queens County, upon Long Island, *alias* Nassau, being weak and infirm in body, and knowing that it appertaineth to every man to set in order all worldly concerns, so

yt after decease no suite, trouble, or calamity may ensue. And being well advised with the great and weighty work I am now about, do make and declare this my last will and testament. I leave to my oldest son John a certain lot of 22 acres, of which he is now in possession, and where he now lives; also another lot of 20 acres of meadow upon the neck called the Great Neck, being eastward and within the bounds of said town of Hempstead. I leave to my 5 sons Jonathan, Benjamin, Solomon, Thomas and Samuel, 400 acres of land according to a Patent, granted by Governor Richard Nicolls, lying at a place commonly known and called by the name of Jerusalem, within the bounds of Hempstead, to be equally divided between them. Also a certain neck of meadow lying eastward from said town of Hempstead called in ye Indian tongue Ruskatux Neck. Bounded east by the Oyster Bay line, and upon Hempstead west, and to be equally divided. I leave to my 3 sons, John, Nathaniel, and Richard, the remainder of my meadow, whereof one half is already confirmed to my son in law, Nathaniel Pearsall, with four or five acres of upland for his convenience of yardidge, for wintering his cattle. Which said meadow is situate upon a neck called by the name of the Half Neck, or in the Indian tongue Muskachin. I leave to my eight sons, John, Jonathan, Benjamin, Solomon, Thomas, Samuel, Nathaniel and Richard, all the upland lying and situate upon Ruskatux Neck, as also upon the neck called Half Neck, except the four or five acres confirmed to my son in law, Nathaniel Pearsall. I leave to my sons Nathaniel, and Richard, my lot of meadow at a neck called Sticklands Neck, as also a parcel of meadow lying upon New Bridge Neck. I also give them 150 acres of upland situated and lying at a place commonly called Success, by virtue of an order from the Town. Also a certain parcel of land, being 316 acres, lying at or near the Harbor head, so called, being already confirmed to my said two sons by deed of gift. I give all my rights in the undivided

lands in Hempstead to my 8 sons. I leave to my wife Martha a certain house lot adjoining to the land of James Pine, being three acres, during her life, and then to my two sons, Nathaniel and Richard. I also leave them the remainder of my house lots, and the pasture and the field at the eastward of the town called the Holly. I leave to my wife Martha one half of the dwelling house for life and then to my son Richard, and the other half to my son Nathaniel. I leave to my wife one third of the movables, and to my two sons Nathaniel and Richard the other two thirds. I leave to my daughter Mary Pearsall two cows. I leave to my wife six acres of meadow at the Hay Bridge during her life and then to my sons Richard and Nathaniel. I leave two thirds of my remaining live stocks to my five daughters, Mary Pearsall, Hannah Carman, Martha Pearsall, Sarah Mott, and Deborah Kirk, and to my daughter Elizabeth Jackson 20 shillings. I leave to my sons Richard and Nathaniel all my armes except my large gun, which shall be for the use of all my sons. Makes wife Martha and sons Benjamin and Thomas executors, and "my friends Thomas Powell and John Townsend, Sr., overseers."

Dated August 5, 1694. Witnesses, John Smith, John Carle, George Fowler.

Page 79.—Benjamin Fletcher, Governor, etc. To all, etc. Know ye that at New York on March 25, 1695, the will of HENRY PAWLING was proved, and Letters of administration were granted to Neltie Pawling, the widow.

HENRY PAWLING. "In the name of God, Amen. Ye one and twentieth day of January in ye year of our Lord 1691. I, Henry Pawling, of Marbletown, in the County of Ulster, being weake and sicke." All the estate is left to his wife during her life. But if she remarry, then an inventory is to be taken by her brother Arius Ross and Sybert Crum, or any truthful

townsman. "And when my said wife comes to dye, then the whole to go to my six children Jane, Wyntie, John, Albert, Ann and Henry."

(Not witnessed.)

Page 80.—Benjamin Fletcher, Governor. Whereas JOHN CLOPPER, of New York, lately died intestate, Letters of Administration are granted to his widow Margaret Clopper, April 1, 1695.

Page 81.—JOOST COCKHUYT. "In the name of the Almighty God, in the year 1688, the 15 of June. We, Joost Cockhuyt and Elizabeth Cockhuyt, do make and will in manner following." We leave to Harmtie, the wife of Thomas Cook, one third of estate, besides a gold medal. The rest of the gold is left to the sons of Dirck Jansen Woertman, and all the clothes to the daughters of the said Dirck Jans Woertman. The survivor is to have all the rest, but if the widow remarry she is not to sell or mortgage the real estate. After the death of both the estate is to go to Dirck Jans Woertman or to his children and to the children of Annetie Lodowick, by Simon Claesen.

Codicil. March 10, 1697. I, Elizabeth Cockhuyt, make this my last will. Leaves legacies to Abraham Metselaer, Tunis Woertman, Joris Remsen, and Antie Peters.

Proved before Governor Benjamin Fletcher, April 1, 1695, and letters of administration granted to Dirck Jansen Woertman, the brother of the deceased Elizabeth Cockhuyt.

Page 83.—ISAAC VAN VLECQ. In the name of God, Amen. Know all men by these presents that I, James Van Vlecq, of New York, brewer, make this my last will. "All of my wife's clothes of linnen, woolen, and the gold and silver belonging to her body shall not be inventoried, much less appraised, and shall be counted for her own goods without any contradictions." I

leave to my daughter Hester "a gold chain five double," and a new Testament tipped with silver, and £25 in consideration of her mother Petronella's portion. I leave to my daughter Magdalena two pairs of gold pendants with crystals, and a gold bodkin, and a gold ring, and a New Testament tipped with silver, and all of the clothes of her mother Cornelia, now in being, and £17 10 shillings in money. Leaves to his son Abraham a large still kettle, and other things connected with brewery. My wife Cattaline is to remain in possession, and the children are forbidden to "say or do anything against their mother, all being left to her discretion, and she is to bring them up as a pious mother ought to do, and when they are married they shall be set out according to the condition of the estate." After the death of his wife the whole to go to his children, Hester, Magdalena, Cornelia, Maria, and Abraham. Makes Johanes Van Cowenhowen, Cornelius Pluvier, and Wm. Beekman, or his son Henry Beekman, and my brothers-in-law Abraham and Peter DeLanoy tutors and overseers.

Dated January 18, 1688.

Page 84.—Proved before Governor Benjamin Fletcher in New York, April 15, 1695.

Page 85.—JOHN MICHELL. Recorded for Anthony Brockholls March 9, 1694. "In the name of God the Father, the Son, and the Holy Ghost, Amen. I, John Michell, being deteyned in my bed, very ill in my body, but very well of my senses, supposing that God's will is to take me from this world." "I give all what I have to Mr. Anthony Brockholls, who I make my proper heir and only executor," having already put all into his hands. And he is to pay £100 in silver to my God daughter, Mary Susannah de Merceyers, to be delivered to her mother, Judith de Merceyers, and all my goods which are in the houses of Judith de Merceyers and Mr. Vergereau, shall remain to said Judith.

Dated March 9, 1694. Witnesses, Captain John Le Roux, John Perro, Goese Brenim, and Mary Goliors.

Page 86.—Benjamin Fletcher, Captain-General, and Governor, &c. To all to whom these may come. Know ye that on April 18, 1695, the last will of JOHN MICHELL, a translation whereof out of the French into the English tongue is annexed, was proved, and Anthony Brockholls is confirmed as executor.

Marriage License granted to JOHN TUDOR and AFFIE VAN HORN, April 20, 1695.

By His Excellency the Governor. The 22 of April, 1695. Whereas I have granted Letters of Administration to Margaret, the widow of John Clopper, I have appointed John Spratt, John Hendricks Bruyn, and Paulus Richards to make an inventory.

Benjamin Fletcher.

Page 87.—Inventory of estate of JOHN BODEIN: 14 cows and steers, £35; 3 horses and a colt, £13; 100 sheep, £50; 80 Scheppels of wheat at 3s., £12; 2 negro men and a negro woman, £100. Total, £242.

[NOTE.—A Scheppels was about 3 pecks.]

Sworn to by Richard Michell, Hans Louvens, Abraham Loconers. Richmond Co., February 11, 1695.

Inventory of estate of ISAAC VAN VLECQ, brewer, appraised by Johannes Kip, Teunis DeKay, and Paul Richards, April 16, 1695: One dwelling house, kitchen and brewhouse with ground, £550; one small house and ground according to Patent, £105; 1,006 Scheppels of barley at 2s., £106 17 9; 327 pounds of Hops at 6d., £8, 3, 6; 14 barrels of double beer, £9. Total amount, £1,053.

[NOTE. The house and brewery of Isaac Van Vlecq was on the west side of Broad street, the present number 22.]

Page 88.—Inventory of the estate of JOHANES CLOPPER. Taken May 2, 1695: One house and ground where the widow lives, as by Transport, £175. One Pasture No. 2 bought of Harman Jansen, £12. One negro woman, £35. A boulting mill, £7. Total amount, £703.

Page 89.—Benjamin Fletcher, Governor, etc. Where as WILLIAM LEIGH, lately deceased in Nevis, leaving goods, etc., Letters of administration are granted to his father Wm. Leigh, May 11, 1695.

Page 90.—List of debts due to the estate of JOHN CLOPPER, 7,196 guilders.

Page 91.—Benjamin Fletcher, Governor, etc. Whereas JOSEPH ALFORD lately died intestate, on board the sloop "John and Mary," Letters of Administration are granted to his partner, John Jackson, June 5, 1695.

By His Excellency. Whereas I have granted Letters of administration upon the goods, etc., of Joseph Alford, on board ye sloop "John and Mary," deceased in a voyage from Barbadoes, to John Jackson his partner, lately arrived in said sloop, I have appointed Matthew Ling, late of Barbadoes, and Mr. Michael Touse to appraise the same.

Dated June 6, 1695.

Page 92.—Inventory of goods, etc., of Joseph Alford. Taken June 7, 1695. Money, £2.14.6. Total, £125.

Page 93.—List of goods sold at vendue, February 13, 1694, late belonging to ROBERT LEACOCK. A Patent for 160 acres of land and meadow at Shrewsbury. (Value not stated.)

Page 93.—Benjamin Fletcher, Governor, etc. To all, etc., know ye that in New York on the 8th day of

June, 1695, the last will of **ASHUERIUS FROMANTEEL**, was proved, and Letters of administration were granted to the widow, Anne Fromanteel.

Page 94.—**ASHUERIUS FROMANTEEL**. “In the Name of God, Amen, this 2d day of April in the year 1694, I, Ashuerius Fromanteel, of New York, being in good health.” I leave to my son in law [step son] **Johanes Stevenson** £30, which sum I have agreed to pay him when he is 21, as by contract made before marriage with his mother may appear. I leave to my daughter in law, **Hannah Moore**, £30, when of age or married, as by the same contract. I leave to my grand daughter **Mary Fromanteel** £50 when of age. Leaves all the rest of estate to his wife Anne for life, “and then to our children,” and makes her executor.

Marriage license granted to **CORNELIUS LOW** and **MARGARET VAN BURSUM**, July 1, 1695.

Page 95.—Inventory of estate of **HENRY VAN BURSUM**, presented by his widow **Maria Van Bursum**, July 16, 1695.

House in the Smith street, between the houses of **Timon Van Bursum** and **Wm. Teller**. A house in the **Carmans street**, between the houses of **John Longstreet** and **Johanes Hlibou**.

One Inheritance from the estate of **Egbert Van Bursum**, my deceased husband's father, partly received. (No values given.)

[NOTE.—“Carman's street” was the popular name of **Beaver street**, east of **Broad street**.—W. S. P.]

Page 96.—Marriage license granted to **THOMAS WILLET** of **Queens Co.**, and **SARAH HINCHMAN** of **Flush. ing**, August 24, 1695.

“Inventory of estate of **THOMAS HUNT, SR.**, of the **Grove Farm**, in **Westchester**, who died the 8th day of

February, 1694." 12 cows and 11 oxen, £112; 17 head of young cattle, £30; 30 bushels of wheat, £6; 20 bushels of Rye, £2.5s.; 25 bushels of Indian corn, £2.10s.; houses, lands, orchards and meadow, £226.-16.6. Large amount of household goods, etc. Taken February 14, 1694, by John Drake and Edward Collier.

Page 97.—DANIEL VEENVOS. "In the name of God, Amen. This 29th day of April, 1695, I, Daniel Veenvos, of New York, merchant, being in health of body." I leave to my son Jacob £3 when he is of age, in full satisfaction of being my eldest son and heir at law. The rest of estate is left to his wife Christina for life. "She bringing up the children to read and write, and putting them to such trades as they be thought most capable to learn." And after her decease the whole to go to the children (*not named*). If wife and children all die, then the estate is to go to his sister, Cornelia Veenvos. Makes his wife executor.

Witnesses, Barent Flack, Henricus De Forest, William Huddleston. Proved, August 21, 1695, before David Jamieson, and approved, and the widow Christina is confirmed as executor.

Page 99.—Marriage license granted to JESSE KIP and MARY STEVENS, September 30, 1695.

WILLIAM BAKER. "In the name of God, Amen, this 2nd day of December, 1690. I, William Baker, born in the Parish of Stepney, in the County of Middlesex, England; and now of New York, mariner, being in good health," and being willing to settle all my affairs. I leave to my beloved brother, Joseph Baker of New York, mariner, £224, now in the hands of Daniel Butts, merchant, and £54 in the hands of Jacob Mayle, merchant. And £10 in the hands of Thomas Roberts, cooper. And £15 in the hands of

Thomas Coher, merchant. And 315 guilders of the Province of Holland, now due me from Frederick Phillipse, merchant. "But if my brother die without issue, then I give the same to be laid out in the building of an Alms House for the relief of the Poor of the Parish of Stepney." I leave to the poor of Stepney £58 stirling, now due me from Humphrey Owen, deal merchant, living in Wopping Parish, in the County of Middlesex, England. Leaves legacies to Jane Ransom of Stepney, and her children Robert, Jane, Mary and Rebecca. "I leave the rest of my estate which I now have, or may be due me by this intended voyage, unto the Poor belonging unto the Brownists Church, in Amsterdam, in Holland." Makes his brother Joseph, and Humphrey Owen and Richard Jones, executors.

Witnesses, Daniel Butts, Jacob Mayle, — Fro-manteel.

"The 2 lots of ground, and everything else not in the will, I leave to my brother Joseph Baker, and he is to pay £40 to the Poor English of the Towne of New Yorke."

Proved before Governor Benjamin Fletcher, October 11, 1695, and Joseph Baker takes the oath of executor.

Page 101. — Benjamin Fletcher, Governor, &c. Whereas RICHARD PRETTY lately died intestate, Letters of administration are granted to Gabriel Thompson, his brother in law and principal creditor, November 6, 1695.

Page 102.—Benjamin Fletcher, Governor, &c. To all, etc. Know ye that in New York on November 7th, 1695, the last will of MARY GRIGG was proved, and Letters of administration granted to Lieutenant John Bulkeley and William Bickley, executors.

MARY GRIGG. "I, Mary Grigg, of New York, widow, being at present sick in body." "I leave to Lydia Rose

my black crape suit." Legacies of wearing apparel to Mary Holland and Elizabeth Bulkeley. Legacies to Robert Stevenson, when 21, Deliverance Chaddock and Katharine Potter. "To the Poor of New York £10." "To my son, Jacob Smith, £100." Leaves to Lieut. John Bulkeley and Wm. Bickley, executors, "all my housing and ground in New York" to enable them to pay debts and legacies. "And if it should happen that notwithstanding the sorrowful tydings of the death of my beloved husband Joseph Grigg (which hath been reported) hee shall yet remain in the land of the living, and shall returne to New York before my estate is disposed of by my executors, he is to have it upon paying debts and legacies."

Dated October 26, 1695. Witness, David Jamieson.

[NOTE.—The husband, Jacob Grigg, never returned, and on January 20, 1699, John Bulkeley sold to William Bickley "one half of a certain house and lot, then in tenure of Sarah Lane and known by the sign of the Three Cornish Daws. Being in the street called the Cingell or Wall street. Being the house and lot bequeathed to them by Mary Grigg, widow, deceased." This house and lot was on the south side of Wall street, east of William street.—W. S. P.]

Page 104.—Account of Andrew Bowne, administrator of estate of JOHN HAINES, presented and appraised, and a Quietus granted November 27, 1695.

Page 105.—Benjamin Fletcher, Captain-General and Governor, &c. Whereas THOMAS LLOYD, Esq., formerly of this city, but late of the city of Philadelphia, lately died intestate, Letters of administration are granted to his widow, Patience Lloyd, December 9, 1695.

Whereas PETER CORNELISSE LUYSTER lately died intestate, Letters of administration are granted to his son, Cornelius Luyster, December 12, 1695.

Account of Paul Richards, as administrator of estate of JOHN BODEIN, presented and approved, and Quietus granted by Governor Fletcher, December 26, 1695.

Page 107.—Benjamin Fletcher, Captain-General and Governor, &c. To all, &c. Know ye that in New York on January 2, 1695, the will of MARGARET VARICK, widow of Rudolphus Van Varick was proved, and Colonel Nicholas Bayard, Colonel Charles Lodowyck, and John Harperdingh are confirmed as executors.

MARGARET VAN VARICK. “In the name of God, Amen. I, Margaret Van Varick, widow and executrix of my late husband Dr. Rudolphus Van Varick, being crazy of body but of sound mind and memory.” “My body I bequeath to the earth decently to be buried, next to my deceased husband if possible in the church at Midwout *alias* Flatbush.” She directs all of her silver plate, rings and jewells to be put up in 4 bundles and distributed to her children Joanna, Marinus, Rudolphus and Cornelia, each to have one of the bundles. Leaves to her daughter Joanna my best Turkey worked carpet, and another to her son Marinus. To her daughter Cornelia “the biggest Looking glass with an ebony frame.” To son Rudolphus a piece of gold in the shape of a diamond, and a small ebony trunk with silver handles, and the picture of my late husband and a cane with a silver head. To her son Marinus, “my gold bell and chain and the large picture that hangs over the chimney in the best room, and the picture of Jan Abrahamsen, and two East India Cabinets with brass handles, and a silver headed cane, and a Moorish tobacco pipe topped with silver.” To daughter Cornelia, “two gold pieces to wear above their ears.” To her sister Engeltie, a spinning wheel and her clothes, “and a piece of linnen which is at Lucas Renhovens, weavers, to make.” To my niece Maritie, wife of Nicholas Renhoven, 6 small china butter dishes. Rest of estate to her children. Mentions her

sister Sarah, wife of John Van Varick. Makes Colonel Nicholas Bayard, Colonel Charles Lodowyck, and John Harperdingh executors.

Dated October 29, 1695. Witnesses, Peter Strycher, Adrian Meynderts, Joost Hageman.

Codicil, November 15, 1695. Provides for her eldest sister Engeltie Visboon, in case her children all die.

Witnesses, Robert Strycher, Johannes Van Ecklen. Proved before Governor Benjamin Fletcher, by the above witnesses, January 2, 169½.

By his excellency Benjamin Fletcher. Whereas Colonel Nicholas Bayard, Lieutenant-Colonel Charles Lodowyck, and Mr. John Harperdingh, the executors of the estate of MARGARET VAN VARICK are required to make an inventory. I do appoint Rev. Mr. Simeon Smith, Rev. Mr. Henry Selinus, and Dr. John Kerbye to be the appraisers of the books which did belong to Mr. Rudolphus Van Varick, deceased; and Colonel Abraham De Peyster and Mr. Miles Foster and Peter Jacobs Marius to appraise the rest of the goods of Margaret Van Varick, deceased.

Dated at New York, January 7, 169½.

Page 110.—Whereas EDWARD MOORE hath lately died intestate, Letters of administration are granted to Haunah Bray, otherwise called Hannah Allison, January 21, 169½.

Page 111.—Be it remembered, that on or about the 28 day of this instant December, we whose names are here underwritten, being at the house of Mr. Robert Allison in this city; was in company with one Edward Moore, who then lying there very sick and nigh unto death; and did hear the said Edward Moore declare as his last will that if it please God that he dyed he gave all he had in the world to Hanuah Allison, the reputed wife of said Robert Allison, who

was then present by him in the room, excepting his cane and hat. As witness our hands this 30 December, 1695.

I heard Mr. Edward Moore say, and tell Mrs. Allison, that if he should dye, Mrs. Allison should have all he had, only a cane and a hat, and withal gave her a key of his chest. As witness my hand, George Reserichs, Frans Chappell, Eliza Reserichs.

Benjamin Fletcher, Captain-General and Governor, &c. Whereas Joost Francis of Bedford, late by fire deceased, leaving behind him a widow *non compos mentis*, and two children. And whereas the said Joost Francis died intestate, Letters of administration are granted to Reyuiet Aertse and John Auchine, the next relations.

Dated February 3, 169½.

Page 112.—Whereas THOMAS PARTRIDGE lately died intestate. Letters of administration are granted to Charles Morgan, of Flushing in Queens Co., who has married the niece of said Thomas Partridge.

Dated February 6, 169½.

Page 113.—Marriage license granted to CHRISTOPHER HOAGLANDT and SARAH WILLETT, February 15, 169½.

Marriage license granted to PETER DELANOY and MARY EDSALL, February 21, 169½.

Marriage license granted to BARENT RYNDERS and HESTER LEISLER, March 10, 169½.

[NOTE.—Hester Leisler was one of the children of the famous but ill-fated Jacob Leisler.—W. S. P.]

Inventory of estate of LYTIE LIFFENS, taken by Lawrence Reade and John Theobald, by virtue of a warrant from the Worshipfull Charles Lodowick, mayor, November 14, 1694. One old Bible with sil-

ver clasps, 15s. ; one old Testament and a Psalm book, 5s. ; 4 gold rings containing 19 pennyweights, 22 grains, at £5 per ounce, £5, one pair of silver spectacles, 2s. ; cash, £8 3s. A bond of Anne Cuyler, widow, £66. Total, £134 5s. 3d.

Whereas EDMUND MARTINDALE, late of Bristol in England, merchant, was lately drowned in the bay between Boston and Long Island, and died intestate. Letters of administration are granted to Edward Shippen, of Philadelphia, merchant, March 26, 1696.

Inventory of estate of WM. BAKER, taken April 1, 1696, mortgage of Ashuerus Fromantell, £50 ; mortgage of Leonard Lewis, £100 ; mortgage of Daniel Butts, £464 ; Bond of Wm. Boyle, £10 ; Book of gold leaf in the hands of Helena Montes ; small box of gold leaf books in the house of Thomas Roberts ; A lot by Vasléy ; a water lot opposite King street in Smith's Vly. Values not given.

[NOTE.—The water lot was on the south side of Pearl street, and on the west side of Pine street.]

Page 115.—Marriage license granted to JOHN LAWRENCE and JANETTIE STEVENSON, April 6, 1696.

Marriage license granted to ANDREW GIBB, Gent., and HANNAH SMITH, April 13, 1696.

Benjamin Fletcher, Captain-General and Governor, &c. To all to whom these presents may come. Know ye that in New York the 16 day of April, 1696, before me, the last will of PETER SILVESTER, annexed, was proved, and Constant Silvester and Elizabeth Silvester confirmed as executors.

PETER SILVESTER. "The consideration of the appointment of all men to die, induceth me, Peter Silvester, of Shelter Island, in the Province of New York, to

settle my temporal affairs in the disposal of my estate, which undoubtedly is best done while we are in soundness of mind and understanding, in which state we shall not be unmindful of our approaching dissolution, unknown to us how near at hand, so ought not to be deferred. Therefore I, being at present (Thanks be to God) in this condition, do make this my last will." I leave to my beloved brother, Constant Silvester, all my goods and one-half of my lands, the improved part to be included in that part; and the housing, barns, and outhouses thereon built, on Shelter Island or elsewhere. He paying to my sisters their respective portions, as I am enjoined by the will of our honored father. I leave to my beloved brother Nathaniel Silvester, the other half of my lands on Shelter Island, and elsewhere, to him and his male heirs, and in default of such, then to my brother Giles Silvester and his heirs male, and in default of such then to my brother Constant Silvester and his heirs and assigns. I leave to all my sisters, married or unmarried, one third of the produce of my orchards, to those that are married, for four years, and to those who are unmarried till the day of their marriage. I leave to my sister, Elizabeth Silvester, £10. To my cousin, Isaac Arnold, £5. Makes his brother Constant, and his sister Elizabeth executors.

Dated February 22, 1694. Witnesses, Carteret Gillam, Mary Gillam. Proved before Governor Benjamin Fletcher, April 16, 1696, upon oath of above witnesses.

Page 117.—Whereas NICHOLAS ANTHONY, of Ulster Co., died intestate, Letters of Administration are granted to his wife, Engeltie Anthony, April 15, 1696.

Inventory of the estate of THOMAS LLOYD, delivered into the Secretary's office March 25, 1696, by Patience Lloyd. Land sold to sundry persons, £1,500; Lands unsold, £500; 2 houses and land in the — sold, £547. Debts due him at Esopus, £180; "Bad debts on Long Island." Total, £2,739.

Page 118.—Inventory of the goods of RICHARD PRETTY, deceased, found in a chest at the house of Mr. Peter de Reimer. Taken by warrant of Captain Brandt Schuyler, Esq., September 18, 1695. One English Bible, one small book of contentment, one gold ring, £1. Total, £3, 4, 10. Taken by Albert Clark and Leandet Huygens De Kleyn, November 11, 1695. Also an inventory of some goods at the house of Mr. Richard Blacklish at Stratford. Belt and cutlass, 3 small old guns, £8, 8. Appraised, January 6, 169 $\frac{1}{2}$, by Jacob Walker, Zebulon Fairchild. Entered by Gabriel Thompson, and sworn to as a perfect inventory.

Page 119.—Benjamin Fletcher, Captain-General and Governor, &c. To all, etc. Know ye that at New York the 15th day of May, 1696, the last will of THOMAS LLOYD was proved, and David Lloyd and Isaac Morris confirmed as executors.

THOMAS LLOYD.—“I, Thomas Lloyd, of Philadelphia, being sick and weak, but through the Lord’s goodness, of good memory and sound mind.” I direct my debts to be paid, and my obligations of trust concerning my wife’s children, Enoch and Mercy Storey to be discharged by my executors. I give my executors full power to sell all lands wherever situated, and the proceeds to be divided among my children, Mordecai, Thomas, Hannah, Rachel, Mary, Elizabeth and Deborah. The executors are to hire out the five negro slaves, and to pay to his wife one half of their wages yearly, and the other half is to go to his children. Leaves to his wife, Patience Lloyd, all of the household goods. Rest of estate to his children. Makes his wife, Patience, his son, Mordecai, and his son-in-law, James Morris, and his kinsman, David Lloyd, executors. Dated the 10 day of 11th month, 1694. Proved by affidavit of the executors, May 15, 1696.

[NOTE.—Patience Lloyd, the wife, was the widow

of Robert Storey, who was the father of the children Enoch and Mercy, mentioned in the will.]

Page 120.—Benjamin Fletcher, Governor, &c. Whereas JOHANES MINNIE, late of Haverstraw, in Orange Co., lately died intestate, Letters of administration are granted to his wife Anna, May 26, 1696.

Page 122.—Marriage License granted to RICHARD CREGO and SARAH STILLWELL, June 29, 1696.

Whereas ROBERT DOWNS, late of this city, died intestate, Letters of Administration are granted to Ouzell Van Swieten, merchant, as principal creditor, July 2, 1696.

Page 123.—Marriage license granted to JOHANES VAN BRUGH and MARGARET PROVOOST, July 6, 1696.

Marriage license granted to JOHANES HARDENBERGH and HELENA MEYER, July 10, 1696.

Inventory of the estate of MARY CREGO, widow, by appraisers appointed for that purpose by his Excellency, Governor Benjamin Fletcher. House and ground, £90. Short list of household goods. Total value, £112. Sworn to by James Evett and James Spencer, November 14, 1695.

Page 124.—Flushing, July 22, 1696. According to a warrant from Justice Whitehead to us directed, to take a true inventory of all the movable estate of THOMAS PARTRIDGE, of Flushing, late deceased. We have taken a true inventory to the best of our judgment, according to the best account we have from Charles Morgan, administrator. John Harrison, John Tallman. Total amount, £64.

Benjamin Fletcher, Governor, etc. To all to whom these presents may come. Know ye, that on July 29,

1696, the last will of ANTHONY LEPINARD was proved, and Abigail Lepinard, the widow, is confirmed as executrix.

Page 125.—ANTHONY LEPINARD. “In the name of God, Amen. I, Anthony Lepinard, being of sound memory but sick abed, do make this my last will and testament. I leave to my eldest son, Anthony Lepinard, £50 and all my wearing apparell, houses, arms and tackle.” Leaves to his wife Abigail, one third of all the rest of estate, and the remainder to his son Anthony, and his daughters, Margaret and Abigail. The whole to remain in the hands of his wife till the children come of age; and their portions to be paid them as they come of age or are married. If his wife should marry, then Paul Richards, Bartholomew Le Roux, and John De Peyster have full power to see this will executed. Makes his wife executor.

Dated July 1, 1696. Witnesses, P. De Lanoy, Charles De Nisseau, John Le Chevalier.

Page 126.—Benjamin Fletcher, Governor, etc. Know ye, that at his Majesty's Fort in New York, on the 3d day of September, 1696, the last will of JOHN CROCHERON, of Staten Island, was proved and Letters of Administration are granted to his wife, Mary, as executrix.

JOHN CROCHERAN. “In the name of God, Amen. The 13 day of December, 1695, I, John Crocheran, of Staten Island, Planter, being of a great age, but of good and sound memory.” I leave to my beloved wife, Mary, the use of all the estate for life, and after her death I leave to my eldest son, Nicholas Crocheran, all that my dwelling house, situate, lying and being on the north side of Staten Island, and two lots of land belonging thereto, with the privilege of Commonage, and all the fresh and salt meadow belonging to the same, being 20 acres. Which said lots are bounded, south

by the highway, that parts them from the land now in the tenure of Arent Prall. Also 2 horses and 4 cows and a weaver's loom. I leave to my son, Anthony, my two other lots of land, on Staten Island, bounded by Long Neck at the side of Mr. John Casiers, with the fresh and salt meadow belonging thereto, being 20 acres, with the privilege of Commonage, and my utensils of husbandry. Rest of estate to all the children (*other children not named*). Makes his wife and his sons Nicholas and Anthony executors.

Witnesses, Wm. Tillier, Thomas Morgan, Jean Casier, John Dufrow. Proved, before Governor Fletcher, by oaths of the above witnesses, September 3, 1696, and executors confirmed.

Page 128.—Marriage license granted to RICHBELL MOTT and ELIZA THORNE, October 14, 1696.

Benjamin Fletcher, Governor, etc. Whereas JOHN CREGO, lately died intestate, Letters of Administration are granted to his widow, Ann Crego, November 10, 1696.

Page 129. — Benjamin Fletcher, Governor, etc. Know ye, that on the 20th of November, 1696, before Colonel Stephen Van Cortlandt, my delegate, the will of PETER DE LANOY was proved, and Letters of Administration were granted to Mary De Lanoy, the widow.

Page 130.—PETER DE LANOY. "In the name of God, Amen. I, Peter De Lanoy, considering the mortality of man, have with good knowledge made my last will and testament as followeth." I leave to my brother, Abraham De Lanoy, my clothes and my School books, and my Dutch books of Divinity, Provided I have no child by my present wife, Mary. I leave to my beloved wife, Mary, the parcel of ground given to her by her father, Samuel Edsall, by deed of

gift. Leaves all the rest to his wife. If he leaves a child, the estate is to be appraised, and the child to have one half. Makes his wife executor, and his brother, Abraham De Lanoy, and his brother in law, Engelbert Lott, overseers.

Dated September 2, 1696. Witnesses, Johanes Kirbyll, Johanes Kip, Johanes De Peyster, G. Van Imbrugh, C. De Peyster. Proved before Colonel Stephanus Van Cortlandt, November 20, 1696.

Page 131.—Benjamin Fletcher, Governor, etc. To all to whom these presents may come. Know ye that on December 3d, 1696, before Colonel Stephanus Van Cortlandt, my delegate, the will of TRYNTIE ARENTS, widow of Bernardus Arents, late preacher to the Lutheran Congregation in the city of New York, was proved, and Dirck Vandenbergh and John Machener confirmed as executors.

Page 132.—TRYNTIE ARENTS. “In the name of God, Amen. I, Tryntie Arents, widow of Bernardus Arents, late Preacher to the Lutheran Congregation in the city of New York, being in health of body, but considering the mortality of all persons.” After payment of all debts and funeral expenses I leave all goods, jewels, and merchandizes, of all kinds, to the Elders, Deacons, Overseers and Rector of the Lutheran church in this city, by whatever name called, to be disposed of in the following manner: They shall be exposed for sale, and with the money they shall buy a dwelling house and lot of ground in this city, to the value of said money, and the same to remain to the only use of the said Lutheran church forever. I leave to my loving friend and Godson, Wm. Lanrur, of New York, shipwright, a gold ring of the value of 24 shillings, as a token of the good will I bear to him. I leave to my loving friend and Godson, Johan Myn-dorpe, of Albany, blacksmith, a gold ring of same value, as a token of good will and affection. Makes

Dirck Vandenberg, bricklayer, and John Machener, joiner, executors.

Dated November 30, 1695. Witnesses, Samuel Taylor, Joseph Dooley, Wm. Shopel.

Inventory of estate of TRYNTIE ARENTS, taken by the executors December 7, 1696. 1 Great chest, £3; two Psalm Books, with silver clasps, £1.10s.; old silver, £10.7s. A parcel of better silver, £11.2. Four gold rings and some loose gold, £5.5s. A Dutch Bible, £2.8. 24 old English shillings, £1.10s. 136 Boston shillings, £6.16s. Total amount, £147.9.6.

[NOTE.—In accordance with the above will, Henry Coleman and Helena his wife, sold to Dirck Vandenberg, “for the use of the Trustees, Church Wardens, and Overseers of the Congregation of the Lutheran Church, of which he is one, A certain lot lying and being without the Fortifications of the city, bounded south by a street commonly called little Queen street, east by the now dwelling house of said Henry Coleman, west by the house and ground of John Geddes, and north by the widow Hibon.” Being 50 feet in front and 70 feet in length. February 4, 1700. This lot is on the north side of Cedar street, 60 feet west of Nassau street.—W. S. P.]

Page 134. — Benjamin Fletcher, Governor, etc. Whereas JOHN SPRATT, of the city of New York, did before marriage to his wife, Maria Spratt, together with her, make, sign, seal and declare an instrument of contract of marriage, and in case of the death of either, containing the force of a will. And whereas the said John Spratt lately died, his said widow Maria is appointed as executrix, January 5, 1696.

Page 135.—This Indenture, made upon the 5 day of August *anno* 1687, between JOHN SPRATT, merchant, and MARIA SHRICK, widow, witnesseth, that the said parties in the fear of God have contracted matrimony,

upon the following conditions. The said John Spratt shall bring in at the day of the consummation of said marriage all his estate, real and personal, and the said Maria Shrick shall do the same, and all the "advantages, conquests, and benefits" which shall be made during the time of their matrimony shall be held in common. If they shall have children, they are to have one half after death of their parents. If John Spratt should die first, his wife Maria shall have in lieu of dower one half of the estate, and the other half to go to his heirs. If the wife should die first, then one half is to go to her husband, and the other half to her heirs. And they bind themselves to Nicholas Bayard, Mayor, in the sum of £1,000, to abide by this agreement.

Witnesses, P. De Lanoy, Jan Vincent.

June 5, 1694. There appeared before me, Colonel Stephen Van Cortlaudt, of his majesty's Council, and Justice of the Supreme Court of Judicature, and delegate for the proving of wills and granting administrations in his Excellencies absence upon the frontier, JAN VINCENT, and did make oath that he saw the said John Spratt sign, seal, and declare the above instrument to be his act and deed, etc.

Page 137.—Inventory of estate of JOHN CROCHERAN, of Staten Island, taken by Nathaniel Brittain, Sr., and Nathaniel Brittain, Jr., January 9, 1694, before Elias Duxbury and Thomas Stillwell. Live stock, £131; 200 sheffles of wheat, £20; 110 sheffles of rye, £13.15s. A negro man, negro woman, and negro boy, £120; money in the house, Arabian gold and other gold, £72.8s.; English money, £45; 468 heavy pieces of 8, £140 14s. 11d.; 15 books, one a large Bible, £4. Total amount, £625.

Page 139.—Inventory of estate of MARGARET VAN VARICK, widow of Dr. Rudolphus Van Varicks. Taken by Nicholas Bayard, Charles Lodowyck and

John Harperdingh, executors. [Among the articles which, by the terms of her will, are to be done up in bundles, and one bundle given to each of her children are the following articles.] Silver spice box, Silver thimble, "11 pieces of Arabian and Christian silver," Gold ring with 7 diamonds, one gold Arabian Ducat, Dutch Psalm book with gold clasps, one small silver knife and fork, "two gold pennes headed with pearles," Looking glass with gilded frame, Three silver wrought East India cups, Gold ring with a table diamond, "A small gold box as big as a pea," Three silver wrought East India boxes, Silver tumbler marked R. V., "17 pieces silver playthings and toys," Gold ring with 3 small diamonds (and many other small articles of silver and gold), "A large picture of images Sheep and Goats that hung over the Chimney," Large Picture of Dr. Rudolphus Van Varicks, Cash £120.18, "one Great Dutch Casse, which could not be removed from Flatbush and so not appraised. Sold for £25." $\frac{1}{4}$ of the Sloop "Flying Fish," sold to Nicholas Renhaven for £60. "A parcel of Printed books, most of them in High German and forrain Languages, and so of little value here, wherefore they are packed up to be kept for the use of the children when of age." Long list of debts due from people in all parts of Kings County. The Inventory includes a very long list of articles of luxury as well as of use, and indicate very extensive means for those days.

Page 147. License of marriage granted to ABRAHAM KIP and KATHARINE VAN VLECQ, January 26, 1694.

Quietus granted to Charles Morgan, as administrator of estate of THOMAS PARTRIDGE. "Attested to after the manner of the Quakers," before Stephen Van Cortlandt, January 28, 1694.

Page 148. Benjamin Fletcher, Governor, &c. To all, etc. Know ye that at New York, the 3d day of

February, 1664, before Colonel Stephen Van Cortlandt, my Delegate, the will of MAGDALENA VAN DYCKE was proved, and Peter Cavalier confirmed as executor.

Page 149.—MAGDALENA VAN DYCKE. “In the name of God, Amen, this 3d day of February, 1693, I, Magdalena Van Dycke, widow, of the city of New York, being sick, do make this my last will.” I leave to Ellinor Cavalier, the now wife of John Cavalier the elder, that parcel of ground which the said John Cavalier’s house stands on, the breadth of the whole lot, as broad as the house stands but no further. If she die before her husband, then it is to go to my heirs, but if she outlive her husband then to her absolutely. The rest of estate is left to Peter, Katharine, John, Magdalena, Mary, and Elizabeth Cavalier, and to Kathrina Arnouts Van der Weyde. Makes Peter Cavalier and his mother, Ellinor Cavalier, executors.

Witnesses, Evert Van Hook, Olphert Shwarts, Wm. Huddleston. Proved, before Colonel Stephen Van Cortlandt, February 3, 1696, by oath of witnesses, and Peter Cavalier takes the oath as executor.

Page 150.—Benjamin Fletcher, Governor, &c. To all, etc. Know ye that in New York, before Colonel Stephen Van Cortlandt, on March 3d, 1694, the will of Captain THOMAS TYNDAL, a copy of which is annexed, was proved and his widow, Deborah Tyndall, is confirmed as executor.

Page 151.—THOMAS TYNDALL. “In the name of God, Amen. I, Thomas Tyndall, of New York, being weak in body.” Leaves all his estate to his wife and daughter Frances. “My will is that my loving wife by the first opportunity doe send unto my loving brother and four sisters which live in England, each of them a large mourning ring, to wear in memory of me their dear brother.” Makes his wife sole executor. Dated August 27, 1694.

Witnesses, Jacobus Ver Planck, James Evetts, Philip Schuyler.

Page 152.—Inventory of estate of JOHN CREGO, who died March 7, 1693. Taken February 23, 1696. 1 Sermon Book, 15 shillings; one old wooden wheel for rope making, 4s. Total amount, £26, 16. Paid for funeral expenses, £3, 5. For Letters of Administration, £1, 10. Paid Dr. Bonan, £5.

Inventory of estate of JOHN CROCHERON, of Staten Island. Taken by Thomas Morgan and William Fillyer, December 17, 1696. Money in his chest, £286, 8; A negro man, an Indian woman and her child, £80; 8 cows left as a legacy to Nicholas and Anthony Crocheran, £22; 6 heifers, 2 steers, and a bull, £9. Total, £531. Sworn to, March 8, 1694.

Page 154.—Benjamin Fletcher, Governor, &c. To all to whom this may come. Know ye that before Colonel Stephen Van Cortlandt, my delegate, the last will of CONSTANT SILVESTER was proved and Letters of Administration granted to Nathaniel Silvester, March 20, 1694.

Page 155.—CONSTANT SILVESTER. "The last will and Testament of Constant Silvester, of Shelter Island." I doe giye and bequeth to my well beloved brother, Peter Silvester, and to my nephew, Brinley Silvester, the son of my brother, Nathaniel Silvester, all my lands, houses, and meadows upon Shelter Island, with all the appurtenances. To be thus divided, viz. Peter Silvester is to have the farm which I now dwell upon, with all the buildings, and so with that to make up one half my land. And my cousin (nephew) Brinley Silvester to have that farm upon which Jacques the Frenchman is now settling, with all the houses, etc., and so with that to make up one half of my land, upon Shelter Island. And the line between the said farms shall be equally distant from

each house, as they now stand, and to run straight from the west side fronting towards Southold, eastward half a mile, and then to vary so as to make an equal division of all the land. Only respect to be had as to quality as well as quantity. And as for my other land which I have, viz., 6 acres on Block Island, and my interest in reversion upon Robins Island, and one lot of Commonage in Southold, with my movable estate, I give the whole to my 5 sisters, Patience, Elizabeth, Mary, Ann, and Mercy, viz., one quarter to my two married sisters, Patience and Mary, and the other three quarters to my three unmarried sisters. My brother Peter Silvester, in consideration of my gift, shall pay yearly to my sister Elizabeth, so long as she lives unmarried the sum of £3. If he refuse to do so, then the land is left to my cousin (nephew) Nathaniel, son of my brother Nathaniel Silvester. Makes his brothers Nathaniel and Peter executors.

Dated October 26, 1695. Witnesses, Joshua Hobert, Samuel Paul Dufois, Elizabeth Stanbrough.

November 9, 1696. Samuel Dufois was sworn before his Excellency to the lawful execution of the within will by the Testator deceased, and a *dedimus protestatim* was directed to William Barker, Esq., and Benjamin Conckling, Esq. Two of the Justices of the Peace, for the taking of the oath of Joshua Hobart and Elizabeth Stanbrough, which was executed and returned into the Secretaries office under the hands and seals of the Justices, bearing date the 2d of March, 1697.

Page 156.—Marriage license granted to GABRIEL LUDLOW and SARAH HANNER, April 5, 1697.

Benjamin Fletcher, Governor, etc. To all, etc. Know ye that at New York the 27 day of April, 1697, the last will of JACOB TELLER, annexed, was proved, and Letters of Administration granted to his wife Christina.

Page 157.—JACOB TELLER. “In the name of God, Amen. Know all men by these presents that I, Jacob Teller, being sickly abed, but of good and perfect memory, considering the mortality of all men, have, with due deliberation, made my last will.” Leaves all estate to his wife Christina and child Anna Margaret. “Which estate shall be accounted as movables, any law or statute to the contrary notwithstanding,” and to be disposed of by my executors. All to remain in possession of his wife till his child is of age or marries. I appoint, as tutors and guardians of my child, my beloved brother, Wm. Teller, Jr., and my father-in-law, Richard Ashfield, and Isaac De Reiner. Makes his wife executor. “In testimony, etc., I have set my hand in New York, this 17 day of August, 1696.”

Witnesses, Leendert Huygens De Kleyn, Thomas Lewis, Robert Walters.

Page 158.—Benjamin Fletcher, Governor, etc. Whereas JOSEPH HADLEY, of Westchester, lately died intestate, Letters of administration are granted to Thomas Williams, of Westchester as the principal creditor, April 28, 1697.

Page 159.—Benjamin Fletcher, Governor, etc. Whereas JOHN KETCHAM, of Newtown in Queens County, lately died intestate, Letters of administration are granted to his wife, Bethiah, May 17, 1697.

Page 160.—Benjamin Fletcher, Governor, etc. Whereas JOHN BUTLER, merchant, late of the Colony of Connecticut, lately died intestate, Letters of administration are granted to Philip French as principal creditor, May 20, 1697.

Page 161.—Whereas HUMPHREY HULL, late of New York, vintner, lately died intestate, Letters of administration are granted to Colonel Caleb Heathcote, as attorney for Jane Spencer, widow of Edward Spencer, the principal creditor, April 23, 1696.

Page 163.—Whereas JOHN SELSBY lately died intestate, while on a voyage to Providence in the Island of Providence, Letters of administration are granted to his widow, Sarah, by Governor Benjamin Fletcher, June 2, 1697.

Page 164.—Benjamin Fletcher, Governor, etc. Whereas NICHOLAS ANTHONY, late Sheriff of the County of Ulster, lately died intestate, Letters of administration are granted to Robert Lurting, of New York, merchant, as principal creditor, June 2, 1697.

Page 165.—Benjamin Fletcher, Governor, etc. Whereas JOHN NEWMAN, of the Town of Oyster Bay, lately died intestate, Letters of administration are granted to John Harrison, High Sheriff of Queens Co., June 4, 1697.

Page 166.—Recorded for Reynier Aertse and John Ohe.

The Inventory and appraisement taken of the estate of JOOST FRANSE, January 27, 1697. House, home lot and 40 acres of land, £125. Live stock and farming implements, £181. Taken by us, Thomas Sanderson, Jan Dorlandt.

Accounts of disbursements of estate of Joost Franse, late of Bedford in Kings County. To Johans Von Ekelyn for beer at his funeral, £1. To the charges of his funeral, £2.19s. 9d. To charge of Coroner and Jury viewing his body, £3.7s. 3½d. To the Secretary for Letters of administration, £2.8s. Quietus granted to executors June 10, 1697.

Page 167.—By his Excellency, the Governor. Whereas I have granted Letters of Administration to Maria the widow of JOHN SPRATT. In order that she may be better enabled to perfect an inventory, I have appointed Dr. John Kerbyll, Paul Richards, and Johanes Kip, to appraise the goods, etc. Dated this 24 June, 1697.

Inventory of estate of JOHN SPRATT. Silver ornaments, 13 $\frac{1}{4}$ pounds, £63.12s. Gold ornaments, 2 $\frac{1}{2}$ ounces, £13.15. Coined gold, £25.16.6. Coined silver, £40.5s. School Books, £3.10. The lot where the new house is to be builded upon, according to the order of deceased, £125. One ware house and lot, so far as was bought of Captain De Bruyn, £145. One lot in the Carmans street, bought of John Scott, lying next to Marcus Burgess, £40. One lot bought of Mrs. Smith, according to transport, £75. Total, £1,797.

[NOTE.—The house lot of John Spratt, who was a prominent merchant and citizen, was on the east side of Broad street, half way between Stone street and the Mill street (now South William street). “Carmans street” was the popular name of Beaver street, east of Broad street.]

Page 171.—Quietus granted to Magdalena Clopper, as administrator of JOHN CLOPPER. Account stating that the whole estate was £848, 12, 9. He left one child, Ilien, by a former wife, and two children, Cornelius and Anna, by his last wife, Magdalena. “The said Ilien Clopper having chosen her grand father Shuert Olpherts as her guardian, and she has been paid £130 as her portion, July 9, 1697.

Page 172.—Benjamin Fletcher, Governor, &c. Know ye that at New York on July 13, 1697, the last will of LOUIS DUBOIS late of Kingston in Ulster County, was proved, and Letters of administration granted to Katharine Dubois the widow, July 13, 1697.

Page 173.—LOUIS DUBOIS, Kingston. Written in the Dutch language.

Page 176.—This page is occupied with a deed (not executed) from Daniel Butts to Wm. Baker, August 3, 1690, conveying a lot “In, or near, the Smiths Vly or

Valey, about 3 feet to the east of the wall of the cellar, and joining to the now dwelling house of Geesie Van der Clyff, the widow of Dirck Van der Clyff, and on the north side of a certain street layed out by ye said Dirck Van der Clyff, on his ground, of the breadth of 22 feet, being 42 feet front and 120 feet long, English measure."

[NOTE.—This lot is probably on the northerly side of Cliff street.]

Page 177.—Marriage license granted to ROBERT LIVINGSTON and MARGARET SCHUYLER, July 26, 1697.

Page 178.—Recorded for Peter Cavalier. Account of the estate of MAGDALENA VAN DYKE, of New York, widow. 1 house sold, £120. Total amount, £133. July 27, 1697.

Benjamin Fletcher, Governor, &c. Whereas PHILIP MULLINS, merchant, late of Jamaica in the West Indies, lately died on a voyage to New York, Letters of administration are granted to Thomas Wenham, late factor and attorney for the said Philip Mullins, August 2, 1697.

Page 179.—Inventory of estate of JOHN NEWMAN of Oyster Bay. Taken June 7, 1697. Paid Justice White for funeral charges, £5. To Daniel Weeks for a coffin, 6 shillings. To John Rogers, for digging ye grave, 6 shillings.

Marriage license granted to PETER DAILLE, Minister, and LEYTIE DEYBUSH, August 13, 1697.

[NOTE.—Rev. Peter Daille was the minister of the French Huguenot Church, on Marketfield street, or Petticoat lane. The house in which he lived was on the south side of Oyster Pasty lane, about half way between Broadway and Greenwich street.—W. S. P.]

Page 180.—Inventory of estate of JACOB DELANGE. Taken by Johannes De Bruyn and Cornelius Vandenburg, executors. In the foreroom. 1 Great picture being a ——— £2, 10. 1 great picture. A bunch of grapes with a pommegranite. A Portraiture of my Lord Speelman, 5s. 1 gold boat wherein were 13 diamonds, and one white coral chain, £16, 10s. 1 pair gold pendants, in each 10 diamonds, £25. 2 Diamond rings, £24. Sword; with a silver handle, £2, 2, 6. Total, £740. Very long list of small articles, some of value.

Page 191.—In pursuance of an order of the Worshipfull Court of Mayor and Aldermen, of this city, directed to us, the 26 day of May, 1685, to appraise the estate of Jacob Delange, We have proceeded accordingly, being first sworn thereto on the 11 day of this instant month of June by the Worshipfull Mayor Gabriel Minville, and have appraised the same to amount to the sum of £740, 17s. Except book debts not included. In testimony as to the truth of the account we have hereunto set our hands the 26 day of June, 1685, Nicholas Meyer, Paul Richards, C. DeLanoy, A. De Peyster. Entered in the Records of the city of New York per John West, Sec.

GERRITT GERRITSEN. “ Know all men to whom these presents shall be read or see the same. That in the year of the Nativity of our Lord and Saviour Jesus Christ, 1688, there appeared before me, Claas Arentsen Torrs, Clerk of the Jurisdiction of Bergen County in East New Jersey, Geritt Gerittsen and Elizabeth Cornelisen his wife, well known to me and to the underwritten witnesses; the testator being sicke in body and the testatrix in health going and standing.” They declare that out of tender affection to each other, their will is that the survivor should remain in possession of all the estate, but if he or she should marry, then an inventory to be taken to prevent its being wasted,

upon which condition the heirs may take care of the same. The testator bequeaths to Antie Jans, the daughter of Jan Dircksen Straetmaker, and Geesie Gerittse, the sum of 50 shillings, or 100 guilders wampum value, and a silver spoon. To Elizabeth Ottose, the daughter of Otto Gerittse and Engeltie Peterse, a silver spoon as a token of remembrance. The testators have declared as their universal heirs: First, the children of the testator's sister, Janettie Gerittse, viz., Johannes, Gerittse, Antie, Christofells, Urselina, Mary, and Benjamin Stymetts, being 7 in number, to have one half, and the other half to the testator's sister, Geesie Gerrittse. "All that above is written being distinctly read to the testators, they declared the same to be their last will and testament."

Dated at Wicke, in the Jurisdiction of Bergen in East New Jersey, at the house of the testators, in the presence of Cornelius Dircks and Jans Barents, Claas Arentsen Torrs.

April 27, 1697, there appeared Claas Arentsen, before me Nicholas Bayard, one of his Majesty's council for New York and made oath that he did see Geritt Gerittsen and Elizabeth his wife sign, seal, and publish the above, etc.

Page 192.—Account of estate of JACOB DELANGE, Chirurgeon. Debts owing to Jan Hendricks De Bruyn, £73; to N. Bayard, £2; Wm. Bogardus, £9; elders of the Lutheran Church, £3. Total, £780 17s. 7. Sworn to, April 27, 1697, and Quietus granted to the executor, Jan Hendricks De Bruyn.

Page 194.—Marriage license granted to Captain JOHN TUDOR and Mrs. MARY BRETT, September 9, 1697.

Benjamin Fletcher, Governor, &c. To all to whom these presents may come. Know ye that at New York, September 10, 1697, the will of OWEN JONES

was proved, and his wife, Elizabeth, is confirmed as executrix.

Page 195.—OWEN JONES. In the name of God, Amen. I, Owen Jones, belonging unto his Majesty's ship the "Richmond," being sick of body, but of sound mind. Leaves all estate to his wife Elizabeth and makes her sole executor.

Dated June 6, 1697 (not witnessed).

Page 195. — Marriage license granted to SHUERT OLPHERTS and HILITIE PETERSE, September 17, 1697.

Page 196—Account of debt and credit of estate of GOUVERT LOCKERMANS. Sworn to, September 23, 1697, by Balthazar Bayard. Administered before Governor Benjamin Fletcher.

Page 197.—Benjamin Fletcher, Governor, &c. To all, etc. Know ye that at New York on September 30, 1697, the last will of JOHN HASTIER, annexed, was proved, and his wife Elizabeth confirmed as executor.

JOHN HASTIER. "In the name of God, Amen, this 17 day of September, 1697, I, John Hastier, of New York, merchant, being sick in body." I leave one half of my estate to my sons John and Nicholas Hastier, but John is to have £10 in addition for his right of primogeniture. I leave the other half of the estate to my wife, Elizabeth, and make her sole executor.

Page 198. Marriage license granted to WILLIAM ANDERSON and DEBORAH TYNDALL, October 7, 1697.

[NOTE.—Deborah Tyndall was the daughter of Nicholas De Meyer, at one time mayor of the city. Her first husband was Thomas Crundall, her second, Thomas Tyndall.]

Benjamin Fletcher, Governor, &c. To all, etc. Know ye that at New York, October 12, 1697, the

will of JOHN LECOUNT was proved, and Peter Lecount and Abraham Lockerman are confirmed as executors.

Page 199.—JOHN LECOUNTE. “In the name of God, Amen. I, John Lecounte, of the County of Richmond, being in good health.” I leave to my daughter, Susannah, all my estate, real and personal, after the death of my wife, Hester LeCounte, or when she shall marry again. If my wife Hester should remarry before my daughter comes of age, then she is to have £120. But if she do not remarry, then she shall enjoy the use of all the estate, till my six daughters come of age. If the daughter Susannah should die, then the estate is to go to Peter and William Lecount. Makes his brother, Peter Lecount, and his friend, Abraham Lockerman, executors. “I desire that my body may be buried in the garden by my own house, by my sister-in-law, the wife of my brother Peter Lecounte.”

Dated October 2, 1697 (witnesses not named).

Page 201.—Benjamin Fletcher, Governor, &c. To all, etc. Know ye that at New York, October 12, 1697, the will of Robert White was proved, and Elizabeth White and Wm. Bickley are confirmed as executors.

Page 202.—ROBERT WHITE. “In the name of God, Amen. The 2nd day of February, 1697. I, Robert White, Sr., of New York, joiner, being sick and weak.” I leave to my eldest son, Robert White, 6 shillings in full of all pretence which he might otherwise have, as being my heir at law. I leave to my son Peter 6 shillings. To my son John, one half of my working-tools. I leave all the rest of my estate to my wife Elizabeth, and make her and Mr. Wm. Bickley, merchant, executors. (Not witnessed.)

Page 203.—Benjamin Fletcher, Governor, &c. Whereas, JOHN BUSCH, of Kingston, in Ulster County, was drowned in a voyage from thence to New York,

and died intestate, Letters of administration are granted to John Lawrence as principal creditor. October 13, 1694.

“The like administration is granted to the said John Lawrence, the same day and year, upon the goods of John Evertsen, who was at the same time drowned along with the above said John Busch.”

Page 204.—Benjamin Fletcher, Governor, &c. To all, etc. Know ye that at New York, October 16, 1697, the will of JOHN CHRISTINS annexed was proved, and Hugh Crow is confirmed as executor.

Page 206.—Marriage license granted to AUGUSTUS JAY and MARY BAYARD, October 27, 1697.

Benjamin Fletcher, Governor, &c. To all, etc. Know ye that at New York, December 3, 1697, the will of RYER FLOYD was proved, and Captain Thomas Clarke was confirmed as executor.

Page 207.—RYER FLOYD. “In the name of God, Amen. I, Ryer Floyd, of New York, mariner, being sicke.” I give all my estate, both real and personal, to my loving wife, Ruth Floyd, her heirs and assigns. And it is my desire that the house in Queen street, in the city of New York, should be sold, and my debts paid and the remainder given to my loving wife. And I appoint Captain Thomas Clarke executor. (Witnesses' names not given.)

Page 208.—Benjamin Fletcher, Captain-General and Governor. To all officers and ministers throughout the Province. Whereas I am credibly informed that the son of Werner Wessells, and husband of Antie Christians and others, Inhabitants and sailors of the city of New York, following their lawful occupation were taken into Salee, where they are now in miserable slavery, under the power of the Infidel. And that their relations are not able to advance a sufficient ran-

som for their redemption. I have therefore, upon their application unto me, by and with the advice of the Councill, out of Christian Charity, and in consideration of the grievous bondage and Slavery of the said persons, Granted, and by these presents, grant license and liberty to the said Werner Wessells, and Antie Christians, to ask and receive the same as a charitable benevolence, of all Christian People under my government, as well at Public meetings as private dwelling houses. And to avoid irregularities in collecting the same, All ministers or Preachers where there are Parish churches, or Pastors at private meeting houses, are required to publish a true copy of this grant, by reading thereof openly, and affixing thereof afterwards upon the door, or other public places; and admonish the People to Christian Charity, and at the next meeting shall receive the free offering and benevolence of the people, to the use above said. Of all which benevolence and Charity the said Ministers or Preachers and Constables are to keep a distinct account which they are to transmit with such money they shall collect, by virtue of this grant, without delay to Stephen Van Cortlandt, Esq., Peter Jacobus Marius, John Kerbyll, and Johanes Kip, who are hereby impowered to receive the same, and transmit the said money or so much as shall be required for the Redemption of the said Captives from slavery, by the best and most convenient means and way. Provided always that in case there should be a surplusage above the value of that redemption, or in case any of the said persons shall be dead or otherwise redeemed, they, the said Stephen Van Cortlandt, Peter Jacobus Marius and Johanes Kip, shall be accountable to me, or to the Governor for the time being, for the sum collected, or so much thereof as may be left, upon their redemption; that it may be set apart for the like, or other pious uses, and for no other use or interest whatsoever. Given under my hand and seal, at Fort William Henry, this 8th day of June, 1693.

Benjamin Fletcher.

Page 209.—Marriage license granted to JOSIAH HUNT, JR., and BETHRA FERGUESON, December 20, 1697.

Also to RICHARD WILLETT, and MRS. MARY WILLETT. December 22, 1697.

Page 210.—A Proclamation, in Latin, from Governor Benjamin Fletcher, to all Rectors, vicars, &c., and especially to Thomas Wenham and Robert Lurting, Church Wardens of Trinity Church, in the city of New York, Announcing that the Rev. William Vesey had been appointed Rector of Trinity Church, then vacant, and that he is to be inducted to the office in the usual form.

Given under the Prerogative seal of said Province, December 25, 1697.

Announcement also in Latin, That by virtue of the above mandate, and in the presence of Rev. Dr. Henricus Selynus, Dutch minister in New York, and of the Rev. John Peter Minella, minister of the French Church, and Thomas Wenham and Robert Lurting, Church Wardens of Trinity Church; the above named Rev. William Vesey was duly inducted, according to the usual form and custom, December 25, 1697.

In Testimony we have signed these presents, the day and year above said.

Henricus Selynus, Minister Neo Eboranencis Belgicus, Johanes Petrus Minella, Thomas Wenham, Robert Lurting.

Page 211.—Benjamin Fletcher, Governor, &c. Whereas JOHANNES DE HART lately died intestate, Letters of Administration are granted to his brother-in-law, Peter Jacobs Marinus, January 7, 1697.

Page 212.—Benjamin Fletcher, Governor, &c. To all, etc. Know ye that at New York, February 12,

169 $\frac{7}{8}$, the last will of JOHN SMITH was proved, and his wife Anna confirmed as executrix.

Page 213.—JOHN SMITH. “In the name of God, Amen, the 9 day of June, 1694. I, John Smith, of the Ferry in Kings County, upon the Island of Nassau, being in health of body.” I give and bequeath all the estate I have in the world, or which shall be found to be mine at my decease, to my loving wife, Ann Smith, and I make her sole executor. (No witnesses named.)

Page 214.—Recorded for Colonel Caleb Heathcote, city of New York, May 55, 1696. Pursuant to a warrant unto us directed from his Excellency Colonel Benjamin Fletcher, Captain-General, &c., bearing date the 23d of April last, requiring us to assist Colonel Caleb Heathcote as administrator of the estate of HUMPHREY HULL, vintner, late of New York, deceased; and as attorney for Jane Spencer, widow and administratrix of Samuel Spencer, deceased, the Principal creditor of said Humphrey Hull, In the making of an inventory, &c.

June 18, 169 $\frac{7}{8}$. Ebenezer Willson, Wm. Sharpas, Roger Baker.

Inventory. Pipe of Madeira wine, £16; 3 gallons of Madeira, 7s. 6d.; 14 pounds of butter, 3s. 6d.; Household goods, £118, 17s. Total, £984.

Page 221.—Marriage license granted to Rev. WM. VESEY and Mrs. MARY READE, March 1, 169 $\frac{7}{8}$.

Page 222.—Westchester, February 18, 169 $\frac{7}{8}$. There appeared before me, William Barnes, Esq., thereunto Commissioned and appointed by writ of *Dedimus Potestatem*, under the seal of the Province, Colonel Caleb Heathcote, administrator to Humphrey Hull, deceased, and made oath upon the Holy Evangelists that the within is a just and true account of his administration of the goods and chattels of said deceased, so far set forth as to this day. Wm. Barnes.

Quietus granted February 21, 169 $\frac{7}{8}$.

Page 223.—Benjamin Fletcher, Governor, &c. Whereas John Lawrence, Esq., one of his Majesty's Council for the Province, by his humble petition, presented to us, hath set forth that having a son named John, *non compos mentis*, who is married and has an estate in Queens County; And that the said John and his estate are now under the care and oversight of the Justices of the Peace, and that his wife is lately deceased, and his son come home to him, and his goods and chattels which are now in the possession of the Justice of the Peace, Upon his petition he is appointed Guardian of the person and property of his said son John Lawrence, March 4, 1697.

Page 224.—Benjamin Fletcher, Governor, &c. Whereas JOHN DEWSBURY, late of Oyster Bay, died intestate, Letters of administration are granted to his wife, Jane Dewsbury, and to William Bradford, of New York, Printer, as principal creditor, March 11, 1697.

Whereas GEORGE LOCKHART, Chirurgeon, of New York, lately died intestate, Letters of Administration are granted to Major William Merritt, as principal creditor, March 18, 1697.

Page 226.—Inventory of estate of MINIE JOHANES, late of Orange County, deceased. Taken by us, the appraisers appointed to the same, by virtue of an order of the Court of Mayor and Aldermen of New York, March 27, 1693, Major Wm. Merritt, Captain Theunis De Kay. 100 Schepples of Wheat, £18, 5s.; 9 Cows, £27; 1 Bull, £1, 10; 2 mares, £3; negro woman and child, £15. Sundry goods appraised by Flerus Willinse Krom and Meyndert Hendrickson, £8. Total, £110.

[NOTE.—Minie Johanes was one of the first settlers at Haverstraw, where he owned an extensive tract of land. Flerus Willinse Krom was the owner of a large tract called the Krom Patent, lying between the

Hudson River and the Highlands. The descendants of Flerus Krom are still numerous in Rockland County.]

Page 227.—Account of Colonel Stephen Van Cortlandt as administrator. “Mynie Johanis was indebted to me when he dyed the Sum of £106, 9s., whereupon I took letters of administration. To cash paid for Letters of administration, £2, 14s. Quietus granted March 19, 1697.

Page 228.—Whereas THOMAS LYNCH, mariner, of New York, lately died intestate, Letters of administration are granted to his wife Ann, March 31, 1698.

Page 229.—Richmond County, the 6 day of April, Anno Dom. 1698.

A true and just inventory taken of the goods and money of the deceased Mr. John Lecounte, taken before Ephraim Taylor, John Bellvealsea, Charles Marshall, and Peter Maydbone, Constable. 9 cows, £27; 6 calves, £4; 6 shoats, £3; 2 young oxen, £6.15; 100 Schepples rye, £12.10s.; one old negro man, £20; 5 young steers, £12.10. Total, £385. “To one silver cup, 5 silver spoons, 2 silver forks, and one silver dram cup to be left for the child Yonese, the daughter of Mr. John Lecounte, till she comes of age.” This is a true inventory taken before me, Ephraim Taylor, and appraised by us, Isaac Corbett, John Bellveallsea, Charles Marshall, John Lecounte, Abraham Lokerman.

Page 230.—Richard, Earl of Bellomont, Captain-General and Governor in Chiefe of the Province of New York, The Massachusetts Bay, New Hampshire, and of all the Territoryes depending upon the same in America, and vice Admirall of the same, Captain-General and Governor in Chiefe of the militia and of all the Forces by sea and land within the Colonyes of Rhode Island and Connecticut, and the Provinces of

East and West New Jersey, and of all the Forts and Places of strength within the same. To all to whom these Presents shall come or may concerne, Greeting. Know ye that at New York, on the 18th day of April, 1698, the will of RICHARD GLOVER was proved, and his wife, Mary Glover, is confirmed as executor.

Page 231.—RICHARD GLOVER. "In the name of God, Amen. I, Richard Glover, Commander of the Brigantine 'Amity,' now riding in the Road at Barbadoes, being in good health." Leaves one half of his estate to his wife Mary, and the other half to his two children, Richard and Elizabeth, and makes his wife sole executrix.

Dated August 18, 1696. Witnesses, Randall Stredts, Thomas Thornhill, John Pye.

Page 232.—Richard, Earl of Bellomont, Captain-General, &c. Whereas JAMES WETHERBY, mariner, lately died intestate, on a voyage to Guinea, Letters of administration are granted to Francis Lecounte, of New York, vintner, April 18, 1698.

Whereas JOHN HAGGARD, of Barbadoes, merchant, lately died intestate, Letters of administration are granted to Matthew Ling, of New York, merchant, April 18, 1698.

Page 234.—Richard, Earl of Bellomont, Captain-General, &c. To all to whom these Presents shall come. Know ye that at New York, April 19, 1698, the last will of JOHN HOLMES was proved, and Magdalena his wife is confirmed as executor.

JOHN HOLMES. "In the Name of God, Amen. Know all men by these presents that I, John Holmes, farmer in New York County, considering the mortality of all men." I leave to my son, George Holmes, a horse for his own use. Leaves to his wife Magdalena

the use of all his estate to enable her to bring up the children, George, Ann, Janeke, Priscilla, and Magdalena, causing them to be instructed in an art or trade according to their capability. After the decease of his wife, the whole estate is to go to the children.

Dated April 3, 1689.

Page 236.—Recorded for Wm. Lecounte. “Memorandum of what is due to me, Wm. Lecounte, by the late James Latys.” £1,300, money lent. 16,000 pounds of sugar, in goods and merchandizes, at £5 the thousand, £80. For his half of the Brigantine named “La Pointe de Sable,” which hath been 6 months at his service, at 200 pounds of sugar by day, makes my one half 18,000 pounds of sugar. For three years of my service upon his Plantation, with use of my negroes, by virtue of Letters of Attorney to me directed at St. Christophers by the said deceased, bearing date March 19, 1688, by which it appears that I transported myself, purposely from St. Christophers, for the direction of the affairs and Plantations of said deceased, as I have declared by a petition to the Governor bearing date as the Letters of administration granted to me by his Honour.

My requests for my salary for the said time of 3 years, with my negro man, is £360. For interest of said £1,300 for 3 years at 6 per cent., £234.

Due to Mr. Deschamps, £28. To Mr. De Bonrepas, £54. The debts of said deceased amount to the sum of £2,226, and 18,000 pounds of sugar. Wm. Lecounte.

Page 237.—Richard, Earl of Bellomont, Captain-General, &c. Whereas RICHARD TRAVIN, mariner, lately died intestate, in a voyage to Guinea, Letters of administration are granted to George Ressoricks, vintner, his next relation, May 5, 1698.

Page 238.—Richard, Earl of Bellomont, Captain-General, &c. Whereas THOMAS BEDIENT lately died

intestate, Letters of administration are granted to his widow, Mary Bedient, May 7, 1697.

Whereas ELIZABETH BRADSHAW, late of Albany, lately died intestate, Letters of administration are granted to her eldest son, Francis Salisbury, May 23, 1698.

Page 241.—Richard, Earl of Bellomont, Captain-General, &c. Whereas JEREMIAH BURROUGHS, late of Newtown, upon Long Island, who while swimming after a canoe, adrift, was drowned, and died intestate, Letters of administration are granted to Joseph Burroughs, his brother, May 25, 1698.

Page 242.—Richard, Earl of Bellomont, Captain-General, &c. To all to whom these presents may come, Greeting. Know ye that at New York, on May 28, 1698, the last will of Captain JOHN YOUNGS, late of his Majesty's Council, was proved, and his son Thomas Youngs is confirmed as executor.

Page 243.—JOHN YOUNGS. "In the name of God, Amen. This 20 day of February, 169 $\frac{2}{7}$, I, John Youngs, of the Town of Southold, in the County of Suffolk, Esq., being in perfect health, I give and commit my soul to Almighty God, and my body to the earth to be decently interred by my executor, hereinafter mentioned, according to my estate and Quality." I leave all my houses, lands, and meadows, all and singular, unto my son, Thomas Youngs, his heirs and assigns forever. I leave two thirds of all household goods to my two daughters, Deborah Longworth and Martha Gardiner. I also give them two silver spoons, and four books a piece, such as my executor shall appoint them. I leave the other half of my household goods to my son Thomas. I give my grand son, Daniel Youngs, 6 shillings. Makes son Thomas executor.

Witnesses, Simon Grover, Jonathan Horton, Giles

Silvester. Proved before Stephen Van Cortlandt by the oath of Giles Silvester and Jonathan Horton, May 28, 1698, and the executor took the oath of executorship.
David Jamieson, Sec.

Page 244.—Richard, Earl of Bellomont, Captain-General, &c. Whereas TIMOTHY ARCHAMBAUD, mariner, died intestate, Letters of administration are granted to Mary his widow, June 20, 1698.

Page 245.—Richard, Earl of Bellomont, Captain-General, &c. Know ye that at New York, on the 25 of June, 1698, the will of ISAAC STEVENSON, annexed, was proved, and his wife Margaret is confirmed as executor.

Page 246.—ISAAC STEVENSON. "In the name of God, Amen. I, Isaac Stevenson, of New York, mariner, being in bodily health." I leave to my wife Margaret, my whole estate, to her and her heirs forever. "I doe committ my dear children to the care and tuition of my said wife, for further nurture, as she shall see cause to bring them up." Makes his wife executor. Leaves to his eldest son Peter, £3, when of age, in honor of his birth right.

Dated May 11, 1688. (No witnesses named.)

Page 248.—Richard, Earl of Bellomont, Captain-General, &c. Whereas MAGDALENA BANSHER lately died intestate, Letters of Administration are granted to her brother, Isaac Songeam, June 29, 1698.

Page 249.—Inventory of estate of JOHANES DE HART, appraised March 28, 1698. Registered for Peter Jacobs Marius. 5 Silver spoons, 6 ounces, at 7s, £2, 2. Coynded silver, £3, 13, 3. Total, £29, 7.

Theunis De Kay, Andrew Teller,

Page 250.—Richard, Earl of Bellomont, Captain-General, &c. Whereas JOHN HOARE lately died intes-

tate, Letters of administration are granted to **Michael Howden**, of New York, "vintner," as principal creditor, August 9, 1698.

Page 251.—Marriage license granted to **WILLIAM WALTON** and **MARY SANDFORD**, August 30, 1698.

Richard, Earl of Bellomont, Captain-General, &c. Know ye that at New York, — 1698, the last will of **NICHOLAS STUYVESANT** was proved, and his wife **Elizabeth** is confirmed as executor.

Page 252.—**NICHOLAS STUYVESANT**. "In the name of God, Amen, this 13 day of August, 1698. I, **Nicholas Stuyvesant**, of the Bowery, in the city of New York, Gentleman, being at the present sick and weak." I leave to my wife **Elizabeth** all my estate, both real and personal, lying in the Bowery in New York, or in any other place, during her life. After her decease, then to my three children, **Petrus**, **Gerardus**, and **Anna**. I leave to my eldest son **Petrus**, one negro boy over and above his third. When my daughter **Anna** is married, the whole estate is to be inventoried and her share paid to her. Makes his wife executrix. (Witnesses not named.)

Page 254.—Marriage license granted to **GEORGE SYDENHAM** and **ELIZABETH STUYVESANT**, November 4, 1698.

Richard, Earl of Bellomont, Captain-General, &c. Whereas **ANKE JANSE** lately died leaving a will of which a copy is annexed, Letters of administration are granted to his eldest son, **John Anke**, — 1698.

Page 255.—**ANKE JANS VAN HUYS**. "In the name of our Lord, Amen. Whereas I, **Ankie Janse Van Huys**, of the Town of Flatbush, in Kings County, considering the certainty of death and the uncertainty of the hour, And not willing to depart out of this world

before he should have disposed of his worldly estate." Leaves "to his eldest son, John Anke, procured by his lawful wife Magdalena Anke," £1, 4s. in money. Leaves to "all his children, procured by his first wife, Magdalena Anke, deceased, and to the children of his present wife, Geetie Ankes, procured by her first husband, John Jacobse, that are named and baptized Anke," each 6 shillings. Leaves all estate, houses and lands, to his wife Geetie for life, and then to his children by his first wife Magdalena, viz., Anatie, wife of Dirck Janse Waertman, and the two children of Geetie Anke deceased, procured by Joost Fransen, viz., Sara Joosten, and Magdalena Joosten for one share. And Janettie Anke, wife of Ryne Aertsen, Jan Anke, Pontus Anke, Abigail, wife of Lippit Peterse, Jacobus Anke, and Famettie wife of Jan Stevense. And to the children of his present wife Geetie, procured by her first husband Jan Jacobse, viz., Lysbett Janse, wife of Dirck Janse Van Sutphen, and Eva Janse, wife of Jan Anke.

Dated May 15, 1694.

Page 257—Inventory of estate of Captain THOMAS LYNCH, of the goods in the hands of his wife, Ann Lynch. Received of Mr. Andrew Taylor, for his negroes on board the Sloop "Peter," £125; For his $\frac{1}{4}$ of Sloop Peter, £21, 18; Negro man sold to Johannes Van Cortlandt, £42; To $\frac{1}{6}$ part of 2 negro women, —; 12 pounds of beeswax, 12s. Total amount, £229.

New York, October 3, 1698. Then appeared Ann Lynch before his Excellency, Richard, Earl of Bellomont, and made oath to the correctness of the account, etc.

Page 257.—Richard, Earl of Bellomont, Captain-General, &c. To all, &c. Know ye that at New York, —, before me the will of CATHARINE BLANCK was proved, and the executors named in the said will were duly confirmed, —, 1698.

Page 258.—CATHARINE BLANCK. “In the name of God, Amen. I, Catharine Blank, widow of Jurian Blank, being under bodily indisposition.” “I leave to my son, Symon Barentsen, 30 shillings, in full for all pretence he may have to my estate, real and personal; he having been sufficiently provided for, during the life of my husband, Jurian Blanck; having received one half of a sloop, a wedding dinner, 2 wedding suits, a cloak, a fine red broad cloth waist coat, with silver thread buttons, one half dozen fine Holland shirts, one half dozen striped Calico neck cloths, an oyen brigg feather bed, two new blankets, and had his diett, for two years after he was married.” “And whereas my eldest son, Jurian Blanck, in consideration of £3, 12s. and a Bible by me to him given, hath released all claim to my estate, except such part as I have bequeathed to him,” I leave all my estate to be divided into seven equal parts and leave thus to my children, viz.: Jurian and Nicholas Blanck, Elsie, widow of Albert Busch, Antie, widow of George Brewerton, Catalyna, wife of Frans Boon, Cleasie, wife of Victor Bickers, and the children of my deceased daughter Margaret, wife of Philip Smith, deceased, viz.: Philip, Margaret, Caetje and Mary. And whereas my son, Nicholas Blanck, being moved with compassion for the children of his sister Margaret, hath paid for their maintenance and necessaries the sum of £106, 9s. 11d. besides other charges he has suffered as administrator of Philip Smith, deceased. If the children do not repay him then their share is to be sold to repay him. Makes her sons, Jurian and Nicholas Blanck, and Frans Boon, Victor Birker, Elsie Blanck, Edward Busch, Caetje Blanck, and Abraham Brewerton, executors.

Dated September 1, 1698. (Not witnessed.)

Page 260.—Richard, Earl of Bellomont, Captain-General, etc. To all, etc. Know ye, that at New York, October 16, 1698, the will of THOMAS MILTON

was proved, and his wife Christian confirmed as executor.

Page 261.—THOMAS MILTON. “In the name of God, Amen. I, Thomas Milton, late of New York, but now of London, being of perfect memory.” I leave to my eldest brother, Peter Milton, one guinea to buy him a ring, and the same to my brother, William Milton. Leaves rest of estate to his wife Christian and makes her sole executrix.

Dated October 26, 1697.

Page 262.—Richard, Earl of Bellomont, Captain-General, etc. To all, etc. Know ye that at New York, on the 12 of October, 1698, the last will of GERRITT JANSEN ROOS, annexed, was proved, and John Von Gelder, Jacob De Moree, and Jacob Boelen are confirmed as executors.

Page 263.—GERRITT JANSEN ROOS. “In the name of God, Amen, this 3d day of September, 1697, I, Gerritt Jansen Roos, of the city of New York, carpenter, being in sound and perfect health.” I leave to my eldest son, Peter Roos, living at Utrecht, in Holland, £100. I leave to Peter Gerrittse Roos, the eldest son of my son, Peter Roos, one silver tumbler, and the same to Gerritt Jansen Roos, the eldest son of Johanes Roos. Also a silver tumbler to Gerritt Provost, the eldest son of my eldest daughter, Cornelia, wife of Elias Provost. I leave to Gerritt Johanes Roos, and Aeltie Roos, children of my deceased son, Johanes Roos, their maintenance out of my estate until they are able to maintain themselves, and they are to be put to school until such time as they shall have learned to read and write, and they are to have £78 which I have of their father's estate. The rest of estate is to be divided into five parts, and given to his son Peter, the children of his son Johanes, deceased, to his daughter Cornelia, wife of Jacob de Moree, to

his daughter Affie, wife of Johanes Van Gelder, and "to Annatie Elswaert, daughter of my daughter Aeltie procured by John Elswaert." And whereas I have sold a house and lot in Albany, which belonged to my son Johanes, and also a tract of land in said county, for £78, the children of my son Johanes are to have the same. Makes Jacob De Moree, Johanes Van Gelder, and Jacob Boelen executors. (Names of witnesses not given.)

Page 265.—Inventory of estate of JOHN DEWSBURY, of Oyster Bay, taken by John Feck and John Townsend, by virtue of a warrant issued by Edward White, Justice of the Peace, of Oyster Bay. 1 negro man, 2 negro women and one child, £57; 3 weavers' looms, with gear to the same, £10; 20 bushels of wheat, £6; 70 bushels of wheat in the straw at 4s. 9d. per bushel; 40 bushels of oats in the straw, at 1s. 3d. per bushel. Total amount, £26.

Page 267.—Richard, Earl of Bellomont, Captain-General, etc. To all, etc. Know ye that at New York, November 29, 1695, the last will of PETER BOURDETT was proved, and Samuel Bourdett is confirmed as executor.

Page 268.—PETER BOURDETT. "In the name of God, Amen. I, Peter Bourdett, being very sick." I leave to my dear father, Stephen Bourdett, two thirds of all my estate during his life, and after his decease, to the children of my brothers. I leave the other third to my brother Samuel, and make him sole executor.

Dated November 7, 1698.

Richard, Earl of Bellomont, Governor, etc. To all, etc. Know ye that at New York, on October 3, 1698, the last will of OBADIAH WILKINS was proved, and his wife Martha confirmed as executor.

OBADIAH WILKINS. "This witnesseth that Obadiah Wilkins, of Gravesend, upon Long Island, being in perfect memory." I make my wife Martha sole executrix of this will. I leave to my son William the Plantation or lot No. 13, being in Gravesend, and which was formerly my father's, William Wilkins; when my son William comes of age or doth marry. And if another son should be born unto me I leave him one of the lots which I now live upon, and which I bought of Thomas Delavall. The other Plantation that I live upon I leave to my three daughters, Eleanor, Rebecca, and Ann Wilkins, but if another daughter should be born then the plantations which I bought of Thomas Delavall are to be divided between them. Leaves the rest of estate to his wife. "This being my will and pleasure for to do, I have set my hand this 25 day of the first month called March, 1682. Codicil dated 26 day of first month called March, 1696. I appoint my friends, in whom I repose confidence, Samuel Spicer, Wm. Williamson, Wm. Golding, and John Tilton, Jr., to assist my wife in the care of my children. One of the 2 lots which I bought of Thomas Delavall I have exchanged with Samuel Spicer, and I am to have an equal quantity from him next to my house. For one piece of land adjoining to the Town house, he hath bought of me and paid for it. And a 15 acre lot of mine adjoining to John Cook I did exchange with him for one of his lots which was formerly Cumpton's. And I likewise exchanged my 4 acre lot near the meadow gate with John Tilton, Jr., for his land in the Seller neck. I give my wife full power to sell or exchange land for the best advantage.

Page 271.—JOHN ADAMS METSELAER. "In the name of God, Amen, this 20th day of January, 1695. I, John Adams Metselaer, of New York, being sick, do make this my last will." I leave to my eldest son Abraham Metselaer my large Dutch Bible and 6 shillings in money, in full of all demands as being my

eldest son. The rest of the estate is left to his wife for life, "and to leave it to such persons as she shall see meet." I make my wife Gertruy sole executor.

Witnesses, Hermanus Burger, Johanes Van Vorst, Wm. Huddleston.

November 24, 1698. This day came before me Hermanus Burger and Johanes Van Vorst, both of this city, and being sworn say that they saw the within named John Adams Metselaer execute the within instrument as his last will, etc.

Stephen Van Cortlandt.

Page 272.—GERTRUY METSELAER. In the name of God, Amen, this 10 day of June, 1697. I, Gertruy Metselaer, of New York, being very sick." I leave to my eldest son's son Johanes six shillings in full of all demands. To my son Abraham, 1 shilling, and to my daughters, Mary and Barbara, the same. All the rest of estate is left to her son Hendrick and makes him executor.

Witnesses, Peter Cavalier, John Watts, Thomas Carrs. Proved, before Colonel Stephen Van Cortlandt, November 24, 1698.

Page 273.—Richard, Earl of Bellomont, Governor, etc. Know ye that at New York on the — day of — 1698, the last will of JONATHAN WRIGHT was proved, and his wife Sarah was confirmed as executor.

Page 274.—JONATHAN WRIGHT. In the name of God, Amen. I, Jonathan Wright, of Flushing, in Queens County, being sick and weak declare this to be my last will and testament. I leave to my wife Sarah all that my homestead where I now live, with the dwelling house, barns and orchard, during her life, to improve the same for her maintenance. After her death I bequeath the same to my three sons, John, Charles, and Job equally. I leave to my son Jonathan a 10 acre lot of land which has been confirmed to him

by a deed of gift. I leave to my son David a certain 20 acre lot of ground where he doth now live. I leave to my son Samuel my other 20 acre lot lying by David's, provided he shall settle upon the same. I leave to my son Richard my other ten acre lot of ground. I leave to my two sons Henry and George each 20 shillings. I leave to my four daughters, Elizabeth, Sarah, Mary, and Hannah, each 20 shillings. Leaves to wife Sarah all movables within doors and without doors during her life, and makes her executor.

Dated November 5, 1698. (No witnesses named.)

Page 276.—Richard, Earl of Bellomont, Governor, etc. To all, etc. Know ye that at New York this — day of — 1698, the last will of CHRISTIANA TELLER was proved, and Leonard Lewis and Samuel Staats were confirmed as executors.

CHRISTIAN TELLER. "In the name of God, Amen. Know all men by these presents that I, Christian Wessells, widow of Jacob Teller, late of this city, mariner, being sick in body." Whereas my dear and well beloved husband, Jacob Teller, hath by his will dated August 7, 1696, of which I was appointed executrix, been pleased to dispose of his estate in the following manner, viz., that all the estate should be equally divided between myself and our daughter, Anna Margaret Teller. I dispose of my part as followeth. I give to Mr. Jellis Provost of this city one mourning suit of cloth. I give the rest of my estate to my daughter, Anna Margaret Teller. My executors are to sell all personal property excepting wearing apparall and gold and silver plate, and to pay the money to my daughter when of age or when she is married. If my daughter should die, then the estate is to go to my relations, namely: To my brother, Gerardus Wessells, to my sister, Gertruyd Wessells, widow of — Munster, my sister, Mariah Wessells, wife of Richard Ashfield, and to my sister, Aeltie Wessells, wife of

Isaac De Reimer. Makes Mr. Samuel Staats, chirurgion, and Mr. Leonard Lewis, executors, "and they are to put my daughter to board with Mr. Geestie Dethys, or at my brother De Reimer's, and she is to be instructed in such arts, sciences, or tongues convenient for her, as can be learned in this Province."

Dated September 17, 1698.

Page 280.—PATRICK MEADE. In the name of God, Amen. I, Patrick Meade, of Barbadoes, merchant, upon the first day of October last, before my departure from the Island of Barbadoes, did make my last will and testament, therein making and appointing my worthy friend, Captain Charles Thomas, my executor, and my wife Frances executrix, and upon full consideration have thought it convenient to make some addition and alterations, being now sick and weak. As for the legacy of £50 I left to my good friend Mr. Dominick Arthurd, my desire is that my executors give order to Mr. Wm. Douglass, merchant of Philadelphia, for the payment of £60 in lieu of said legacy. I leave to Mr. John Smart, of Barbadoes, £10. To Mr. Wm. Moore and Mr. Edward Funnell, of Barbadoes, each a ring of 40 shillings value. I leave to Mrs. Catharine Hawarding, wife of Mr. Thomas Hawarding, merchant, of New York, £10, to buy her a piece of plate. To my landlady, Mrs. Ann Lind, of New York, widow, £10. What estate I have in Philadelphia I desire Mr. William Douglass to receive, and send it to my executors in Barbadoes, and Mr. Thomas Hawarding is to collect my estate in New York. I appoint my worthy friend, Captain Charles Thoms, executor. I do order and appoint Mr. Thomas Hawarding, merchant, to take care of my funeral in New York and to bury me in such decent manner as he shall think fit.

Dated December 11, 1698. Witnesses, John Van Sant, William Adams, John Tudor.

Page 282.—William Penn, Absolute Proprietor and Governor of the Province of Pennsylvania. To all to whom these Presents shall come, Greeting. Know ye that upon the day of the date hereof, an authentic and authorized copy of the last will of JAMES METCALFE, late of the island of Barbadoes, merchant, was compared with the original entered in the Secretary's office of said Island, and proved before Francis Bond, Esq., President of his Majesty's Council for said Island, January, 1697. He, the said James Metcalfe, having goods in divers places in this Province of Pennsylvania, Letters of Administration are granted to his widow Elizabeth Metcalfe, January 9, 1698. William Markham, by the Lieutenant-Governor's Command.

Barbadoes. Francis Bond, Esq., President of his Majesty's Council for the Island of Barbadoes. To all to whom these presents may come. Know ye that upon the day of the date hereof, Thomas Poor, one of the Clerks of the Secretary's office, personally came before me and made oath that the annexed copy of the will of JAMES METCALFE was by him carefully compared with the Record in the Secretary's office. In Testimony I have set my hand and caused his Majesty's Great Seal, appointed for this and the others of the Caribee Islands, to be hereunto appended.

Dated January 10, 1697.

Francis Bond.

Page 283.—“In the name of God, Amen. I, JAMES METCALFE, of the Island of Barbadoes, merchant, being weak in body.” I direct my body to be buried at the discretion of Mr. George Mackenzie. I leave to my brother, Nicholas Metcalfe, of Glenford Bridge, in the County of Lincoln, England, £171, being the ballance of ye account of Mr. Wm. Knight, dated in Cadiz, 1696. Also 35 jars of olives, on the ship “Unity.” 1,400 pounds of raisins, 1,950 pounds of Castile soap, also wine and brandy in the house of Mr. George Mackenzie, in Barbadoes. Leaves to “Wm.

Sibley my nephew, son of Wm. Sibley, of Lincoln, England, £70, to be put in the hands of Mr. George Goland, of Glenford Bridge, Lincoln, England." "To the other two children of my sister Elizabeth, £10. To my sister, Ann Bristol, £30. To my nephew, Wm. Metcalfe, son of my brother, Wm. Metcalfe, of Glenford Bridge, England, £10, and the same to his brothers James and Peter. To my sister Hannah, £50." Mentions $\frac{1}{8}$ of the sloop *Dolphin*, of which Nicholas Andrew is master, and $\frac{1}{4}$ of the Ship "*Unity*" as being his property. Makes his wife Elizabeth executor.

Dated June 11, 1697. Witnesses, Elizabeth Dealy, John Ray, Richard Edgerton. Proved by oath of John Ray, October 26, 1697.

Page 287.—Richard, Earl of Bellomont, Governor, etc. Know ye that at New York, on the 15 of March, 1698, the last will of MICHAEL TOOSE was proved, and Mrs. Susanah De Pue is confirmed as executrix. "In the Name of God, Amen. I, Michael Toose, Gentleman, of New York, being in good and perfect memory." I leave to my loving friend, Susanah De Pue, of New York, all real and personal property, and appoint her sole executor.

Dated March 6, 1698.

Fort William Henry, in New York, on the 15 of March, 1698, there appeared Edward Marshall and Samuel Blagg before his Excellency, Richard, Earl of Bellomont, Captain-General and Governor, etc., and made oath that they were present and did see the Testator seal, publish, and declare the within testament as his last will. And Susanah De Pue also appeared and took the oath as executor. Matthew Clarkson, Sec.

Page 288.—Richard, Earl of Bellomont, Governor, etc. Know ye that at New York, on the 21 day of March, 1698, the last will of THOMAS LAWRENCE was proved, and his wife Mary Lawrence and Henry Coleman were confirmed as executors.

Page 289.—THOMAS LAWRENCE. "In the name of God, Amen. I, Thomas Lawrence, of New York, being now bound on a voyage, and knowing that all flesh is mortal." I leave to my wife Mary Lawrence, one third of all my estate, both real and personal. The other two thirds I leave to my children when of age. (*Names not given.*) I make and appoint my wife Mary, and my friend Henry Coleman of New York, butcher, executors.

Dated May 20, 1698.

Page 290.—Richard, Earl of Bellomont, Governor, &c. Whereas JOHN STOUT, late of Jamaica, died while on a voyage from Jamaica to New York, on board the Sloop "Content," Captain Luke Gall, Commander, Letters of administration are granted to Thomas Wenham of New York, his trustee, April 20, 1699.

Page 290.—Captain Wendham, Sir. This comes to advise you that I not having my health in Jamaica was a coming to New York in hopes that the air might do me good. But God who is the Ruler and Sovereign of all things, has been pleased to lay his hand upon me to this degree that I am exceedingly weak. Also a great mistake for in coming away in haste left all my papers and accounts behind. Sir, I desire you at the arrival of the Ship "Content," Captain Luke Gall, Commander, with the cargo, that you will make all dispatch you can to returne here to Jamaica. Also here is more goods that I have ordered into your hands, as follows. Spices, Sole leather, 100 hides, Muscovado Sugar, 7 Hogsheads, 100 dozen of Lamp black, 3 bags of money, 53 Spanish pistoles, 1 small cask of old pewter. In the three bags are contained 1,200 pieces of 8, weighty money. Sir, my will and order is that you will first sell three quarters of the Ship upon my account; the Commanders privilege excepted. Sir, Pray supply the Commander with what money he has occasion for and you will oblige me. John Stout.

Page 292.—DANIEL DE HART. "In the name of God, Amen. July the 9, 1689. I, Daniel De Hart, of New York, Doctor, being sick, do make this, my last will." I leave all my estate to my wife, Martha De Hart, and make her my sole executrix, and do make and declare this to be my last will and Testament.

The above will, to the certain knowledge of us, the subscribers, being all present, ear and eye witnesses to the same, was absolutely the last will and testament of the above said Doctor Daniel De Hart. And to the end that right might take place, as also being the especial request of our deceased friend, have hereby and with clear consciences to this, our certificate, subscribed, and not only soe, but are also ready when occasion shall us thereto require, to depose the same upon our respective oaths, as witness our hands. Hartman Wessels, John Cavalier, Jan Otto Van Tuyl, Cornelius Jan Van Tuyl.

This 10th of April, 1690, appeared before us, Hartman Wessels and gave his oath on the Bible that the above written instrument is the real will and Testament of Daniel De Hart.

Samuel Edsall, Content Titus, Justices.

Also sworn to by Geritt Janse Van Tuyl and Gertruyd Janse Van Tuyl, *alias* van Pelt, before
Barent Janse, Justice.

Page 294.—Marriage license granted to RICHARD SACKETT and MARGERY SLEADE, May 11, 1699.

[NOTE.—Richard Sackett owned a tract of land on the north side of Cherry street, east of Pearl street, and from him the street derived its original name of "Sackett's street."—W. S. P.]

Richard, Earl of Bellomont, Governor, etc. To all to whom these may come. Know ye, that at New York, on the 8th of April, 1699, the last will of SAMUEL VER PLANCK, of New York, was proved, and his wife Ariante confirmed as executrix.

Page 295.—“ In the name of God, Amen. The 6 of September, 1698. I, SAMUEL VER PLANCK, of New York, being of sound and perfect health of body, but desirous to settle things in order, do make this, my last will and testament. I leave to my eldest son Gulian Ver Planck, in preference to all other gifts, the sum of £5 when he comes of age or happens to marry. I leave to my wife Aryantie, during her widowhood, the full use of all my estate, real and personal, or that shall come to me by inheritance from my honorable father, Mr. Gulian Ver Planck, deceased, or from my honorable mother, Henrica Ver Planck, now the wife of Jacob Kip. After the decease of my wife the whole estate is left to my children, Maria, Hannah, and Gulian Ver Planck, “ and to the rest of my children which I shall happen by the blessing of God still to procure.” Makes his wife sole executor. (Names of witnesses not given.)

Page 297. — Marriage license granted to JOSEPH BLYDENBURGH and CATHERINE DE HART. May 19, 1699.

Marriage license granted to ABRAHAM GOUVERNEUR and MARY MILBOURNE. May 16, 1699.

[NOTE.—Mary Milbourne was the daughter of Jacob Leisler. Her first husband shared the fate of his famous but ill fated father in law.]

Richard, Earl of Bellomont, Governor, etc. To all, etc. Know ye, that at New York, the 15 day of May, 1699, the last will of JOHN LAURENCE was proved and Letters of administration granted to his widow, Susannah Laurence.

Page 298.—JOHN LAURENCE. “ In the name of God Almighty, Amen. This 7th day of January, 1698, I, John Laurence, Sr., citizen of New York, in America, being in perfect health but well stricken in years, being

above 80 years of age, and calling to remembrance the mortality of this transitory life." "I direct my body to be buried in such place where it shall please my heirs and executors to appoint, with the decency that they shall think meet according to my Quality and the estate I leave." The houses wherein I dwell in New York are to be at the disposal of me and my wife during our lives. Together with the rents of the house and land in Smith's Vly. All goods and property to be at his wife's disposal, except such goods as have been given to our daughter Martha, widow of Thomas Snowfell, who hath lived with me since her husband went from her, being now above seventeen years. And as concerns my estate in land as a patentee in Hempstead and Flushing and the only survivor in both, in Queens County, to be divided, with all the privileges whatsoever, granted by Patent to me, as appears under the hand and seal of Colonel Richard Nicholls, then Governor; bearing date June 15, 1665. Which lands I order to be divided to each of my children, John, Thomas, Martha, widow of Thomas Snowfell, and Susannah, wife of Gabriel Minveille. After the death of my wife all the estate in New York is also to be divided among the children. Leaves legacies to "my daughter Willingham's children," and to "the daughter of my son Joseph," to be at the discretion of my executors. "And so, I pray God to bless them as my children and make them his children by faith and love in Christ." Makes his wife executor, and his son in law, Gabriel Minveille, and his son Thomas, and daughter Martha to assist her. (Names of witnesses not given.)

Page 301.—Marriage license granted to JACOBUS PROVOST and MARY VANDERPOOL, May 31, 1699.

John Nanfan, Esq., Lieutenant-Governor and Commander-in-Chiefe of the Province of New York. To all to whom these presents shall come. Know ye that

at New York, on the 5th day of June, 1699, the last will and testament of PETER JANSE LANGENDIKE was proved, and Francis Wessells and Dirck Bensen were confirmed as executors.

Page 302.—PETER JANSE LANGENDIKE. “In the name of God, Amen. This 15 day of March, 1698, I, Peter Janse Van Langendike, being sick of body.” Leaves to his wife Gertruyde the use of all estate till his children come of age. My son John is to receive 50 shillings in full of his pretence of being my eldest son and heir at law. Makes his wife and Francis Wessells and Dirck Benson executors.

Page 304.—JOHN HOORE. “In the name of God, Amen. I, John Hoore, of the Island of Jamaica, cooper, now resident in New York, being in sound and perfect health, and being now bound on a voyage to sea in the good ship called the ‘John and Rebecca,’ and not knowing how Almighty God may deal with me.” In case of my death I make this my last will. I leave to my son, John, when of age, all my estate in Jamaica or elsewhere. I leave to my daughter Eleanor, £100. If she die without issue, then to be paid to my wife Rebecca. I leave to my beloved friend Mr. Thomas Wenham, my negro woman called Shoutone. Leaves household goods, &c., to his wife Rebecca, and makes her executor.

Dated October 10, 1695.

Page 308.—Then received of Mr. Leanord Huygens De Kleyne the sum of £35, 12s. 6d. in full of the within mentioned letter of attorney, being the sum therein mentioned with 5 per cent. commission being deducted.

Page 309.—Marriage license granted to RICHARD LAWRENCE and CHARITY CLARKE, September 24, 1699.

Page 311.—Inventory of estate of JOHN SYMKAM, recorded for John Roome, administrator, February 21, 170 $\frac{3}{4}$. 1 boat and furniture sold to Abraham Kermit, £40. Total amount, £110. "Inventory taken in the presence of John Terbout and Garrett Oncleberg by me, John Tudor." Paid to the Secretary for Letters of Administration, £3, 1s. To John Dally for funeral charges, £4, 11, 7. This account was exhibited for a just and true account of the goods, etc., of John Symkam, by Administrator of said estate, February 20, 170 $\frac{3}{4}$.
 Jurat Coram me, Cornbury.

Page 313.—Inventory of estate of THOMAS LAMBERTSE, late of Bedford, in Kings County. Taken by Jeremias Remsen and Charles Bretsebloon, two freeholders of said County, the 15 of February, 170 $\frac{3}{4}$. 1 negro boy called Harry, about 14 years old, £50; 2 cows, 7 years old each, £6; 1 old silver beaker, 1 silver spoon, 1 silver dram cup of $\frac{1}{2}$ gill, and a little silver spoon for a child, £4, 8s. Total amount, £85. Cornelius Vanderhoorne, Elizabeth Vanderhoorne.

Exhibited as a true account of the administration of all and singular the goods, &c., of Thomas Lambertse deceased.
 Jurat Coram me, Cornbury.

Page 314.—Inventory of the estate of JEREMIAS WESTERHAUT, taken by Guysbert Van Imburgh, Nicholas Rosevelt, and John Jansen. 1 house and ground within the city, £300; 8 pieces of Arabian gold, £4, 16s; 10 gold rings, weight 1 ounce, 2 pennyweights, £5, 10s; 2 gold ear rings, enameled, £1, 10; cash, £51, 16; In wrought plate, 70 ounces, 7 pennyweight, £24, 12s. Total amount, £559.

This Inventory was exhibited by Nicholas Rosevelt, Garritt Van Imburgh, and Jan Jansen as a true and just account of the goods and chattels of Jeremias Westerhaut deceased, March 6, 170 $\frac{3}{4}$.
 Cornbury.

Page 318.—Inventory of estate of JUDAH SAMUEL, Recorded at the request of Moses Levy, administrator.

Hebrew Bible. 5 Hebrew books. Total amount, £150. Exhibited by John Bridges as a true and perfect inventory, September 2, 1702.

Registered at ye request of Captain George Rogers, as administrator of the goods left in Captain Stapleton's cabin after his decease, in the hands of Captain George Rogers. 6 rings. 1 Indian sash. (Many articles of personal adornment but no value stated.) Exhibited as a true inventory of the goods, etc., of Captain Robert Stapleton, March 9, 170 $\frac{3}{4}$. Cornbury.

Page 320.—Inventory of estate of WM. HELLIKER, taken at the request of Alderman Jacob Baelen and Dirck Ten Eyck, October 5, 1702. House and lot, £250. $\frac{1}{4}$ of a house on Broad st., £50. 3 pieces of 8, 18s. Johanes Van Gelder, Wm. Huddleston.

This account was exhibited as a just and true account of the administration of the estate of Wm. Helliker, deceased, by Jacob Boelen and Dirck Ten Eyck, administrators, March 23, 170 $\frac{3}{4}$. Cornbury.

Page 321.—Inventory of the estate of GABRIEL THOMPSON, *alias* Stridells, of New York. Taken by Jacobus D'Honeur and Jan Jansen, October 19, 1702. House and ground, House not finished, £280. Silver Tankard, 24 ounces, at 7s, 6d, £12, 15s. 2 full pipes of Madeira wine, £50. 100 gallons Madeira wine, £20. 40 gallons of Brandy at 12s, £24. 5 gallons of Rum, £1, 5s. Total amount, £604. Exhibited as a true account of estate of Gabriel Thompson, deceased, by Isaac Van Laer, April 3, 1703.

Cornbury.

Page 323.—Inventory of estate of MARGARET DUNCAN. Taken by direction of Joseph Latham, administrator, March 20, 170 $\frac{3}{4}$. 6 silver spoons, 1 Tankard, 1

Porringer, weight 29 ounces 18 pennyweights, at 7s, 3d, £10, 19s, 9d. Total amount, £98.

Jeremiah Tothill, Wm. Anderson.

New York, April ye 6, 1703. There appeared before his Excellency, Edward, Viscount Cornbury, Captain-General and Governor in Chief of the Province of New York, Joseph Latham, and declared in the name of God, under the penalty of perjury, that the above was a true and perfect inventory and account of the goods of MARGARET DUNCAN deceased. Cornbury.

[NOTE.—The above form of attestation was required of Quakers, and would indicate that Joseph Latham belonged to that sect.]

Page 325.—Recorded at the request of Abraham Howell and John Wicke, executors of the will of WILLIAM BARKER. An Inventory of the goods, etc., of Mr. Wm. Barker, merchant, of New York, and appraised by Samuel Cooper and Thomas Topping in Southampton upon Long Island, October 21, 1702, and in New York by Dirck Benson and Thomas Adams, November 4, 1702. In ready cash, £18, 19s. 2 mourning gold rings at 11s, £1, 2s. Total amount £981. Exhibited as a true inventory of the estate of Wm. Barker deceased, April 24, 1703. Cornbury.

Page 327.—Inventory of the estate of WOLFORT TRALL. Taken October 9, 1702, by the Constable of Richmond County, and two appraisers, namely, Ephraim Taylor and James Liske. (Very small.) Total, £25. Exhibited, April 8, 1703, before Lord Cornbury.]

Page 328.—Inventory of estate of DENNIS HALDRON, Late of Jamaica, of goods left in the hands of Isaac Senior. Taken April 27, 1703, by Samuel Mills and Ebenezer Smith. Total, £14, 13s.

Inventory of the estate of DENNIS HALDRON, of Jamaica, Recorded at the request of Isaac Senior, administrator. Taken April 27, 1703, by Samuel Mills and Ebenezer Smith. "24 shillings due by two Dutchmen." "£8 due from Colonel Thomas Willetts, as ye said Dennis told to several persons." Total amount £14, 13.

Page 329.—A true inventory of the goods, etc., of RICHARD CURTIS. Taken by Nathaniel Curtis, administrator, February 27, 170 $\frac{3}{4}$. 8 cows, 2 steers, £30. Total amount, £69, 16.

Inventory of estate of MARY MASTERS, Taken by the appraisers at New York, March 20, 170 $\frac{3}{4}$. 6 silver spoons, 1 bodkin, 1 pair of buttons, weight 7 ounces, 1 pennyweight, at 7s. 3d., £2, 11s, 1 $\frac{1}{2}$ d. Bible with silver clasps, 6s. Total amount, £75, 10s. Wm. Anderson, Jeremiah Tottill.

New York, May 1, 1703. There appeared before me, Edward, Viscount Cornbury, Captain-General and Governor, and Commander-in-Chief of the Province of New York, Wm. Haige, and declared ye above to be a true and honest Inventory, etc.

Jurat Coram me, Cornbury.

Page 331.—Inventory of estate of ABRAHAM DE LANOY, late of New York. Recorded at the request of Evert Duyckinck, October, 1702. 6 Books of Evangelists, £2, 3s; 9 Historical School Books, £3, 4s; 10 Books of Cortimus, £3, 9s; 14 Catechism Books, £3, 6s; 32 Song Books, £4, 6s; 13 Books of Golden Trumpets, £2, 6s; 1 Great Looking Glass, £5; 12 bags with money, £1,151; 10 bags with money to buy wampum, £25; 9 silver spoons, £5, 6s. This inventory shows a very extensive stock of goods of all kinds, especially dry goods. Total amount, £2,209. Taken by Leonard Lewis and Jacobus Goelet, and exhibited to Lord Cornbury, May 11, 1703, by Evert Duyckinck.

Page 343.—Inventory of estate of PETER JACOBUS MARIUS. Taken by Samuel Bayard, and Peter Wessells, the administrators, appointed by his excellency, Lord Viscount Cornbury, at the desire and request of the heirs of said intestate, December 29, 1702.

[This inventory, giving the various articles found in each room, seems to indicate that the house consisted of a shop or store, which occupied the front room on the first floor. Back of this was a "living room." "The great kitchen" is mentioned, and an "upper chamber above the great kitchen," and "a little thatched chamber on the left." "A small room called the writing closet." "A coach loft," "small store house in the yard;" "The great store house." "The yard and cellar." The greater part of all the goods were sold by "ye vendue master," Mr. Robert Lurting, for £446, 29s. "Cash found by the administrator sealed up in several chests in possession of Jacob Marius Groen, £148, 9s, 10d." Among the goods "which would not sell at auction," were "91 Dutch books, valued at £6 by the appraisers." A very long list covering several pages, of small debts, owing, it would seem, by almost every man in the city, amounting to £4,679. Total amount, £5,291.]

Exhibited as a true and perfect Inventory of the estate of PETER JACOBS MARIUS, by Samuel Bayard and Peter Wessells. Jurat Coram me, Cornbury.

Page 353.—Inventory of estate of STEPHEN MAHOULT, or Mahout. Taken by Samuel Bayard, administrator, March 28, 1703. Total amount, £65.

Page 355.—Inventory of estate of TYMAN VAN BORSUM. Taken by Margaret Van Borsum, executrix, May 25, 1703. Appraised by Gerett Vielle, and Wm. Riemer. Total amount, £127.

Page 356.—Inventory of estate of MATTHEW CLARKSON. Taken by Margaret Van Schaaick, executrix. 11

Pieces of 8, each 17 dwt., £3, 14s, 3d; 11 Pieces of 8, each 16 dwt., £3, 10s, 1½; 39 dollars "rough lot," £10, 14s, 6. 1 house and lot of ground in Queen street; $\frac{1}{10}$ of 5,000 acres of land and woodland in Westchester; $\frac{1}{11}$ of 6,000 acres in Westchester. Not valued. Dated June 5, 1703.

Inventory of estate of JOSEPH FORRAGH. Taken June 29, 1702. "52 pieces of 8 at 6s 9d each. Total amount, £109, 8.

Page 360.—We, Thomas Burroughs and David Loyell, of New York, this day, at the request of Mr. Samuel Dian, yeoman of Queens County, upon Long Island, went to the dwelling house of Mr. Ellison, and did there appraise the goods which are said to belong to the deceased Mr. JOSEPH FORRAGH, and did carefully examine and value all the particulars above mentioned to the best of our knowledge, as witness our hands, this June 26, 1702.

Inventory of estate of JOHN KIERSTEDF, SR. Taken December 14, 1703. 1 dwelling house, 15 old Chirurgeon books, no values given, lot of small amount.

Page 361.—Inventory of estate of JOHN VAN TILBOROUGH. Taken by Margaret Van Tilborough, executrix, in New York, July 27, 1703. Total amount, £48.10.

Page 362.—Inventory of estate of PETER BELEW. Taken February 25, 1702. Total, £351.

Inventory of estate of WILLIAM HELEKER. Taken by Jacob Boelen and Dirck Ten Eyck, administrators. Total amount, £122. Expenses, To Abraham Van Gelder for a coffin, 8s. 3d.; to Abraham Van Gelder for 2 coffins, 12s.; to Angeltie Moll for undress ye dead, 11s. 9d.; to William Portuguese wife for ditto,

5s. 10½d.; to Candles and Rum, 3s.; to ½ gross pipes, 2s. 7d.; to a place in the Church, 9s. October 19, 1703. Jacob Boelen, Dirck Ten Eyck.

Page 367.—Inventory of estate of SOLOMON SEAMAN, deceased. Taken May 31, 1703. 7 cows and heifers, £19; 7 oxen and steers, £31; 4 horses, 4 mares and 4 colts, £21.5. The inventory consists mostly of farming stock and utensils. Total, £126. Exhibited as a true and just inventory of Solomon Seaman, deceased, by his son Solomon Seaman, one of the executors. December 20, 1703.

Inventory of the estate of TIMOTHY HALSTEAD, late of Hempstead, deceased. Taken by Samuel Denton and John Searing at request of Timothy Halstead, Jr., 1703. 40 bushels of wheat, £6. Total amount, £69.

Page 368.—Inventory of HUMPHREY FREGAMAN, New York. Taken by John Burrows, administrator, January 15, 1703. Total amount, £65.

Inventory of estate of JOHN PINE, late of Hempstead, Long Island. Taken by Joseph Smith and Richard Townsend. Total amount, £208.

Page 369.—Inventory of HOPE WILLETTS, November 12, 1703. 43 sheep at 6s., £12.18. Total not given. Declared as the true inventory by William Willetts and Benjamin Birdsall, December 20, 1703, before John Johnson, Justice of the Peace.

Page 370.—Inventory of estate of THOMAS BURROUGHS, of New York. Taken by Richard Willetts and William Smith, executors, February 21, 1704. 20 barrells of Beef, £40; 20 bushels Indian corn, £3; a new hat, £1.9; a small bag of money, £15.19s. Total amount, £2,209.

Page 373.—Inventory of estate of FERDINAND WAMSLEY, of Richmond County. Exhibited by Joseph Billop, February 9, 1703. Consists of articles on a small farm. Total amount, £57.

Inventory of estate of NATHANIEL PEARSALL, Hempstead, Long Island, February 8, 1704. Taken by John Searing and John Moriding. 6 oxen, £25; 12 cows, £33; 5 horses, £20; "2 young jades that can't yet be found," £2.5s.; 85 sheep, £25.1s.; 1 ox cart and tackling for 6 oxen, £6.4s.; 1 negro man and a negro woman and a negro girl, £90; 3 negro boys, £60. Total amount, £546.

The 3d of March, 1703, Martha Pearsall and Thomas Pearsall, executors of the will of NATHANIEL PEARSALL, deceased, being Professors of the worship of the People called Quakers, did, as in the presence of God, solemnly declare that the within written is a true and honest Inventory of all and singular, the goods and chattels, rights and credits of the said Nathaniel Pearsall, and is to the best of their knowledge. Facit et Cognovit Coram. John Bridges, Sec.

Page 375.—Inventory of the estate of JOHN MANY, of New York, deceased. Exhibited March 7, 1703, by James Many and Elias Boudinot administrators. Household goods, £110.18; money £200. Total, £310.

Page 376.—Inventory of estate of HENRY JOURDAIN, late of New York, mariner. Taken by request of his Excellency, March 23, 1703, by Jeremiah Tothill and William Anderson. 145 gallons of rum at 3s., £111; cash, £200. Total, £426.

Page 377.—Inventory of estate of THOMAS NOELL, "upon his farme in ye County of Bergen, in ye Province of New Jersey, which is now on ye farme." 1

negro man, £36; ditto, £44; negro boy, £40; 2 negro women, £65. Total, £605. Appraised for Mrs. Hannah Noel, by David Vileat, Bartholomew Fieurt. The appraisement of negroes and stock on the farm which could then be found, £342. The remainder of the stock which Richard Hand received when he rented the farm. 14 cattle, £30; 10 horse kind, £40; 12 swine, £9; credits due to Thomas Noell, £298; "likewise a copper still, about 25 gallons, lent out and forgotten," £10. The real estate, viz., his house in New York and his farm in Bergen County, £1,000. Total amount, £5,037. Debts due from Thomas Noel, £2,203. Sworn to by Samuel Moore and Daniel Honan, before Thomas Lawrence, Justice, April 3, 1704. Exhibited as a true and honest Inventory by Hannah Noel, widow and executrix, April 13, 1704, before me, Cornbury.

[NOTE.—Thomas Noell was mayor of New York in 1701. His city residence was on the west side of Broad street, a little north of Beaver street.]

Page 381.—Inventory of estate of ROBERT SHELTON, late of New York. Taken May 12, 1704, by Jeremiah Tottill and William Anderson. Total amount not given.

Page 383.—A true Inventory taken at the late dwelling house of PETER BRETON, deceased, in Oyster Bay in Queens Co., upon the Island of Nassau, on March 31, 1704. "In the first cellar, 25 gallons of rum at 3s., £3.15s. In the second cellar, 2 barrels of pork and 3 barrels of beef, etc. In the shop, 12 bags felt hats at 3s, £1.16; 25 pounds of sugar, 10s.; 33 ounces of silver plate at 7s., £11.11s.; 55 bushels o wheat, £7.10s.; $\frac{1}{2}$ of Sloop Betty, 7 tons, £25. Sworn to by John Townsend, Robert Cooper, and Edward Folwell, before Edward White and John Townsend, Justices. April 21, 1704. Exhibited before Lord Cornbury by Elizabeth Breton, widow and executor.

Page 385.—Inventory of estate of FRANCIS BREDON. Taken by Hester Bodine, executrix, May 22, 1704. Total amount, £19.15s.

Page 386.—Inventory of estate of DUNCAN CAMPBELL, late of Boston. Account of money received by Benjamin Faneuil. "Sundry goods sold at publick auction," £740. Total, £937.

Exhibited at New York, May 19, 1704, as the true inventory of the estate of Duncan Campbell, deceased, before me, Cornbury.

Inventory of the estate of the Rev. Mr. PATRICK GORDON. Taken by David Lyell and William Anderson at the request of Colonel Lewis Morris, of East Jersey, in New York, December 10, 1702. Silver watch and seal, £10; Gown and Cassock, old, £2.10s.; 2 pair new breeches and 1 old waistcoat. A large number of Classical and Religious commentaries, etc. Total amount, £375.

Exhibited by Colonel Lewis Morris, administrator, May 22, 1704, before Lord Cornbury.

Page 392.—An Inventory taken of the estate of RICHARD WILLETTS, late of Lusam, *alias* Jericho, in the bounds of Oyster Bay, and appraised by us on the 24th day of the 3d month, called May, 1704. 12 cows and 7 calves, £35.5.; 2 riding horses and 2 in the woods, £15; 2 three year old horses and 8 mares, all wild in the woods, £16. Signed by William Willetts, Thomas Powell.

"New York, May ye 30, 1704. I, Abigail Willetts, widow and executrix of the will of RICHARD WILLETTS deceased, being of the Profession of the People called Quakers, do solemnly and in the presence of God, as witness to the truth of what I say, profess and declare that the within is a true and just Inventory, etc. Declared before me, Cornbury.

Page 394.—Account of William Bradford, administrator of the goods, etc., of JAMES DEWSBURY, of Oyster Bay, in Queens County. He charges himself with the appraised value of the goods, etc., to the amount of £13.11s., and desires an allowance as follows. “Paid to nurse, £2.8s.; for Funeral charges, £3.15s. For Letters of administration, £2.4s. For warrant to appoint appraisers, £1.6s. Exhibited by William Bradford before Lord Cornbury, June 13, 1704.

A further account shows goods to the amount of £289, and he desires certain allowance to be made for money and expenses paid.

Page 396.—Inventory of estate of FRANCIS HULIN, of New York. Taken at his dwelling house in New York, November 9, 1702, by Susannah Hulin, widow. Money, £64; 1 dozen silver spoons, at 12s, £7.4s.; 1 dozen silver forks, at 12s., £7.4s.; 1 old billyard table, £3. Total amount, £188.

Appraised by Daniel Roberts and Abraham Gouverneur. Funeral charges, £3.5s. Exhibited before Lord Cornbury, June 13, 1704.

Page 398.—The appraisement of several negroes belonging to the estate of DANIEL MAHER of the Island of Jamaica. Taken by Mr. Thomas Roberts, of New York, cooper, administrator of said estate, July 15, 1704. Five negroes in all, young and old, £85.5s.

New York, July 18, 1704. “Thomas Roberts, being of the Profession of the People commonly called Quakers,” does solemnly declare that the above is a true inventory, etc., before me, Cornbury.

Page 399.—Inventory of the estate of ROGER BAKER, of New York, taken at the request of his executors, Mr. John Crook and Mrs. Harris, the mother of said Roger Baker, October 20, 1704. Silver hilted sword, cane, and pike, £8; 2 Buccaneer guns, £3.10s. Total

amount not given, but considerable. Exhibited before Lord Cornbury, December 21, 1704.

Page 401.—“New Harlem, ye 18 of September, 1703.” An inventory of ye personal estate of JOHN LAMETER, taken by Johanes Cowenhoven and Lawrence Cornelisen. 7 cows, £19.5s. Total amount, £62.15. Exhibited, April 4, 1704, by Ruth Lameter, administratrix.

Page 403.—Inventory of the estate of Mr. JACOB MAYLE, late of the Island of Jamaica, taken by William Morris and Robert Field, according as the same sold at vendue. Silver hilted sword, £2, 10s. 6d.; Silver hilted rapier, £5, 9s.; Blue cloak with gold edgings, £8, 11s.; Beaver hat with gold lace, £3, 2s.; $\frac{1}{4}$ of the Brigantine “Mary,” £81; $\frac{1}{4}$ of Sloop Robert, £26. Total amount not given, but very large, indicating extensive trading.

Page 407.—New York, December 20, 1702. Inventory of the estate of MARY TELLER, widow of William Teller, Sr. 3 casks of Dutch nails, as by invoice of Mr. Abraham Hardenbrook, 830 lbs., at 6d., £20, 15. Estate equally divided, one half to Mrs. Brockholst for the use of her children, and the other half to Mr. Francis Schuyler, for the use of his children, pursuant to the will of said deceased. Money found, £669. Total amount, £1,275 York Currency. Nicholas Bayard, Anthony Brockholst.

Memorandum, that on December 20, 1704, an account was received by Captain Bond from Abraham Hardenbrook, merchant at Amsterdam, whereby he charges himself debtor to the estate of Mary Teller for the net produce of a bundle of Peltry, and 21 Elk skins. In Holland money, 218 Guilders 9 Stuyvers.

Sworn to by Major Anthony Brockholst, before Thomas Wenham, September 8, 1705.

Page 411.—Inventory of the estate of BENJAMIN DOUGHTY, of Flushing, in Queens County. 180 bushels of wheat in stack, at 4*s.* 3*d.*, £38, 5*s.* Total amount, £192.

New York, August 22, 1705. There appeared before me, Hannah Thorne, late Hannah Doughty, relict of Benjamin Doughty, of Flushing, and made oath to the above inventory. Cornbury.

Page 412.—Inventory of the estate of JOHN WILKINS, deceased, appraised at Madnan's Neck, upon Long Island, May 1, 1705, by Theodorus Van Wyck, carpenter, and John Halstead, yeoman. Negro man, woman, and girl, £90; 6 cows and a bull, £24. Total amount, £393.

Sworn to before John Smith, Justice, May 18, 1705.

Exhibited by Thomasan Wilkins, administratrix, before Thomas Wenham, Esq., September 15, 1705. Funeral expenses, £1, 7*s.* 9*d.* Charges of administration, £2, 8*s.* To ye Coroner's Inquest, £5. To a Lawyer, £1.

Page 414.—Inventory of estate of JOSEPH NUNES, of New York. Taken by Mr. Paul Droillet and Mr. Lewis Lynes, executors, October 8, 1705. 1 otter skin, 5*s.* 6*d.*; 42 dozen Jews Harps, at 12*d.* a dozen. £2, 2*s.* Total amount, £695, 18.

Page 417.—Account of debts paid by Hannah Thorne, late widow of BENJAMIN DOUGHTY, £70, 5*s.* 2*d.*

Inventory of the estate of Colonel WILLIAM SMITH, of the Manor of St. George, Suffolk County. Deceased February 18, 1704. Taken by Timothy Brewster, Daniel Brewster, and Benjamin Smith, May 23, 1705, being thereunto sworn before Thomas Helme, one of her Majesty's Justices of the Peace, in said County. Wearing apparell of ye said deceased, £109; 11 embroidered belts, £110; Silver plate, £150; 104 silver

buttons, £5, 10s.; Silver watch and silver buttons, £10; To Colonel Smith's picture, £3; Coat of Arms, £2; Silver-headed cane, £2; Fine fishing rod, 15s.; Velvet saddle and Velvet side saddle, £10; Turkey Scimeter, £5, 10s.; 3 swords, £8; 20 acres of wheat growing; 20 acres of corn; 12 negroes; 14 oxen, £68; 60 steers, £180; 48 cows, £120; 22 two year olds, £33; 28 yearlings, £28; 2 bulls, £7. Total, £2,589.

[NOTE.—Colonel William Smith, the ancestor of the family known as the "Tangier Smiths," was the owner of a very large tract of land in the town of Brookhaven, and known as the Manor of St. George. A large part of this manor is still in possession of his descendants. It is needless to say that Colonel Smith was one of the foremost men of his day.—W. S. P.]

September 15, 1705, Martha Smith, widow and executrix of Colonel William Smith, deceased, was duly sworn upon the Holy Evangelists of Almighty God, to ye truth of ye afore written inventory. Coram me,
Cornbury.

Page 422.—Inventory of the estate of EDWARD BORROUGHS, of Jamaica in Queens County, deceased. Taken by Robert Read, Thomas Cornell, and Peter White, March 2, 170½. Total amount, £700. Mary Oakley, widow of Edward Borroughs, and Thomas Borroughs, executors of the will of Edward Borroughs, were sworn to the truth of the above Inventory. Coram me,
Cornbury.

Page 423.—List of debts due to estate of Peter Jacob Marius, very long list covering five pages, showing small sums owing, it would seem, by almost every man in the city. In all a very large amount.

Account per contra. Paid to John Montanye for the testators grave in ye church, £3.

To horse hire and expenses for 6 days on Nassau Island to settle accounts, and postage of Letters,

£1 19s 7½*d.* A very lengthy account by Samuel Bayard the administrator, March 25, 1703.

Amount of funeral charges exhibited in the account of estate of Peter Jacobse Marius.

	£	s.	d.
To 29 gallons of wyne at 6 <i>s.</i> 9 <i>d.</i> per gallon	9	15	9
To 19 pairs of gloves at 2 <i>s.</i> 3 <i>d.</i>	2	4	3
For bottles and glass broke, paid	0	3	7
Paid 2 women each 2 days attendance	0	15	0
Paid a suit of mourning for ye negro woman freed by ye testator, and making	3	4	7½
Paid for 800 Cokies and 1½ gross of Pipes at 3 <i>s.</i> 3 <i>d.</i>	6	7	7½
Paid for speys (spice) for ye burnte wyne and sugar	0	1	1
Paid to the Sexton and Bell ringer, for making ye grave and ringing ye bell	2	2	0
Paid for ye Coffin	4	0	0
Paid for gold and making 14 mourning rings	2	16	0
Paid for 3 yards beaver stuff at 7 <i>s.</i> 6 <i>d.</i> , buttons and making it for a suit of mourning	1	14	6
Paid for ½ vat of single Beer	0	7	6
Whole amount of Funeral Charges is	31	6	8½

SAMUEL BAYARD

[NOTE.—The above account gives a very interesting description of one of the most characteristic features of Dutch life. A funeral in those days was a day of merriment rather than of mourning. Peter Jacobse Marius was one of the most prominent of the New York merchants in his day, and he was buried “like a gentleman.” His dwelling-house was on the south side of Pearl street, about half way between Whitehall and State street. He was doubtless buried in the Dutch Church yard on Garden street, now Exchange place, east of Broad street.]

Page 432.—Inventory of estate of JOHANES ELLSWORTH, made at request of his wife Margaret as executor, by Lancaster Symes and William Anderson. February 8, 170½. Total amount, £79.

Page 433.—Inventory of estate of SAMSON SHELTON BROUGHTON, Esq., late of New York. Taken by the

administrators, September 4, 1705. Total amount, £219. Sworn to by Samson Broughton, May 1, 1706.

Page 436.—Inventory of estate of GERITT VAN DUYNE, of New Utrecht, Kings County, "husbandman." Taken at his dwelling house, by Jacques Cortelyou, Peter Cortelyou, Abraham Gouverneur. Evidently a small farm. Total, £211.

Page 438.—Inventory of estate of Mr. SAMUEL BUTLER of Southampton, upon Long Island. Taken November 9, 1705. 152 pounds of iron ware, at 4d, £2, 10, 8. Mr. Butler's wearing apparell, £9; 36 pounds of Pewter, at 18d, £2, 4; 1 Table and carpet, £1, 2; 5 racoon and 5 Fox skins, 10s; 9 bushels of corn, 18s; 1½ bushel of salt, 9s; 12 pounds of wool, 12s; 20 barrels of cider, £13, 10s. Total amount, £143, 15. Taken by Samuel Cooper, Thomas Stephens, John Malthie.

Page 442.—Inventory of estate of Colonel MATTHEW HOWELL, of Southampton, Long Island. Taken by Thomas Topping and Josiah Howell, and sworn to before Joseph Fordham, one of her majesties Justices of the Peace in the County of Suffolk, June 5, 1706; 3 yoke of oxen, at £4, 10s, £27; 13 oxen, £48, 15s; 27 cows, £67, 10; 13 three year olds, £28, 12; 8 two year olds, £13, 12; 8 yearlings, £9, 12; 3 horses, £12; 66 sheep, £18, 3; 20 swine, £10; 1 negro man, 2 negro women, 5 negro children. Total amount, £738, 7s.

Page 443.—Inventory of estate of BENJAMIN FOSTER, of Southampton, Long Island. Taken February 3, 1704, by Nathaniel Howell and Christopher Foster; 1 horse, £3; 1 mare and yearling colt, £3, 10s; 2 oxen, £8; 5 cows, £10; 20 sheep, £5. Total, £115, 19s.

Page 444.—Inventory of estate of JAMES PETTY, late of Southold. Taken by Benjamin Moore and Jasper Griffing, September 3, 1706. Total amount, £64.

Page 445.—Inventory of estate of JOHN SMITH, Sr. of Hempstead, on Long Island, by Hannah Treadwell widow, and John Treadwell as executors of John Smith, Sr. ; appraised by John Suris and Thomas Gildersleve, September 14, 1706. Exhibited as a true inventory by Hannah Treadwell, October 3, 1706.

Page 446.—An Inventory and appraisement made upon the movable estate of JOHN MALTBIE of Southampton, Long Island, made the 6 day of August, 1706, by Thomas Topping and Samuel S. Cooper. Sworn before Joseph Fordham, Esq., one of her majesties Justices of the Peace, in the County of Suffolk. 1 ox, £4; 11 cows, £10; wearing apparel, linen and woollen, £14; gun and sword, £2; 10 bushels of wheat, £2. Total, £152, 7s.

Page 447.—Inventory and appraisement of the goods of WILLIAM BOWYER of Jamaica, merchant. Taken at New York, by David Jamieson, Esq., one of the executors, April 2, 1706. Silver hilted sword and belt, £3; 1 broken watch with a silver chain; 1 Seal cut in stone and set in gold, 15s; 2 pistoles, one melted, £3, 12s. A pistole and a half in melted gold, £1, 16s. Total, £218.

Page 450.—Inventory of estate of ROBERT ALLISON, made March 28, 1706. "Parcel of household goods which the widow has to herself, £70, 6s; Cash, £98; Sold $\frac{1}{2}$ of Sloop "John and Michael," £190; $\frac{2}{3}$ of sloop "Ruby," £225. Total, £1,944.

New York, September 7, 1706. Rip Van Dam and William Smith, executors of the estate of ROBERT ALLISON, exhibited the above written inventory as a true and honest inventory of the estate of said Robert Allison, so far as has come to their hands, or possession.
Cornbury.

Page 451.—Inventory of the estate of ABRAHAM TESSEMAKER of the Island of St. Thomas, taken by

Samuel Bayard, in New York, August 20, 1706; 7 casks of sugar, £54, 10. Received of Richard Willett £29. Total amount, £83, 13.

Page 452.—Inventory of the estate of Mr. GEORGE HAVENS of Shelter Island, lately deceased. Taken by Mr. Thomas Terry and Jonathan Horton, being duly sworn according to law, April 4, 1706: 8 cows, £20; yoke of oxen, £9, 10; 130 sheep, £40, 12; 4 barrels of pork, £18, 12; Plow with appurtenances to it, 12s. Total amount, £123.

Page 453.—Inventory of estate of JOHN PETERSON MELLOTT *alias* Peter Mellott. Taken by Benjamin Faneuil, January 7, 1704. Total, £39, 9.

An Inventory of all and singular the goods, etc., of ANDREW DOUGLASS, late of Surinam, merchant, taken by Abraham Delmena, administrator, January 21, 1706: Cash from Helena Rumbout, being the net produce of 28 hogsheads of molasses and 1 hogshead of rum, £57.

Page 454.—Inventory of the estate of Captain THOMAS PENISTONE, taken at the request of the widow and executors, February 11, 1704; $\frac{1}{2}$ of the Galley "Revenge," £34; $\frac{1}{4}$ of the Sloop William and Thomas, £62, 10. Exhibited as a true inventory by William Anderson and Lancaster Symers, February 17, 1704.

Page 455.—Account of Abraham Delmena as the administrator of the estate of ANDREW DOUGLASS, late of Surinam. Charges himself with £57 received of Helena Rumbout, and £27, 11s to balance his own account. "530 guilders, in Stirling, £53." Exhibited as a true account, February 27, 1704.

[NOTE.—According to the above account a guilder was equal to about 22 $\frac{1}{2}$ pence sterling.]

Page 456.—Account of estate of ABRAHAM TESSEMAKER of St. Thomas: Due to Samuel Bayard by his

bond, £56; "besides $\frac{1}{2}$ of 313 pieces of 8, and 5 Royals which by the information and declaration of the master and men of the sloop 'Adventure' was made debtor to me. Besides 30 gallons of molasses saved out of a hogshead that broke in the slings in histing over in the sloop." For David Jamieson, services in getting Letters of Administration, 18s. For the petition to ye Lord for the administration, 6s. Exhibited, March 6, 1704.

Page 458.—Inventory of estate of JOHN TOWNSEND, late of Oyster Bay. Taken by Nathaniel Coles and Robert Cooper, January 7, 1704. 2 oxen, £7; 5 steers, £12; 13 cows, £26; 46 sheep, £11, 10s. Total not given. Small amount. Sworn to before John Townsend, Justice, same day.

New York, April 17, 1707. There appeared before me, Thomas Wenham, Esq., thereunto authorised by his Excellency Edward, Viscount Cornbury, Isaac Smith, administrator of the estate of JOHN TOWNSEND, and made oath to the truth of the same.

Thomas Wenham.

Page 459.—April 14, 1707. Inventory of estate of RICHARD THORNE, late of Hempstead. Taken by Timothy Halstead and Richbell Mott, of the same town, by warrant from Colonel John Johnson, one of her majesty's Justices. 1 negro man and negro child, £55; 1 negro wench, £35; 1 negro child, £2.5s. Total not given. Not large. Exhibited by Phebe Thorn, widow, April 19, 1707.

Page 461.—Inventory of estate of CALEB COOPER, late of New York. Taken August 17, 1706. 11 ounces of silver at 9s, £4.19.

Page 465.—Inventory of estate of Captain THOMAS MILES. Taken at request of Captain James Hull,

administrator in New York, October 16, 1707. Total, £30, 5s, 8d. Sworn to by James Hull, before me, October 18, 1707, Thomas Wenham.

Page 468.—Inventory of estate of GERRITT CORSEN. 7,000 guilders in New York money, £175; 4 horses, £9; 19 head of Cattle, whereof 9 are Cows, £38. Taken by Gerrit Stoothop, Jan Hewnen. Translated from the Dutch by Abraham Gouverneur. Sworn to by Willamentie Rose, late widow and administratrix of Gerritt Corten, December 4, 1705.

Page 470.—Inventory of estate of THOMAS WYCKINGHAM, late of Newtown in Queens County. 3 barrels of cider, £1.10s.; "1 old scythe to cut corn," 3s.; 34 pounds of Flax, 18s., 6d.; negro man, £55; negro woman, £40; A brown pacing horse, £8; 9 cows, £26. Sworn to by William Hallett, Jr., June 11, 1707, before me, Thomas Wenham.

Page 473.—Inventory of estate of CORNELIS VANDERBECK. Taken by desire of his executors, January 17, 170 $\frac{1}{2}$ in New York. 1 Old Dutch Bible with some old Dutch Pamphlets, 3s, 6d.; House and lot of ground, £65. Total, £101. To all charges of his burial, £10. To Secretary for Letters of administration, £3. "To Mr. Rignier for drawing my husband his will, £1.10s." Exhibited by Catharine Vanderbeck, executrix, December 10, 1707.

"House and lot offered for sale, 3 several times, but no bidders. Appraised at £65."

[NOTE.—The house and lot of Cornelis Vanderbeck seems to have been on the south side of Wall street, a little east of New street.—W. S. P.]

Page 474.—Inventory of estate of JOHN SMART of New York, mariner. Taken February 17, 170 $\frac{1}{2}$, at the desire of Thomas Adams, executor: New Drugett

suit, £5; Cash, £53; negro boy, £35. Taken by Jeremiah Tothill and William Anderson.

Page 476.—A true and perfect inventory of all the goods, etc., of ELIZABETH BRIDGES, late of Staten Island, widow. Taken July 31, 1704: 12 pewter plates, 18s.; 2 feather beds, with all furniture to them, £18. Total, £145. Taken by Lambert Johnson and Jacob Johnson.

Page 478.—Inventory of the estate of JOHN SHEDINE, of Richmond County. Appraised by John Stillwell and Alexander Stewart, public appraisers, May 17, 1706; 7 head of young cattle, £7; 1 waggon, £2; negro man and 1 Indian man, £60; 4 hives of bees, £1. Exhibited before Lord Cornbury, October 27, 1708, by Mary Shedine, widow.

Page 479.—Inventory of estate of JAMES GLASSON. Cash, £541.13s 4½. Taken by Thomas Davenport, administrator. A true and perfect inventory of all and singular the goods, etc., of Thomas Stillwell, Jr., of Staten Island. Taken by Nathan Whitman and Lambert Johnson, February 3, 1704: 6 cows, 2 heifers, £15; 17 head of other cattle, £22. Seems to have been the owner of a small farm. Exhibited by Mary Stillwell, administratrix, October 3, 1708.

Page 481.—Inventory of estate of NICHOLAS CROCHERAN, now in possession of his widow, Ann Crocheran. Appraised September 23, 1701, by John Billop and Jacques Poillan. Total amount, £475.

Page 481.—Inventory and appraisement of what was found belonging to ye widow, ESTHER BROWN, of this city. Taken at the request of her executors and daughter, Abigail Brown, in New York, July 1, 1708. Taken by Lancaster Syms, William Chamber. No total given. About £60. Exhibited July 4, 1708.

Page 483.—Account of money received by John Glass, administrator, from James Jaffray, John Vander Slyck and others. £3.5s.

Page 484.—Inventory of estate of ALBERT DENNY, of Fairfield, Connecticut, found in the Province by Captain David Provost, October 25, 1708. One obligation under the hands and seals of Richard Sackett, Robert Allison and William Bickley, dated August 28, 1701, £300. Total, £1,924, and many other bonds. Taken by Abraham Gouverneur and Abraham Kittletas.

Page 485.—Inventory of estate of PETER BASSETT, late of New York, Physician, and of Hester Bassett, his daughter, likewise deceased. Taken at the request of Giles Gaudineau and Peter Moriss, administrators, February 13, 1707. 7 silver spoons, a chain and hook, weight 12 ounces, at 7s. 6d., £4.10; 2 gold rings with Bristol stones, £1.4s.

Page 486.—Inventory of estate of NICHOLAS CROXTARS, of New York. Taken February 1, 1704. 7,200 Pipe staves, at £3 per thousand, £21.12. Total amount, £86.11s. Presented to Lord Cornbury as a true inventory, June 20, 1707, by William Meritt and Daniel Dunscombe, June 20, 1707.

Page 488.—Inventory of estate of THOMAS HUSTIS, butcher, lately deceased. Taken November, 1701. Very large number of small debts due to him, but total not given. Sworn to by Elizabeth King, October 28, 1703.

Page 490.—Inventory of estate of MARTIN PETERSON, late of Gravesend. Taken by Hannah Hubbard, widow of said Martin Peterson. Appraisement made by John Latue and William Wilson. Total amount, £7.19s. Exhibited before Thomas Wenham, Esq. by Hannah Hubbard, May 22, 1707.

Page 491.—Inventory of estate of DR. JOHN BRIDGES, of New York. Taken January 10, 170 $\frac{8}{8}$. "A parcel of Books in a wooden case," £14; "Some books sold to Mr. William Bradford, £3." Total amount, £75.14s. Appraised by William Anderson and Lancaster Symes. Exhibited as a true inventory of the estate of Dr. John Bridges by Mrs. Ann Bridges, widow, January 22, 170 $\frac{7}{8}$. Jurat coram me, Lovelace.

Page 492.—An Inventory and appraisement of the personal estate of WILLIAM HALLETT, JR., late of New-town in Queens County, Gentleman, deceased, "who together with his wife and 5 children was barbarously murdered on ye 24th day of January, 1707, by two of his own slaves." 2 horses, £10; 2 mares, £5; 2 colts, £3; 7 cows, 19.5s.; 29 sheep, £8.15; 1 silver Tankard, £7; 7 spoons, £16.6s.; 57 $\frac{1}{2}$ bushels of wheat at 4s., £11.10s. No total given, but list shows very extensive farm and farming products and utensils. Exhibited as a true Inventory by William Hallett, Sr., administrator, June 1, 1708.

Page 496.—Inventory of estate of JOHN POLAND, late of Gravesend. Taken by Samuel Poland. Appraised by Jacob Gulick and John Lake. "51 acres of land and eleven Garden spots" (not valued). Total amount of personal property, £11.10. Exhibited before Thomas Wenham, Esq., by Samuel Poland, administrator, May 22, 1707.

Page 497.—Account of estate of ESTHER BASSETT. Taken by Giles Gardineau and Peter Morin. "Paid for letters of Denization," £1, 5s.; "expenses during sickness and burial charges," £6, 13s. Whole amount £293. Exhibited as a true account of estate of Peter Bassett by Giles Gardineau and Peter Martin, administrators, February 19, 170 $\frac{7}{8}$, before Lord Cornbury.

Page 498.—Account of estate of STEPHEN MAHOULT (or Mahout). “Paid for first Letters of Administration from the Mayor of the city, and they being declined, new Letters of administration obtained from my Lord Cornbury, and charges in procuring them,” £3, 17s. 7½d. Funeral charges of Stephen Mahoult, and one of his children, and charges going to Staten Island where they died, to take the Inventory, and expenses at ye sale of ye movables, in all £3, 7s, 7d.; Expenses of suit with James Fairchild, £2, 2; To expenses, 6 days, at 2 several times to Mr. Phillipse and Cortlandt’s Land, and Orange County, where the chief debtors to the estate lived, to endeavour to get in ye same. Compute for carriage, horse hire, dyett and lodgings, 6s. per day, £1, 16s. Bond due estate, £65, 8s. Paid John De Vries for weaving 64 ells of Linnen, £1, 14s, 6d. June 11, 1707. Samuel Bayard, Administrator.

END OF LIBER 5-6.

LIBER 7.

Page 1.—By his Excellency, Edward, Viscount Cornbury, Captain-General and Governor in Chief of the Province of New York. To Katharine Rogers, widow and relict of ANTHONY ROGERS deceased, late of the city of New York, Physician, Greeting. Whereas the said Anthony Rogers lately died intestate, having, whilst he lived, goods and chattels in divers places in this Province; that the said goods and credits may be well and faithfully administered, We do grant unto you, in whose fidelity in this behalf I very much confide in, full power by the tenor of these presents, to administer the said goods, requiring you to make a

true and perfect inventory, and exhibiting the same into the Registry of the Prerogative Court in the Secretary's office at or before the 12th day of March next ensuing, And rendering a true and just account of said administering. In testimony whereof I have caused the Prerogative seal to be hereunto affixed this 12 day of September, anno Domini 1702. Cornbury.

Letters of Sequestration, granted to Matthew Linz, Mr. Caleb Cooper, and Mr. Edward Antill, of ye estate of OUZEL VAN SWIETON, By his excellency, Edward, Viscount Cornbury. Whereas, I am credibly informed that Mr. Ouzel Van Swieton, merchant in the city of New York, lately departed this life and died intestate. To the end therefore that her majesty may have her right dues, as has been usual and customary in the like cases, and until some proper person appear (if any there be) to administer for the said Van Swieton, I do therefore impower and direct you, Matthew Linz, Caleb Cooper, and Edward Antill, to be Sequestrators of the estate, real and personal, of the said Van Swieton. For which this shall be your sufficient warrant. Given under my hand and the Prerogative seal of her majesties Province of New York, at Cheer hall in Orange County, the 18th day of September, 1702.

The within named Sequestrators for the estate of Mr. Ouzel Van Swieton were sworn to make a faithful account pursuant to the Commission before me.

John Bridges.

Page 2.—WILLIAM GILES. "In the name of God, Amen, I, William Giles, late of the Parish of St. Giles in the County of Middlesex, England, at present of the city of New York, in America, merchant, being sick and weak." I leave all my personal estate to my father and mother and to the rest of my brothers, viz., Thomas, George, John, and Joseph Giles, equally. I leave to my nephew, John Giles, son of my brother, George Giles, the sum of £20. To my sister, Ann

Underhill, £5. "I give and desire that the sum of £5 be given for my soul to be prayed for, and left to the discretion of my executors so to bestow the same." Makes Peter Rogers, Gentleman, Charles Rhodes, Chirurgeon, and John Borroughs, merchant, executors. I direct that my executors, Peter Rogers and Charles Rhodes, shall have for their pains and trouble £5 each. And Mr. John Borroughs and his wife £20 to buy them mourning.

Dated September 9, 1702, and in the first year of the Reign of our Sovereign Lady, Anne, by the Grace of God, Queen of England, &c. Witnesses, William Russell, Christian Veenvas, Richard Harris.

Page 3.—Edward, Viscount Cornbury, Captain-General and Governor, &c., to all to whom these presents shall come. Know ye that at New York, the 16th day of September, 1702, before John Bridges, Doctor of Laws, being by me thereunto authorized, the last will of William Giles was proved and the executors confirmed.

MARY TELLER.—"In the name of God, Amen. I, Mary Teller, of the city of New York, widow and relict of William Teller, being in health of body. I direct that my executors shall take, with all convenient speed, an exact account of all such goods as shall be left in my possession, that remain of the estate of my late husband, and deliver the same to the executors of my said husband. The executors are to make an inventory of my personal property, and one half shall be put at interest for the children of my eldest daughter, Susanah Brockholst, viz. Mary, Henry, Judy, Susanah and Janechie, to be paid to them when they are of age. The other half to the children of my younger daughter, Janechie Schuyler, deceased, viz., Margareta, Philip, Mary and Casparus. I leave to my eldest daughter, Susanah Brockholst, and to her heirs and assigns, all that a certain Garden, lot, or toft of

ground now in my possession, lying and being within this city, on the east side of the Broadway, to the south of the house of Peter King, and to the north of the house of William Mosse, and to the west of the New street. And as for the rest of my real estate, which consists of a house and lot of ground where I now live, situate in the Smiths street, between the houses of Thomas Noel, and the house of the widow of Hendrick Van Bursom. Together with another house and lot of ground in the Broadway, now in the tenure of Robert White on the east of the said Broadway, betwixt John Corbetts house and that of the widow of Walter Hyer. I leave one half of the same to the children of my eldest daughter, Susanah Brockholst, and the other half to the children of my younger daughter, Janechie Schuyler, and they are to remain in the hands of my executors till some of the children are of age, and then the executors shall have power to sell the same. If any of my grand children shall wish to purchase, they are to have the preference. I make my brother-in-law, Colonel Nicholas Bayard, and in case of his decease, his son, Mr. Samuel Bayard, and my son-in-law, Major Anthony Brockholst, and my son-in-law, Arent Schuyler, and in case of his decease, his brother, Captain Brandt Schuyler, my executors.

Dated November, 1701. Witnesses, Jan Van Varicks, Hermanus Bensingh, William Huddleston. Proved in New York, before Dr. John Bridges, Doctor of laws, and executors confirmed, September 21, 1702.

[NOTE.—Mary Teller was the widow of Paulus Schrich. Her maiden name was Mary Varlet.]

Page 6.—MAGDALENA PELLETREAU. “In the name of God, Amen. I, Magdalena Pelletreau, *alias* Magdalena Vincent, widow of John Pelletreau, of New York, being in good health, do make my last will and Testament.” I leave to the Poor of the French Congregation of New Rochelle the sum of £3, to be paid to the Elders of said Congregation. I leave to the

Poor of the French Congregation of New York, the sum of £3, to be paid to the Elders of said Congregation. I leave to my nephew, Elias Pelletreau, Sr., £50. I leave to John Pelletreau, the eldest son of said Elias Pelletreau, my Plantation at New Rochelle, with all the appurtenances of houses, gardens, etc., and all the land belonging to the same. If he die, then it is to go to all his brethren and they are to pay to their sister Magdalena, £20. I leave to my nephew, John Pelletreau, Sr., £50. To my niece, Esther David, £50. To Esther David, *alias* Esther Vincent, my sister, all my clothes and apparel. I leave the rest of my estate to John Vincent, my brother, Esther David, my sister, and to the children of Francis Vincent, my brother. I make my brothers, John and Francis Vincent, and John David, my brother in law, my executors.

Dated June 2nd, in the 13th year of the reign of William the III., King of England, etc., 1702. Witnesses, Hendrick Jellis, Meyer P. Le Grand, Stephen Richards, Giles Gardineau. Proved before Dr. John Bridges, September 21, 1702. In the first year of the Reign of our Sovereign Lady Anne, by the Grace of God Queen of England, etc.

[NOTE.—King William III. of England died March 8, 1702, and the reign of Queen Anne began at that time. It is quite possible that the news of the death of King William had not reached this country when the above will was written.—W. S. P.]

Page 8.—FRANCIS HULLIN. “In the name of God, Amen. The 4th day of September, 1682, I, Francis Hullin, of New York, being sick in body.” I leave to the Poor people of the French Congregation in the city of New York, the sum of £10, to be paid to the Elders. I leave all the rest of my estate to my wife, Susanna Hullin, and make her executor.

Witnesses, Claude Bruges, Augustus Glasset, David Le Tellier, William Huddleston. Proved in New York, before Dr. John Bridges, September 16, 1702.

Page 9.—By his Excellency. Whereas CLAUDE CHERIE, lately died intestate, Letters of administration are granted to Gervass Marisett, as principal creditor, October 3, 1702.

Page 10.—GABRIEL THOMPSON STRUDDLES. “In the name of God, Amen, the 14 of September, 1702. I, Gabriel Thompson Struddles, make this my last will. I leave to my son, Thomas Struddles, the sum of £3, when of age, in full of his pretence of being my heir at law. I leave to each of my children (Katharine excepted, who hath already received it) the sum of £15, when they come of age. I leave all the rest of my estate to my children, but no division is to be made till my youngest daughter, Neiltie, be of age. My daughter, Janetie is to be in full control of estate till my youngest daughter is 21. I make and appoint my daughter, Janetie, and Peter Adolph, Cornelius Veille and Geritt Veille, executors.”

Witnesses, Dirck Adolph, Justus Bosch, and Francis Langell. Proved before John Bridges, LL.D., upon the oath of Justus Bosch, blacksmith, and Francis Langell, brick layer, and William Huddleston, Gentleman, October 2, 1702.

Page 11.—Nuncupative will of GEORGE DOD. The deposition of Richard Overin, of New York, gold smith, aged 34. Being sworn on the Evangelists of Almighty God, saith that he heard George Dod, of the city of New York, baker, some short time before his decease, say that he intended that William Chambers, being his only friend, should enjoy all he had, after his death. Mrs. Mary Clowder, widow, of New York, aged 22 years, being sworn, saith, that she heard George Dod, of the city of New York, baker, some short time before his death, say at the same time, that he intended that William Chambers, being his only friend, should enjoy all he left after his death. Proved before John Bridges, October 7, 1702.

Page 12.—ROGER BAKER. “In the name of God, Amen. The 18 day of September, 1702. I, Roger Baker, of New York, Innholder, being sicke and weake.” “I, the said Roger Baker, being the son of Roger Baker, living in a house called Paradise, in the Parish of Fordley, in the County of Worcestershire, in Old England.” I leave all my estate to my wife, Mary, and my son Joseph, and my daughter Katharine. I leave to Trinity Church, here in New York, £12; and to my God-son, Richard Sackett, Jr., “one piece of Christian gold.” To my brother, Thomas Baker, in Old England, one large gold seal ring. Makes his wife and Johanes Kip and W. John Crook, ex-ecutors.

Witnesses, Richard Sackett, Daniel Butts, and William Bradford, New York, October 7, 1702. Then personally appeared before me John Bridges, Doctor of Laws, being thereunto authorised by his Excellency Edward, Viscount Cornbury, Richard Sackett of New York, maltster, Daniel Butts, merchant, and William Bradford, printer, who declared they saw the testator, Roger Baker, sign and seal the above instrument as his last will, etc.

Page 14.—Colonel Gabriel Minveille. “In the name of God, Amen, this 8 day of March, 1697. I, Gabriel Minveille, of the city of New York, merchant, being somewhat indisposed of body and being desirous to settle things in order and especially revoking that will, made before the Notary Public, Soloman Van der Huys, at Amsterdam, in Holland, bearing date the 9th of July, 1669. And as regards such temporal estate as the Lord hath been pleased, far above my deserts to bestow upon me, I leave to my beloved wife, Susannah Minveille, all my negro and white servants, but the negro girl called Isabella, and the two children of my Spanish Indian woman called Koffey, are to be free after my wife’s decease. I leave to my wife all household stuff, silver plate, gold chains, Pearls, dia-

monds, gold rings and other jewels, but if she die without children, then to my four nephews and niece, the four children of my brother Pierre Minveille, deceased, called Isabeau, Jan Jaques, Jane and David, and to the two children of my niece Francina Brinkman, daughter of my sister Mary Minveille, which she bore to Daniel Lambert, deceased, called Susannah and Francis Lambert. I leave to my wife the house and lot where I now live, situate and lying in the Broadway, next to Balthazar Bayards, for life, and then to my nephews and nieces named above, and the two children of my niece Francis Brinkman, now wife of Mr. John Barbarie; that is the children she bore to Daniel Lambert, her first husband. I leave the rest of my estate to the four children of my brother Pierre, viz., Jan Jaques, who is now at Roanoke and his two sisters Isabeau and Jane and David now in France, and to Francis and Susannah, the children of my niece Francina Brinckman formerly wife of Daniel Lambert and now wife of Mr. John Barbarie, and daughter of my sister Mary Minveille. I direct that within three months after my decease, an inventory shall be taken of all my estate in this city, as well of the house in Broadway, between the houses of Jacobs Barry and Barent Courten, deceased, all of which with the house I order to be sold at public vendue. I appoint my trusty and well beloved friends Robert Livingston, of Albany, merchant, Mr. John Barbarie and Mr. Samuel Bayard, executors."

[NOTE.—Colonel Gabriel Minveille, one of the most prominent citizens of early New York, was Mayor of the city in 1684. His wife Susannah was the daughter of John Lawrence, one of the original Patentees of Flushing and Hempstead. After the death of Colonel Minveille, she married William Smith, December 22, 1702. His house was No. 7 Broadway, and William Smith purchased it from the heirs.—W. S. P.]

Witnesses, Jacob Frederick Bloom, Jacobus Bayard, Johannes Bayard, Gabriel Brousard and William Snow-

sell. Proved before John Bridges, October 1, 1702, and executors confirmed.

Page 18.—JEREMIAS WESTERHOUT. "In the name of God, Amen. I, Jeremias Westerhout, considering the mortality of all men." I leave to my wife Catharina Rapelye, all my estate during her life, and after her death one half is to go to my relations, and one half to her relations. Makes his wife executor. "This I declare to be my last will and testament, made with my perfect knowledge and well premeditated."

Dated December 28, 1694. Witnesses, Jacobus Ver Planck, Guysbert Van Inburgh, P. DeLanoy. Proved before John Bridges, October 14, 1702.

His wife had died before him, and his brother, Jacob Westerhout, and her brother, Jeronimus Rapelye, were appointed administrators, October 14, 1702.

Page 20.—Edward, Viscount Cornbury, Captain-General, etc., to all to whom these presents shall come. Whereas PETER SYMPKAM, late of New York, boulder, died intestate, and whereas his widow Maritie has renounced the administratorship, I have appointed John Romer, of New York, ship carpenter, and brother-in-law of the said Peter Sympkam, administrator, this 18 day of October, 1702.

WILLIAM HELLEKER. "In the name of God, Amen, this 15 day of May, 1691, I, William Helleker, of the Smiths Valey, in the city of New York, ship carpenter, being sick, and weak." I leave to my wife Katharine, all my estate, both real and personal, during her life, in case she remains unmarried. She bringing up my children in a decent Christian manner. If she marry again then she is to have one half and the other half to the children. My son, Jacob Helleker, is to have £3, in addition to his share. Makes his wife executor, and Boelen Rudolph, his father-in-law, assistant.

Witnesses, Clement Ellsworth, Jacobus Colyer, William Huddleston. Proved before John Bridges, October 1, 1702.

[NOTE.—“The Smith Valey,” or “Vly,” so frequently mentioned in early deeds, was the present Pearl street, between Wall street and Fulton street. Shortly after the accession of Queen Anne, it was named Queen street, and held that name till after the revolution. The house of William Helliker was on the north side of the street, a little east of Maiden lane.—W. S. P.]

Whereas, WILLIAM HELLIKER, lately deceased, leaving behind him a will, declaring his wife Katharine sole executrix, which said Katharine has lately died, since the decease of her husband, and without proving the said will, Therefore Jacob Boelen, silversmith, and Dirck Ten Eyck, cordwainer, uncles and guardians of Katharine, Maritse, and Aphia, children of said William Helliker, by Katharine, his wife, deceased, are made administrators, during the minority of the children, October 1, 1702.

Page 23.—ABRAHAM DE LANOY. “In the name of God, Amen. I, Abraham De Lanoy, of the city of New York, Schoolmaster, do make this my last will and testament.” I leave one half of all my estate to my wife Cornelia, and the other half to my children, Maria, wife of Evert Duyckinck, Jacobus, Abraham, Johannes, and Catharine. My wife is to bring up the children till they are of age, and to act in all things as a pious mother, for God’s sake, is bound to do; they are to be instructed in reading and writing, and an art or trade, each according to their capacity. I appoint Colonel Gerard Beekman, and Mr. Evert Duyckinck, tutor of my children, and make my wife executor.

Dated August 3, 1702. Witnesses, William Waldron, Leendert Huygens de Klein, Aert Ellettse. Proved, October 6, 1702.

Whereas, the said CORNELIA DE LANOY hath died since the death of her husband, Abraham De Lanoy, intestate, and without having proved the above will. And whereas, on the day of the date hereof, Evert Duyckinck, son-in-law of said Abraham De Lanoy, and the said Cornelia, aged 25, and Mary De Lanoy, daughter of said Abraham, aged 20, did renounce their right to the administration, Gerard Beekman and Geritt Duyckinck are appointed administrators for said Mary and the rest of the children till they be of age. The children, Jacobus being 18, Abraham 15, Johanes 12, Katharine 10, all choose these as guardians, October 6, 1702.

Page 26.—SHUART OLPHERTS. “In the name of God, Amen. This 19th day of August, 1702, I, Shuart Olpherts, of the city of New York, being sick.” Makes his son Olphert Shuarts sole heir to all his estate.

Witnesses, Cornelius Clopper, Stephanus Bockenhoven, William Huddlestone. Proved, October 5, 1702, before Dr. John Bridges.

Page 27.—THOMAS NOELL, Esq. “In the name of God, Amen. The 4th day of October, 1702, I, Thomas Noell, of the city of New York, being sick.” Leaves all estate, real and personal, to his wife Hannah during her life, and after her decease to his two sons, Noah and Richard. Makes his wife sole executrix, and desires and entreats his loving friends, Rip Van Dam and Captain Lawrence Reade, to be her assistants.

Witnesses, Aert Schuyler, James Spencer, James Wright, William Huddlestone.

Page 28.—CLAUDIUS BRUGES. “In the name of God, Amen. I, Claudius Bruges, of the city of New York, merchant, being sick and weak, do make this my last will.” I leave to the poor of the French Congregation in New York, the sum of £6, to be paid to the Elders. My executor is charged to pay and remit to

Mr. Abraham Delamano, mason, the sum of £100, and the remainder of my estate to Messrs. Seigneur & Boudouine. I appoint my good friend Paul Droillet, merchant, executor.

Dated September 24, in the 1st year of Queen Anne, 1702. Witnesses, Giles Gaudineau, Elie Pelletreau, Jean Lafont. Proved, October 26, 1702.

Page 30.—PETER DE REIMER. "In the name of God, Amen, this 29th day of January, 1697. I, Peter De Reimer, of the city of New York, glazier, being in health of body." I leave to my son, Isaac De Reimer, all that my house and lot in New York, situate and lying in a certain street called the Bridge street, bounded on the east by the house and lot of Andrew Grevenaet, on the west by the house and lot of Rev. Henricus Selynus, south by said street and north by said Peter De Reimer. Also one half of my glaziers tools. All the remainder of estate, real and personal, is left to his wife Susanah for life, and then to his son, Isaac De Reimer. Makes his wife executrix.

Witnesses, Geritt Hardenburgh, John Van Giesen, William Huddleston.

October 5, 1702, Isaac De Reimer, son and heir at law, of PETER DE REIMER, his mother Susanah De Reimer being dead, was sworn as administrator, before John Bridges.

Page 32.—Edward, Viscount Cornbury, Captain-General, etc. Whereas, WOLFERT PRALL, late of the County of Richmond, planter, lately died intestate. His nephew, Peter Prall, his heir at law, is appointed administrator, October 30, 1702.

DENNIS HOLDROM. "To all Christian Peoples to whom these Presents shall come. I, Dennis Holdrom, living in Jamaica, in Queens County," know ye, that in consideration of the love, good will, and affection

which I have and bear towards my friend Isaac Lenoir, being also in Jamaica, do by these presents fully give and grant to him and his heirs or assigns, all and singular, my goods, plate, jewells, ready money and all things to me belonging, with all dwelling houses, lands, and meadows from hence forth. Only in case my son William coming personally into that Province, my intention is that he should enter into the possession of whatever lands, houses, and goods the said Isaac Lenoir shall have in his possession at the time of his arrival, and which belong to my estate. I leave to Elizabeth Bishop, my grand daughter, £20.

Dated September 10, 1702. Witnesses, J. B. Dutu-few, William Creed, Jonas Wood, Samuel Meel. Proved, October 24, 1702, and Isaac Lenoir, Innholder, confirmed as executor.

Page 35.—WILLIAM BARKER. “In the name of God, Amen. I, William Barker, of Southampton, in the County of Suffolk, Gentleman, being of sound and perfect health, etc.” I leave to my trusty friend, Mr. Abraham Howell, of Southampton, £50. I leave to my trusty friend, John Wick, serge maker, of Southampton, all my housing and land I bought of John Jagoe, during his life. I also leave him £20. I leave to Job Wick, son of John Wick, all my lands and the house I dwell in in Southampton, and after the death of his father, John Wick, the other house. I leave to Sybell, daughter of John Howell, £20. To Mary Howell, widow of John Howell, a ring of £5 value. To Thomas Herrick, £5. To John Burt, son of Mr. Samuel Burt, of New York, £10. To my cousin, Ann Leggett, £50. To Arthur Davis, apprentice of John Wick, £5 to buy him a loom. To the Poor of Southampton, £5. To Mr. Joseph Whiting, minister in Southampton, £5. The rest of my estate, my farm on Staten Island, and my house in New York I leave to my cousin, Mary Mentoss, daughter of my uncle, Matthew Barker, Esq.

Dated March 16, 1702. Abraham Howell and John Wick, executors. Witnesses, John Howell, Thomas Howell, James Clark. Proved before Colonel William Smith, at the manor of St. George, Suffolk County, September 14, 1702.

[NOTE.—William Barker was for many years a merchant and Justice of the Peace in Southampton, L. I. His homestead now belongs to the heirs of Albert Foster. He seems to have owned a house in New York, on the east side of Broadway, between Wall street and Exchange place.—W. S. P.]

Whereas, GERITT BANCKER, of New York, lately died intestate, Letters of administration are granted to his brother, Evert Bancker, of Albany, merchant, November 2, 1702.

Page 37.—ELIE BOUDINOT. [This will is written in the French language.] “Au nom de Dieu, Amen. Je sousigne, Elie Boudinot, merchant,” formerly dwelling in the government of La Rochelle in France; being constrained to abandon my country, to escape continual persecution, which I received for the profession of the Gospel, and retire to this place with Suzanne Papin, my wife, and our children. And being by the grace of God sound in body and mind, I recommit my soul to the Holy and glorious Trinity. To the Father who created it. To the Son who has redeemed it, and to the Holy Spirit who has enlightened and sanctified it. Declaring that I wish to live and die, in the faith and profession of the Reformed Religion, in which I have been by the Grace of God brought up. And as by a contract of marriage between the said Suzanne Papin, my wife, and myself, made before Andre Mucot, Notary in London, November 11, 1686, there was apportioned to her children, Benjamin and Suzanne D'Harriette, £168 sterling each, payable by me or my heirs when they come of age. I have satisfied them by paying to the late Pierre Bellin, husband of the said

Suzanne, £168, and to Benjamin D'Harriette the same sum. And as it has pleased God to give me by my last marriage four children, Jean, Benjamin, Madeline, and Suzanne, I appoint my wife their guardian and leave her full possession of all goods, etc., and she is to give to each of them £250 in silver when they are of age or married. And as my son, Elie Boudinot, by my first marriage, has some time since been married, and in consideration of his marriage I have given him £300, as heir of the deceased Janice Berand my wife, his mother. To avoid all trouble I direct my wife to pay to him the sum of £150, in full of all claims upon my estate. And whereas I have left property in France, with all contracts, notes, and books of accounts, etc., in the hands of my late nephew, Jean Boudinot, with my general Power of Attorney, thus in case anything should be obtained, it is to be divided among my children. And if it should please God, as I pray with all my heart, that the liberty of our holy Religion should be re-established in France, and my children should return thither, then the said goods, etc., are to be divided among them. Makes his friend Paul Droillot executor.

Dated November 14, 1700. Witnesses, Gabriel Broussard, Henry Pichet. Proved, October 26, 1702, by oath of Henry Pichet, chirurgien, and executor confirmed.

Edward, Earl of Cornbury, Captain-General, etc. Whereas RICHARD STOKES, Gentleman, of the city of New York, lately died intestate, Letters of administration are granted to his wife Margaret, October 10, 1702.

Page 41.—JACOBUS KIP. "In the name of God, Amen. Know all men who shall see this present public Instrument, that on the 19 day of September, 1702, I, Jacobus Kip, of Newtown." I give the new house in the Dock, now being built and bounded west by the

house and lot of Benjamin Block, east by the house of Wm. Bill, north by the street, and south by the Dock, and also the water mill with all the lands and appurtenances, to my heirs, Johanes Kip, Abraham Kip, Jesse Kip, Rachel Kierstede, Mary Hogeland, Catharine Richeman, Benjamin Kip and Samuel Kip. The rest of my estate I leave one half to my heirs named above, and one half to my wife and her heirs, viz., to heirs of Jacobus ver Planck and the heirs of Maria Teller. I leave to Jacobus Kip and Jacobus Kip, Jr., £50; To Johanes Kierstede, £50. I make Johanes Kip and Jacobus Kip executors.

Witnesses, Richard Burt, Samuel Ketcham, John Firman. Proved in Jamaica, Queens County, October 31, 1702, before John Bridges, and executors confirmed.

Page 43.—CAPTAIN JOHN WAKE. In the name of God, Amen, this 21 day of February, 170 $\frac{1}{2}$. I, John Wake, of the city of New York, mariner, being of sound mind. I leave one third of my estate to my loving wife Elizabeth Wake, and the other two thirds to the children that may be living at the time of my decease. I leave to my friend Charles Woolly, of New York, all property, real and personal, in the Province of New York, in trust for my wife and children, and I make him sole executor.

Witnesses, Richard Sackett, May Bickly. Proved before Dr. John Bridges, November 11, 1702, and Charles Woolly confirmed as executor.

Page 45.—ANNA VAN SCHAYK. "In the name of God, Amen. Know all men by these presents that I, Anna Van Schayk, of New York, widow, being dis-tempered in body, but of sound mind, on this 27 day of April, 1702, make this my last will." I leave to my son, Levinus Van Schayk, the Wey or Pasture, lying or being at Albany, next to Casper's orchard. All the rest of my estate I leave to my children and grand

children hereinafter named, viz., Levinus, Geritye Droyer, Catharine, wife of Matthew Clarkson, and Margaretta Van Schayk, and to my grand daughter Margaret, wife of Robert Livingston, Jr., and to the children of my daughter Anna Maria, wife of Johnes Van Cortlandt, my house and lands, to be divided equally, as my executors shall judge most effectual. I make my children, Levinus Van Schayk, Matthew Clarkson, Robert Livingston, Jr., Geritye Droyer and Margaretta Van Schayk, executors.

Witnesses, Peter De Reiner, Richard Stokes, Wm. Sharpe. Proved, June 30, 1702, before Lord Cornbury.

Page 48.—MATTHEW CLARKSON. “In the name of God, Amen. The 18th day of July, 1702, in the first year of Queen Anne. I, Matthew Clarkson, of the city of New York, being out of health.” I leave to my dear children David, Levinus, Matthew and Anne all estate, real and personal, and give my executors full power to sell. Makes Thomas Noell, “present mayor of the city,” Brant Schuyler and “my dear sister, Margaret Van Schayk,” executors.

Witnesses, Brant Schuyler, Robert Lurting, Teunis de Kay, James Emott. Proved before John Bridges, November 19, 1702, and Margaret Van Schayk sworn as executor.

Page 50.—WARNER WESSELS. In the name of God, Amen. I, Warner Wessels, of the city of New York, hat maker, being in good health, make this my last will. I leave to my son, Peter Wessels, “begotten by me on ye body of my late wife, Deborah Wessels, the sum of 10 shillings.” And to my daughter, Antie Wessels, likewise begotten of said Deborah Wessels, 5 shillings, I being satisfied that I have already given them a sufficient amount out of my estate. All the rest of my estate I leave to my wife Elizabeth Wessels, during her life, and then to my daughter, Janicke Wessels. Makes his wife sole executor.

Dated December 12, 1701. Witnesses, George Robinson, William Sell, Barent Coursens. Proved before Dr. John Bridges, November 19, 1702.

Page 52.—OUZEL VAN SWIETON. "In the name of God, Amen. This 23 day of January, 169 $\frac{1}{2}$. I, Ouzel Van Swieton, inhabitant of the city of New York, being at present in the city of London." "I direct my body to be buried in a moderate Christian burial, as it shall be usual in the country where it shall please God to dispose of me." I give to my much esteemed friend Mr. Valentine Cruger, of London, merchant, all estate of houses, lands, goods, etc., and make him my sole executor.

Witnesses, Edward King, Edward Haynes, Benjamin Ashe, Robert Sinclair. Proved on oath of Benjamin Ashe, before John Bridges, November 11, 1702, and Matthew Ling, Cabel Cooper, Edward Anthill and Benjamin Ashe, are sworn as administrators in trust, for Valentine Cruger, "as the said Ouzel Van Swieton has no relations in this Province."

Page 53.—ANTHONY SERBY. "In the name of God, Amen. Know all men by these presents that we, Anthony Serby and Josyntie Thomas, man and wife, both being in good health, do hereby make our last will." We make our children equal heirs to all our estate, viz., "the children of Josyntie Thomas, got by Peter Wessels, deceased, Anna Wessels, Maria and Johanes. And the children of Geritt Hendricks, deceased, the second husband of said Josyntie Thomas, Peter and Elizabeth. And our own child Jacobus Serby. And we allow to the eldest son of Peter Wessels, deceased, by name Wessel, over and above his share, the sum of 50 guilders, Wampum value, or 25 shillings New York money. If the survivor should marry, then he or she is to have one half the estate, and the other half to the children. In testimony we have set our hands in New York, this 29th day of March, 1688.

Witnesses, Barent Coursen, Jan Harberdingh, Jr., P. DeLanoy.

New York, November 19, 1702, there appeared before me, John Bridges, Doctor of Laws, Wessell Peterse and Johanes Peterse and prayed for the administration of the will, annexed, in Trust for the children of the testator, Anthony Serby, named Jacob and Katherine Serby.

Proved by oath of John Harberdingh, that he saw the said Anthony Serby sign the above will, etc. Letters of Administration granted to Wessell Peterse and Johanes Peterse, sons-in-law [step sons] of Anthony Serby, and sons of Josyntie Serby, his late wife by her former husband, they both having lately deceased. November 12, 1702.

Page 56.—Edward, Viscount Cornbury, Captain-General and Governor, etc., Whereas SAMUEL JOTHUM, late of the town of Hempstead on the Island of Nassau, lately died intestate, Letters of Administration are granted to his wife Anne, December 12, 1702.

Page 57.—CHARLES OWEN. “In the name of God, Amen. This 23 October, 1702. I, Charles Owen, of the Parish of Oushen, in Pembroke County, in South Wales, mariner, being sick and weak.” I leave to my friend Susanah Barnes, £80 sterling, which was bequeathed to me as my portion in the will of my father, George Owen, Doctor of Divinity, and is now in the hands of my mother, Mary Owen, of the Parish of Ousten. I also leave her the rest of my estate and make her executor.

Witnesses, Ebenezer Williams, Arent Bloom, William Huddleston. Proved, November 26, 1702, in New York, and Susannah Barnes confirmed as executor.

Page 58.—Edward, Viscount Cornbury, Captain-General, etc. Whereas the Reverend Mr. PATRICK

GOURDAINE, late of Jamaica, on the Island of Nassau, lately died intestate, Letters of Administration are granted to Lewis Morris, Esq., of New York, December 5, 1702.

Page 59.—Marriage License granted to ARENT SCHUYLER and SWANTIE DYCKHUYS, December 12, 1702.

Whereas DUNCAN CAMPBELL, lately died intestate, Letters of Administration are granted to Benjamin Luneville, in Trust for Susannah Campbell, his wife, December 15, 1702.

Page 60.—ANDREW TELLER, Jr. “In the name of God, Amen. The 3d day of September, 1702. I, Andrew Teller, of New York, merchant, being weak and sick.” I leave to my only son, Andrew Teller, all my estate, real and personal, but if he die under age, then to my brother Oliver Teller, and my sister Margaret Teller. If they both die, then to the children of Oliver Stephens, and William Teller, Sr., deceased. Makes his mother Sophia Teller, widow, and Jacobus Van Cortlandt and Brant Schuyler, executors.

Witnesses, Jeremias Westerhout, Cornelius Kierstede, William Huddlestone. Proved before John Bridges, November 9, 1702.

Page 62.—ANDRIES TELLER, Sr. “In the name of God, Amen. I, Andrew Teller, of the city of New York, merchant.” I leave to my eldest son, Andries Teller, £25, and also all that lot of ground with the appurtenances, lying over against the house I now live in, and next to the house of Robert Livingston, to him and his heirs forever. And it is to be accounted a part of his share of my estate, but his mother, my wife, is to enjoy the use of one half of it during her life. My wife Sophia is to remain in possession of all my estate so long as she remains my widow. After her decease the estate is to go to the children. My daughter Mar-

garet shall enjoy, after her mother's decease, the rent and profit of my house that stands behind that I now live in, during her life. If any estate comes to me from the death of my father, it shall be divided in the same manner. If all of my children should die (which God prevent) then all my estate is to be divided into two parts, one part to my brothers and sisters, and the other part to the brothers and sisters of my wife. Makes his wife, Sophia, and his brother in law, Jacobus Van Cortlandt, and his brother, William Teller, executors and guardians of his children till they are of age.

Witnesses, Robert Lurting, Elias Boudinot, Jr. Proved before John Bridges, upon oath of Elias Boudinot, Jr., November 9, 1702.

[NOTE.—The house of Andries Teller is now No. 87 Pearl street. The lot opposite, "next to the house of Robert Livingston," is now No. 88 Pearl street, and was originally a water lot. The house in the rear of the house of Andries Teller, the rent of which was left to his daughter Margaret, fronts on Stone street. — W. S. P.]

Page 64.—EDWARD MANN. "In the name of God, Amen. Be it known and manifest unto all people, that I, Edward Mann, of the County of Kent, in England, Chirurgeon's mate on board her Majesty's Ship, the "Jersey," Captain Robert Stephens, Commander, now riding in the Rhode of New York, being very sick and weak." I bequeath to Stephen Mildman all my wearing apparell. I give all my wages, now due on board her Majesty's ship, the "Jersey," to be employed for the defraying of my funeral expenses. I leave to my well beloved sister, Martha Mann, all my real estate in the Island of Sheppey, in Kent, and she is to pay to my younger brother, John Mann, £100. I appoint my trusty friend, Christopher Denne, executor.

Dated September 4, 1702. I give my books, sword, and other things to Christopher Denne.

Witnesses, John Bulkely, Thomas Simons, Abraham

Gouverneur. Proved, December 16, 1702, before John Bridges.

Page 65.—Letters of administration granted to Samuel Bayard, principal creditor, on estate of STEPHEN MAHOULT, November 17, 1702. Inventory returned May 17, 1703.

Letters of administration granted to Thomas Clarke, of Brookhaven, upon the goods, etc., of his sister, RACHEL GRAHAM, deceased, and inventory returned July 10, 1707.

Letters of administration granted to Patrick Crumford upon the goods, etc., of JOHN BOYLE, December 10, 1702. Inventory returned June 30, 1703.

Letters of administration granted to Elizabeth Bulkly upon goods, etc., of JOHN BULKLY, her husband, deceased, November 19, 1702. Inventory returned May 19, 1703.

Marriage License granted to WILLIAM SMITH and SUSANAH MINVIELLE, December 22, 1702.

JACOB ROTTIER. "In the name of God, Amen. I, Jacob Rottier, of New York, mariner." I leave all my estate to my loving wife, Jahiel Rottier, to be divided between her and Mary Nawdine and Elias Nawdine, the son and daughter of my said wife, and Jacob Rottier, son of my said wife and me. My wife to have one third, and the children the rest.

Dated November 23, 1702. Witnesses, P. Peirot, P. Boutiton, G. Goudineau. Proved, December 8, 1702.

Page 66.—SYMON JANSEN ROMEYN. In the name of God, Amen. I, Symion Jansen Romeyn, of the city of New York, Gentleman, being in good health do

make this, my last will and testament. I leave to the Dutch Reformed Church, £5. All the rest of my estate I leave to my wife, Sophia Romeyn, "And if it should happen that God did take my said wife out of this vain World before me," then I leave it to my wife's nearest relations. Makes his wife executor.

Dated October 3, 1702. Witnesses, Johanes Viell, Johanes Van Vorst, Jan Jansen. Proved, November 21, 1702.

Page 68.—SAMUEL MAYNARD. In the name of God, Amen. I, Samuel Maynard, now of the city of New York, glover, being in tolerable health. "I bequeath my body to the earth to be decently buried, if it may be, in ye Dutch Church in New York." I leave to my daughter Margaret, now wife of Charles Lodowyck, £3. To my daughter Johanna, wife of Johanes D'Honneur, £3. An inventory is to be made of all my goods, and given to my wife Amitie for life, and then to my two daughters. If they should die, then to my two brothers, Christopher and Thomas Maynard, living at Utrecht in the Netherlands.

Dated November 11, 1695. I make my wife and my son in law, Charles Lodowyck, and my cousin, Jan Harperdingh, executors.

Witnesses, William Teller, Thomas Noel, Gustavus Horne. Proved, November 18, 1702, and Jan Harperdingh confirmed as executor.

Page 69.—PETER JACOBS MARIUS. "In the name of God, Amen, this 7 day of July, 1701. I, Peter Jacobs Marius, of the city of New York, merchant, being of sound and perfect memory." "My body, in hope of a joyfull Resurrection, I commit to the earth to be buried in such place and in such decent manner as my executors shall think fit." Whereas I have before the decease of my beloved wife Maria Peterse, as well as since her decease, sent over into Holland a considerable part of my estate which doth there still remain, I will that the

same be put into the banks in the city of Hoorne, for the use of my two sisters, Birgie Marius and Margarita Marius, and shall remain there during their lives. Upon the death of my sister Birgie Marius, then one half is to be divided between the two children of my sister Margarita Marius, viz., Aechie Jans Bruyn and Jacob Marius Groen. After the death of my sister Margarita, the remainder is also to be divided between them. My will is that out of the property I have here in New York, there shall be paid to the relations of my wife, Maria Peterse Beeke, so much money as I have sent over to Holland. Accounting 5 guilders of this country for 1 guilder Holland money, the same to be divided as follows: $\frac{1}{4}$ to Francis Salisbury, Mary Salisbury, Aliace Van Dyke, and Elizabeth Van Dyke, the children of Elizabeth Bradshaw, deceased, equally; $\frac{1}{4}$ to the use of Cornelis Peterse Beeke for life and then to his children; $\frac{1}{4}$ to the children of Cornelia, late wife of Jacobus De Hart, viz., Elizabeth, Baltus, and Catharine De Hart; $\frac{1}{4}$ to the three children of Wm. Beeke, Altie, Tilleman and Deborah; $\frac{1}{4}$ to Anna and Peter, children of Deborah, late wife of Warner Wessels. Of all the rest of estate, one half is to go to my loving cousin Jacob Marius, and one half to my wife's relations. Makes Teunis De Kay, baker, Johanes Kip, brewer, and Jacob Marius Groen, silversmith, executors.

Witnesses, P. Le Grand, Jacobus Cornellison, John Tudor.

Codicil, September 16, 1702, makes Major Brant Schuyler another executor. Witnesses, Robert Shelton, Wilhelminus Van Niewenhusen, Balthazer De Hart. Proved, December 11, 1702. Samuel Bayard and Peter Wessels appointed administrators in trust.

Page 73.—JONATHAN PROVOOST. "In the name of God, Amen. Whereas I, Jonathan Provoost, of the city of New York, considering the certainty of death, and the uncertainty of the hour." I appoint for my

sole and universal heir my lawful and loving wife Katharine Provoost, and leave her all houses, bonds, and goods during her life. I leave to my eldest son, David Provoost, £10. To John Van der Meulin, the son of my wife by her former husband, Frans Jansen Van der Meulin, £5. I leave to my children, Margareta, Katharine, David, Maria and Elizabeth, and also to John Van der Meulin two thirds of my estate if my wife should remarry, and one third to my wife.

Dated March 5, 1704. Witnesses, Garnitt Hardenburg, Johannes Van der Water, Jr., Angeltie Van der Water. Proved, December 30, 1702.

Page 75.—ABRAHAM LUTINE. “Richmond County, December ye 2, 1702. I, Abraham Lutine, being in perfect memory, Praised be God for it.” I give to my loving wife, Ann Lutine, one lot of land whereon I now live, joining to Isaac Bellin, with all the rights thereto belonging. I give to John Asking, Jr., my sister’s son, one lot of land being near ye Isenberg, with all the rights thereto belonging. I leave all my lands in East New Jersey to the children of my two sisters, Mary and Hester. I leave to my loving mother £2. I leave to John Asking, Jr., two horses, and to Abraham Crocheran, son as John Crocheran, one cow. Makes his wife executor.

Witnesses, John Stillwell, David De Bon Repos. Proved, December 22, 1702.

Page 76.—TYMAN VAN BORSUM. “In the name of God, Amen, this 22 day of July, 1702. I, Tyman Van Borsum, of New York, cordwainer, make this my last will.” I leave to my wife Gritie all my estate during widowhood. If she should marry, then a true inventory to be made, and she is to have one half, and my daughter Margareta, wife of Cornelius Law, shall have the other half. Mentions “my two brothers and sisters,” Janatie, wife of Peter Adolph, and Anette, wife of Andrew Brestede;” mentions “children of my

brother Hendrick Van Borsum," and "the children of my brother, Barent Van Borsum;" mentions "the children of my two brothers and sisters, viz., Egbert Hermans, John Hermans, and the children of Geesie, late wife of Claas Jansen Van Heyninge, and the children of Willimentie, late wife of Geritt Snedikor. Leaves a contingent remainder to "the widower of my daughter, whether it be Cornelius Low or any other husband." Makes his wife executor, and after her decease "my two brothers in law, Peter Adolph and Egbert Hermans."

Witnesses, George Norton, Jacob Turpe, Jr., Jacob Thibon. Proved, January 4, 170 $\frac{3}{4}$.

Page 79.—PETER BIYON. "In the name of God, Amen. Be it known and manifest unto all to whom these presents may come, that I, Peter Biyon, of the County of Richmond." I leave to my wife Perize, £10, and also £15 per annum for life, as agreed by an ante nuptial contract. I also leave her the use of all household stuff. I leave to my eldest son, Isaac Biyon, £25 for his birth right. I leave to the two children of my son Jacob, deceased, £50 each, I having sufficiently done for their father in his life time. I leave to the four sons of my daughter Catherine, by her husband, Richard Curtis, a certain tract of land adjoining to Daniel Lake, in the County of Richmond, being 84 acres, to be equally divided. I having paid a certain mortgage of £125 to Paul Richards, which he had upon a certain piece of land belonging to Nicholas Largillier, deceased, the husband of my daughter Frances, who is since inter-married with John Morgan, which piece of land lyeth in Richmond County, whereby the title is devolved upon me. And whereas Nicholas, the son and heir of said Nicholas Largillier, is heir to his estate, whom I had specially provided for on the marriage of my daughter Frances, my said daughter is to enjoy the benefit of the same till the said Nicholas shall come of age, and he shall pay

£125 to the children of his mother, whether by his own father or of John Morgan. I leave the rest of my estate to my son, Isaac Bion, and to the children of my daughter Maria, wife of Arent Prall, who is deceased, Martha, wife of Thomas Stillwell, Christence, wife of Abraham Marlet, Catherine, wife of Richard Curtis, and Frances, wife of John Morgan. Makes Abraham Gouverneur, Jacques Pouillon, and Jasper Nissepat, executors.

Dated September 11, 1699. Witnesses, Nicholas Jamaine, Jacob Thibon. Proved in New York, January 6, 1702.

Page 82.—Edward, Viscount Cornbury, Captain-General, etc. Whereas JOHANES VAN CORTLANDT has lately died intestate, Letters of administration are granted to his mother, Gertrude Van Cortlandt; his widow Anne having renounced the administratorship, December 12, 1702.

Letters of administration are granted to William Teller upon the estate of his brother-in-law, JOHANS KIERSTED, chirurgion, and his wife Ann, late deceased, who left three sons, Hans, aged 10; Samuel, aged 7; and Johanes, aged 3. January 9, 1702.

Page 83.—Edward, Viscount Cornbury, Captain-General, etc. Whereas PETER GALLOWAY died intestate, leaving one daughter, Hannah Galloway, aged 9 months, Letters of administration are granted Isbell Rottier, widow, her next relation, June 20, 1702. Entered in the Secretary's Office for me.

Daniel Houan, Sec.

Page 84.—BENJAMIN BLAGGE. "In the name of God, Amen. Know all men who shall see this present instrument, that I, Benjamin Blagge, of the city of New York, mariner, being in perfect health, but knowing the weakness of mankind and the frailty of this

life." Makes his wife Judith, sole executor. If she marry again, then she is to have one half of the estate and the other half to my children, Edward, Samuel and Mary.

Dated June 6, 1695. Witnesses, Jacobus Kip, Jes Kip, G. Van Inburgh. Proved, December 31, 1700 and Edward Blagge is appointed administrator and guardian of his brother, Samuel Blagge, the widow Judith Blagge, having died without having proved the will. Entered in the Secretary's Office.

Daniel Honan, Sec.

Page 86.—Letters of administration granted upon the estate of HENRY TREGONA, of the Island of Jamaica to John Borrowe, principal creditor, June 28, 1703.

[Document in Latin language.] License of Henry Lord Bishop of London, to Rev. JOHN BARTOW, to perform all ecclesiastical and ministerial duties in the Province of New York. Dated June 22, 1702.

Henry, by Divine permission, Lord Bishop of London, to all to whom these presents shall or may concern; health in our Lord God Everlasting. Whereby virtue of an Act of Parliament, made in the first year of the reign of our Sovereign Lord and Lady King William and Queen Mary, entituled, An act for the abrogating of the oaths of Supremacy and allegiance and appointing other oaths. It is provided and enacted, that every person at his or their respective admission to be incumbent in any Ecclesiastical Promotion or Dignity in the Church of England, shall subscribe and declare before his Ordinary in manner and form as in the said Act is contained. Now know ye that on the day of the date hereof, did personally appear before me, JOHN BARTOW, clerk, to be admitted to the ministerial functions in the Province of New York in America, and subscribed as followeth as by the said Act is required. I, John Bartow, clerke, declare that

I will conform to ye Liturgy of the Church of England, as it is now by Law established. In Witness whereof we have caused our seal manual to be affixed to these presents. Dated the 22d day of the month of June, in ye year of our Lord 1702, and in the 27th year of our Translation.

[Mandate of Lord Cornbury in Latin.] To all Rectors, Chaplains, Curates and ministers, and to Caleb Heathcote, Henry Hunt and Josiah Hunt, Church Wardens of the Parish of Westchester, Eastchester, Yonkers, and Manor of Pelham, commanding them to induct the Rev. JOHN BARTOW, as Rector in the said Parish, now vacant, and to put him in possession of the Rectory, Glebe, and Church property. Given under the Prerogative seal of this Province, November 9, 1702. Cornbury.

[Latin.] By virtue of the above written mandate, and in the presence of Hugh Farquhar and Thomas Hunt, Joseph Haviland, Daniel Clark, and Edward Collier. We William Vesey, Clergyman, and Josiah Hunt, Church Warden of the Parish of Westchester and Eastchester, have inducted the Rev. JOHN BARTOW, in the Parish Church of Eastchester, Westchester, Yonkers, and Manor of Pelham, and put him in possession of the Rectory, Glebe, and Parish property. In Testimony whereof we had subscribed these Presents, December 6, 1702.

We whose names are underwritten, doe certifie and declare, that on Sunday the 6 day of December, anno Domini 1702, JOHN BARTOW, Clerk, after his induction, did in the Parish Church of Westchester, read the morning and evening service, according to the exact form by Act of Parliament prescribed, and immediately after the reading of ye aforesaid service did declare his unfeigned assent and consent to all contained and prescribed in the Book of Common Prayer, as the Law in such cases directs, before ye Congrega-

tion on the said day assembled, and also did read ye books of ye 39 Articles of the Church of England, with the ratification. And immediately after ye reading of ye aforesaid Articles and Ratification before the Congregation, did declare, at the above said time and place, his unfeigned assent and consent to them, and to all things therein contained. In Testimony whereof we who were present have hereunto subscribed our names this 6th day of December anno Dom., 1702. William Vesey, Joseph Haviland, Edward Collier, Thomas Hunt, Hugh Farquhar, William Willett, Josiah Hunt, John Williams.

Page 88.—Letters of administration upon the estate of THOMAS LAMBERTSE, late of Bedford upon Long Island, Granted to his daughter and sole heir at law, Elizabeth Vanderhave, and her husband Cornelis Vanderhave, February 5, 1703.

Anne, by the Grace of God, of England, Scotland, France and Ireland, Queen, Defender of the Faith, etc. To all to whom these presents shall come, Sendeth Greeting. Whereas upon the examination and tryall of JOHN LAURENCE, late of Jamaica, in Queens County, being personally brought before Our right trusty and right well beloved, cousin Edward, Lord Viscount Cornbury, Captain-General and Governor-in-chiefe of our Province of New York, he, the said John Laurence was legally proved to be Lunatick and non compos mentis. Wherefore Thomas Laurence, of Flushing, in Queens County, Gentleman, brother to the said John Laurence, and William Smith, Esq., an alderman of our city of New York, intermarried with Susanah, the sister of the said John Laurence, by their humble request, petitioned to our said Captain-General and Governor-in-Chief, did beg the guardianship of the said Lunatick, during his life, or during his lunacy. And We being willing to consent, Know ye, That we have granted unto the said Thomas Laurence and William Smith, the guar-

dianship of the said John Laurence, etc. In Witness whereof we have caused the seal of our said Province to be hereunto affixed. Witness our Right Trusty and right well beloved cousin, Edward, Viscount Cornbury, our Captain-General and Governor, etc. Done at our Fort in New York, February 20, in the first year of our Reigne, 1702. Daniel Honan, Secretary.

Whereas ROBERT STAPLETON, late Commander of her majesties Ship "Jersey," has lately died intestate, Letters of administration are granted to Captain George Rogers, in Trust for Jane Stapleton, the widow, March 5, 1702.

Page 89.—Marriage license granted to JOHN CRUGER and MARY CUYLER, March 2, 170 $\frac{2}{3}$.

Whereas JUDAH SAMUEL of New York, lately died intestate, leaving behind him one son Isaac Samuel, aged 2 years, Letters of administration are granted to Moses Levy, February 20, 170 $\frac{2}{3}$.

Page 90.—Whereas MARGARET DUNCAN, lately died intestate, Letters of administration are granted to her son-in-law Joseph Latham, ship carpenter, March 8, 170 $\frac{2}{3}$.

Page 91.—Letters of administration are granted to William Hodge of New York, merchant, and husband of the eldest daughter of Mary Masters, widow, deceased, upon the estate of said MARY MASTERS. September 5, 1703.

RALPH SHIRER. The Last will of Ralph Shirer. I, being of sound mind and Judgment, do deliver up my soul to God Almighty, and what money, wages, clothes, goods or anything else belongs to me on board her Majesty's ship "Jersey," and elsewhere, I freely give and dispose to Gardiner Brooks to him and his

heirs. This I leave as my last will. To which I set my hand and seal in New York, October 4, 1702.

Witness, Henry Roberts. Proved, January 16, 170 $\frac{3}{4}$.

Page 92.—Edward, Viscount Cornbury, Captain-General, etc. Whereas ABRAHAM DELANOY, lately died, leaving behind him his last will, and appointing his wife Cornelia sole executrix, and Gerald Beekman and Gerritt Duyckinck tutors to his children. Which said Cornelia lately died intestate, without having proved the will. Upon the petition of Evert Duyckinck, son in law of said Abraham DeLanoy and Cornelia, his wife, and Mary DeLanoy the eldest daughter, and the rest of the children; the said Gerald Beekman and Evert Duyckinck are appointed administrators. Gerritt Duyckinck having renounced the same. Dated March 5, 170 $\frac{3}{4}$.

Page 93.—ANNA CUYLER. “In the name of God, Amen. Be it known and manifest unto all people, that I, Anna Cuyler, widow of Henry Cuyler, late of this city, merchant, being at the present time of sound memory, although very sick and weak.” All the articles, clauses, and legacies, in the will of my late husband, and provisions established by my late husband in his will, are to be fully performed, bearing date March 21, 1690, written by my said husband and signed in presence of Geritt Duyckinck and Peter De Mill, and written in Low Dutch language, and on which I obtained letters of administration, November 17, 1690. Before any division is made of my estate, my executors are to pay to my daughter Mary, £100, and the sum of £120 to my daughter Eve. It being my custom to give so much to each of my daughters at their marriage for their wedding apparell, which they have had. All the rest of my estate, real and personal, is to be divided among my children in eight equal parts, my son Johanes is to have one share pro-

vided he signifies his approval of the will of his father, but if he does not do so, he is to be excluded. And one share to each of my children, Abraham, Henry, Sarah, wife of Peter Van Brugh, Delia, wife of Johanes Grovendyke, Rachel, wife of Myndert Schuyler, Mary and Eve. I make my sons, Johanes and Abraham, and my son in law, Peter Van Brugh, Johanes Grovendyke and Myndert Schuyler and my daughter Mary, executors.

Dated in New York, July 3, 1702. Witnesses, David Provoost, Isaac De Reimer, Abraham Gouverneur. Proved, March 18, 1703, and the above executors confirmed.

Page 95.—Marriage license granted to RICHARD WILLETT and FRANCES DERVAL, March 30, 1703.

Marriage license granted to AUGUSTINE GRAHAM and JANE CHISWELL, April 8, 1703.

Edward, Viscount Cornbury, Captain-General, etc. Know ye that at New York, the 5 day of March, 1703, before John Bridges, LL.D., ROBERT PUDDINGTON, aged 18, son of Elias Puddington, deceased, did choose Charles Sleigh to be his guardian.

At the same time William Huddleston, Gent., and Peter Ryckman, tailor, were chosen guardians of CORNELISE SEGERSE, aged 15, son of Seger Cornelise then of New York, April 2, 1703.

Page 96.—RICHARD CURTIS, "Richmond County, August 15, 1702, the last will of Richard Curtis, being sicke." I leave to my wife Catharine, my dwelling house and 40 acres of land next adjoining, for her life, and then to go to my two sons, John and Joshua. The other 40 acres of my land, I give to my sons, Samuel and Isaac. I give one half of the remainder of my estate to my wife to bring up my younger chil-

dren, and the other half to all my children. Makes his wife executor.

Witnesses, John Stillwell, Stoeffel Van Sant. Proved, April 12, 1703.

Page 97.—SAMUEL BURT. In the name of God, Amen, this 21 day of August, 1702. I, Samuel Burt, of New York, merchant, being very sick, do make this my last will. After the payment of all debts, I leave the rest of my estate to my loving wife and children. My son John is to have £20 more than the rest. My executors have full power to sell my house in which I now live. Makes his wife, Captain William Morris and James Emott, executors.

Witnesses, David Law, Sarah Lloyd, Daniel Butts. Proved, February 11, 1702.

Page 98.—Edward, Viscount Cornbury, Captain-General, etc. Whereas JACOB CORNELLISEN VAN OOSTEN lately died intestate, Letters of administration are granted to Aeltie Cornellsen Van Oosten, his widow, April 20, 1703.

Page 99.—SAMUEL BRADLEY. “In the name of the Lord, Amen. This 5 day of July in ye year of our Lord 1693, I, Samuel Bradley, of the city of New York, merchant, being at present in good health and being now bound on a voyage beyond the sea.” “Whereas my loving brother in law, Captain William Kidd, hath been very careful of me, and hath likewise for my encouragement, now in my minority, at my desire and request, advanced and paid unto me ye sum of £140, current money of New York, which I now employ in trade and merchandize. For and in consideration of his so great love unto me, as well as in recompense and in full satisfaction of ye said sum of money, advanced as aforesaid, I do give and bequeath unto my said loving brother in law Captain William Kidd, his heirs and assigns for ever, All that my one

half of one certain toft or lot of Ground numbered with the number 6. Situate, lying, and being within ye city of New York, in ye street commonly called and known by ye name of ye Dock street. And likewise all that my one half of a certain messuage or dwelling house and lot lying and being in ye street commonly called by ye name of ye Wall street. And also that my lot or Toft of ground in ye new street, without ye gate of ye said city, called King street. I will that all my goods and chattels be equally divided into three parts, amongst my loving father, Samuel Bradley, my brother in law, William Kidd, and my loving brother, Henry Bradley. And lastly I constitute and appoint my said brother in law, Captain William Kidd, to be executor.

Witnesses, Richard Jones, William Morris, Jacob Mayle, James Graham.

Edward, Viscount Cornbury, Captain-General and Governor, etc. Whereas SAMUEL BRADLEY, New York, merchant, lately died, leaving behind him his last will, therein declaring his brother in law, William Kidd, sole executor, who died without having proved the said will. And whereas Sarah Kidd, widow and relict of William Kidd, and sister to ye said Samuel Bradley, hath prayed for the administration, The same is granted, April 13, 1703, and the said Sarah Kidd is sworn as executrix.

Page 101.—Whereas WILLIAM PLAY, mariner, lately died intestate, Letters of administration are granted to his eldest son, Henry Play, April 29, 1703.

Page 102.—HENRY JOURDAINE. “In the name of God, Amen. I, Henry Jourdain, mariner, being sick.” I bequeath absolutely all my estate to my dear wife Elizabeth and her children, but to be entirely at her disposal. And all the wages and commissions that shall come to me from the Ship “Dolphin.” Likewise a bulk of gold containing 10 ounces 8 pennyweights. Likewise 61 elephants teeth, marked H. J. All which

is in ye Ship "Dolphin." I desire that Mr. Stephens may receive my goods, etc., and send it to my dear wife who lives in New York, by my son in law Alexander Woodruff. I leave to each of my children 1 ounce of gold, as their mother shall think fit.

Dated June 25, 1702. Witnesses, George Stephens, mate, Samuel Francis, surgeon. Proved, April 13, 1703.

Whereas HENRY JOURDAINE lately died at sea, Letters of administration are granted to his wife Elizabeth, April 13, 1703.

Page 103.—ROBERT SANDERS. "In the name of God, Amen, this 21 day of September, 1702. I, Robert Sanders, of New York, merchant, being in health." I leave to my eldest son Thomas Sanders 50 shillings in full of ye pretence he might have as being my eldest son and heir at law. I leave to my wife Elsie, all houses, lands, and Plantations, with full power to sell the same, and to give to the children as she may think best.

Witnesses, Abraham Vandewater, Dirck Ten Eyck. Proved, May 1, 1703.

Page 105.—CARSTEN LUERSEN, JR. "In the name of God, Amen. Be it known and manifest to all People, that I, Carsten Luersen, Jr., of the city of New York, mariner, being at this present very sick and weak." I leave to my eldest son Carsten, the sum of £10, by reason of his birthright, when he shall be of age or married. All the rest of his estate is left to his wife Petronella, during her widowhood, but if she marries then one half is to be given to the children. Makes his wife and his father, Carsten Luersen, and his father in law, Abraham Vanderheule, and Albert Clock, executors.

Dated August 16, 1702. Witnesses, Matthys Bockhols, James Wright, Cornelius Exveen, Abraham Gouverneur. Proved, April 29, 1703.

Page 107.—Edward, Viscount Cornbury, Captain-General, etc. Whereas FERDINANDO WAMSLEY lately died intestate, Letters of administration are granted to Joseph Billot, as principal creditor, May 7, 1703.

Page 108.—PETORNELLA LUERSENS. “In the name of God, Amen. Be it known and manifest unto all people that I, Petronella Luersens, widow of Carsten Luerson Jr., deceased, being at this present time very sickly.” I leave one half of my estate to my dear and well beloved father, Abraham Vanderheull, and to my brothers, Johanes and Hendrick Vanderheull, and my sisters Elizabeth, wife of Captain Martin Clock, Catharine, wife of Albert Clock, Maria, wife of Peter De Mill, and Femitie, wife of Benjamin Wyncoop, in equal shares. The other half I leave to my father in law, Carsten Luersen, Sr., and my sister in law Maria, wife of Johanes Van der Spiegel, Anna, wife of John Oldworthy, Aeltie, wife of — Lassenby, Beeltie, wife of Albert De Vries, and Gertruy Luersen, equally. I make my father, Abraham Vanderheull, and my father in law, Carsten Luersen, executors.

Dated August 23, 1702. Witnesses, Abraham Staats, Hendrick Van der Spiegel, Robert Morris.

Page 109.—Marriage license granted to THOMAS STILLWELL and ELLICE THROGMORTON, April 9, 1703.

FREDERICK PHILLIPSE. In the name of God, Amen. I, Frederick Flipse, of ye city of New York, being in health of body and of sound and perfect memory, do make and declare this to be my last will and testament. I order my body to be interred at my burial place at ye upper mill, with such charges and in such decent manner as to my executors shall seem most convenient. I give to Frederick Flipse, my grand son, born in Barbadoes, ye only son of Philip, my eldest son, late deceased, ye following houses and tenements

in ye city of New York, to wit: That dwelling house with ye appurtenances I now live in, with ye house called ye Boulting house, as also the house next door to ye said dwelling house, and the ground adjoining so far as ye leanto stands, and so far as ye gable end of ye old kitchen and ye fence of the widow De Kay. And also a ware house called ye middle ware house, and ye land behind it, ye breadth of ye said ware house towards ye New street, and to extend in length to ye Broad street, ye same ground being there in breadth between ye Cooper's house and ye ground of Isaac Kip. And all those two dwelling houses and lots of ground lying and being near ye Old Stadt House, at present in ye tenure of Mr. Caree and Mr. Droillet. And also all those lands, houses, and hereditaments in the County of Westchester, to wit, that land called Paporiniman, with the meadows and the bridge and the toll, and all the right and title which I have to the same. And all those lands and meadows called the Jonckers Plantations, with all the houses, mills, orchards, etc., within the Patent. As also a piece of land in the Mile Square, by me lately bought of Michael Howden. And all that tract or piece of land extending from the Jonckers Plantation or Patent to a creek called by ye Indians Wysquaqua, and by the Christians Williams Portuguese Creek, and from thence according to ye course of ye creek into ye woods to the head of the same, and thence on an east line to the creek called the Jonckers Creek, and thence to continue the same course to Broncks River, and as far as my right extends. Also one half of my meadow lying at Tappan with the appurtenances to the same, To him, the said Frederick Flipse, my grand son, and ye heirs male of his body lawfully to be begotten. I also leave to my grand son Frederick, besides the negroes and the Jonckers Plantation, a negro called Harry with his wife and child, and two negroes called Peter and Wan, and the boat called the "Joncker," with all pertaining to it, and one half of all the cotton, etc., at the Planta-

tion at ye upper mills, and one quarter of all ships, plate goods, merchandizes, etc. These lands are given to him with this restriction, that it is in lieu of the tract of land called Cinquesingh, purchased by me and intended to be given to his father, my eldest son.

I give to my son, Adolphus Flypse, ye following houses and tenements in ye city of New York, to wit, that house and ground that Isaac Marquis at present lives in, with all the rights to me belonging. And a house in Stone street next Isaac De Forrests, and so far as my right extends. Also a house and lot of ground over against the house I now live in, stretching in breadth to the house of Antie Goessens, and in length to the house of Mr. Anthony Brockholst. And also a house and lot of ground lying in ye Broad street by ye ground of Jacobus Kip, with a ware house in ye New street and the land between both from one street to the other. Also those lands, tenements, and hereditaments in ye County of Westchester, to wit, all that tract of land lying at ye upper mills, beginning at a creek, called by the Indians Wysquaqua and by the Christians William Portuguese Creek, being the bounds of the land given to my grand son, and so running up Hudson River to ye creek called Wegehandigh, whereon are two grist mills, and from thence along the river to a creek called Kichtawam or Croton River, and so along the river or creek, according to ye Patent, and thence on an east line as far as the Bronx River, thence to the head of Bronx River, and along Bronx River to the lands devised to my grandson Frederick Flipse. Also one half of a saw mill at Mamaroneck, late by me purchased of Dr. Selmus. And one half of the meadow at Tappan, by me purchased of Dr. George Lockhart. And all that piece of meadow on the north side of Tappan creek, as expressed in the Patent, together with all houses, mills, etc., to him and his heirs male. Also certain negroes (14 in all), and one half of the cattle, etc., at the upper mills. And a large boat called ye "Unity,"

by me bought of Jan Desmorety. I leave to my eldest daughter Eva, wife of Jacobus Van Cortlandt, all that house and ground with the appurtenances in ye city of New York where they at present live, with all rights. Also a lot of ground in ye New street, to the south of the old ware house. And one quarter of all ships, plate goods, etc., to her during her life, and then to her second son. Also a certain mortgage of Dr. Henricus Selinus, upon ye lands of John Richbell, deceased, twenty miles into ye woods, but not to extend over Bronx River into any lands given to my grand son. I give to my daughter Anatje, wife of Phillip French, the house and ground in New York where they at present live. Also the old ware house and ground thereto belonging lying in the New street. And all my estate of land in the County of Berghen in East New Jersey, to wit, a house lot in the village of Bergen, a large garden, a Plantation of 15 acres, with 8 morgen or 16 acres of meadow with the right in the undivided wood land of two farms and the Plantation. And all my lands in the County of Ulster, to wit, a piece of land at Mombachus, containing 290 acres. A piece of land at Roundout creek, mortgaged to me by John Ward, counting 700 acres. I also leave to her, after my wife's decease, that lot of ground and appurtenances in New York extending from ye Broadway to ye New street, lying between the ground lot of Robert White and the ground of William the Clockluyer. Also one quarter of all ships, goods, etc., to her during her life and then to her second son, and for lack of such to her son Philip French. I bequeath to my dear wife, Catharine Flipse, £50 per annum, and she shall continue to remain in the house I now live in, and shall receive the money I have engaged and promised her according to our agreement upon our marriage. And also the use during her life of that lot extending from ye Broadway to New street, lying between the ground lots of Robert White and William the Clockluyer, and she is to have the guardian-

ship of my grand son Frederick Flipse until he is of age.

I make my son Adolphus, my son in law, Jacobus Van Cortlandt, executors.

Dated October 26, 1700. Frederick Flipse.

Witnesses, Isaac De Forrest, Olof Van Cortlandt, Philip Van Cortlandt, Wm. Nicoll. Proved, before Lord Cornbury, December 9, 1702.

[NOTE.—Frederick Flipse (or Phillipse, as his descendants spelled the name) was the wealthiest man in New York in his time. The large tract of land in Westchester County was known as the Manor of Philipsburgh. The burial ground at the upper mills, where his remains still rest, is at Tarrytown, and the church he built still remains. The houses and lots in New York, "near the Old Stadt House," are now Nos. 65-67 Pearl street. They descended to his great grandson, Frederick Phillipse, and were confiscated after the Revolution. The house where Frederick Flipse lived was on the north corner of Stone street and Whitehall. The "land of the widow De Kay" was on Whitehall street, next north of his lot. The house left to Adolphus Flips, "that Isaac Marquise lives in," is No. 64 Pearl street. The house on Stone street, "next to Isaac De Forest's," was next east of the house of Frederick Flipse, on the north side of Stone street. The Produce Exchange covers all these lots. The house "over against the house I now live in," left to son Adolphus, is the south corner of Stone street and Whitehall. It was in after years the city residence of Colonel Roger Morris and his wife, Mary Phillipse. Adolphus Flipse died without issue in 1749 and all his lands went to his nephew, Frederick Phillipse. The house and lot left to Eva Van Cortlandt is the west corner of Coenties slip and Pearl street. This lot and house remained in the possession of her descendants to recent years. In the pictures of the Old Stadt House the house of Jacobus Van Cortlandt is distinctly seen. The house and lot left to Anetje, wife of Philip French,

is on the south side of Pearl street, and next east of the famous Fraunces Tavern. The lot on Broadway, running through to New street, which was left to his wife for life, and then to Anetje, wife of Phillip French, is a little north of Beaver street. The lots and warehouses on New street and Broad street are about half way between Beaver street and Exchange place.—W. S. P.]

Page 114.—Whereas TIMOTHY HALSTEAD, of Hempstead, lately died intestate, Letters of administration are granted to his eldest son, Timothy Halstead, May 19, 1703.

Page 115.—Whereas PETER MELOTT, of New York, lately died intestate, Letters of administration are granted to Benjamin Faneuil, in trust for his widow, Mary Melott, May 22, 1703.

Page 116.—Whereas JOHN MANY, of New York, has lately died intestate, Letters of administration are granted to Jane Many, widow, May 22, 1703.

Page 117.—JOHN PINE. The last will and testament of John Pine, of Hempstead, February 21, 1703. "I commit my body to the Dust, and my soul into the hands of my merciful Redeemer," and know all men, that I, John Pine, confirm and make over all my estate with the house and mill with all lands upon this neck, commonly known by the name of Hick's Neck, with all the appurtenances, to my wife, Abigail Pine, during her life, "with this proviso and limitation that she marries not again," which if she does I give her one third of my movable estate. I give to my daughter, Mary Pine, "one good cow and one third of my negro girls, and one Iron kettle which I purchased this winter." I will that my eldest son, Daniel Pine, go and possess all my lands and meadows at Rockaway, till such time as his younger brother comes of age, and then to be at his

own pleasure whether he will return hither or continue in possession of the farm at Rockaway. I leave to my wife, Abigail, a certain tract of land and meadow which I bought of Adam Mott, of Hempstead, on Raynor's Neck, to be sold by her for the repairing of my mill. I leave to my son Daniel or John (whichever shall inherit the land at Rockaway), a certain tract of land, 15 acres on Raynor's Neck, jointly with my farm at Rockaway. I leave to my wife, one half of a 22 acre lot, lying on the north side of the Plains, to be sold by her for the repairing of this house. I will that the 14 acres of land on Cow neck shall be exchanged for some land adjoining to this my farm on Hick's Neck, but if this cannot be done, then to remain as an appurtenance to my farm at Rockaway. I give 16 acres of land at a place called the old field, to the son who shall be heir of this my land on Hick's Neck. I leave my rights and privileges upon the Commons to my sons, Daniel and John. I will that my 50 acres of land lying on the east side of my mill pond be joined to my farm on Hick's Neck, and possessed by the heir thereof. I make my two brothers, James and William, executors.

Dated February 21, 1703. Witnesses, John Bulkely, John Crum, Elizabeth Smith.

Queens County, We doe hereby humbly certifie to your excellency, that this day, at a Court of Common Pleas, held at Jamaica, for Queens County, came John Crum and Elizabeth Smith, two of the witnesses, who, being deposed upon the Holy Evangelists, did say that they saw the within-mentioned John Pine, sign, seal, and publish the same as his last will, etc.

Dated at Jamaica, this 20 day of May, 1703. Thomas Willetts, Judge; Samuel Clows, Clerk. Confirmed by Lord Cornbury, May 31, 1703.

Page 119.—DANIEL PEARSALL. "The last will and Testament of Daniel Pearsall, of Hempstead. This being my last will, I, being very weak in body, but having my perfect understanding, for which I am thankful

to God." I leave to my eldest son, Daniel Pearsall, my dwelling house, and orchard by the same, and my barn and the land joining to it. Also all that land that lies northwest of my house near the Flax Pond, excepting that which my brother Nathaniel is to have, in lieu of a piece of ground that lies on the east side of my house called the Little Orchard, which said Little Orchard I give to my son John Pearsall, till he is of age, and then it is to return to my son Daniel. I also give to my son Daniel, the remaining part of my 100 acre lot (my brother Thomas Pearsall, having the west half of it by a deed of gift), except ten rods in breadth, the whole length of the lot to be taken off the east side, and this part I give to my son John, and I give to my son, John Pearsall, my 50 acres of land joining on the east side of it with all the privilege thereto belonging, and an equal part of my rights of Commons, proportional to his land. I give to my sons, Daniel and John, all my rights of meadow in the town of Hempstead. I give to Sarah Wilkins a heifer. I leave all of my cattle to my five daughters, Ann Searing, Sarah Pearsall, Margery Pearsall, Jane Pearsall, and Emma Pearsall, and to each of them a feather bed with furniture. "And concerning my three little daughters, my wife disposed of two of them to their two sisters before she died, and the third, namely, Margery, I do likewise dispose of to my two eldest daughters, desiring that as soon as it is convenient, she may learne the treade of a Tayler." I make my son in law, John Searing, and my cousin, Thomas Pearsall, executors.

Dated this 29 day of the 2nd month, called April, 1703.

There is some remaining land on Cow neck, which I authorize my executors to sell.

Witnesses, Isaac Smith, Samuel Denton. Nathaniel^e Pearsall. Proved at Court of Common Pleas, at Jamaica, May 20, 1703.

Thomas Willett, Judge: Samuel Clowes, Clerk.

Page 122.—Edward, Viscount Cornbury, Captain-General, etc. Whereas Hope Willis, late of Hempstead, died intestate, letters of administration are granted to his eldest son, June 4, 1703.

Page 123.—Letters of administration upon the estate of SOLOMAN SYMONS, late of Hempstead, granted to his eldest son, Soloman Symons, and to the widow, Elizabeth Symons, June 4, 1703. An account to be returned June 4, 1704.

Edward, Earl of Cornbury, Captain-General, etc. Whereas EDWARD DAVIS, late of London, lately deceased intestate, Letters of administration are granted to Lancaster Symes as principal creditor. June 4, 1703.

Page 124.—Letters of administration are granted to John Halstead, Esq., principal creditor, upon the estate of ROBERT BURGESS, late of New York, yeoman, deceased. July 23, 1703.

Page 126.—JAN DE LAMETER. “In the name of God, Amen. Upon the day and year underwritten, appeared before me, Adrian Vermeuile, Clerk of the Town of New Harlem, admitted by ye Honourable the Mayors Court of New York, and in the presence of the underwritten witnesses. John De Lameter, being sick in bed.” He makes his wife, Ruth Waldron, “master and ruler” of all his goods during her life, but she shall not mortgage or bring any incumbrance upon it. The eldest son is to have one cow, one horse, and £5, and then to have his share equally with the other children (*not named*).

Dated October 25, 1702. Witnesses, Isaac De Lameter, Johanes Waldron, Peter Oblinus. Proved, before Lord Cornbury, September 9, 1703.

Page 128.—Marriage license granted to JAMES DESBROSSES and HELENA GAUDINEAU, October 18, 1703.

Page 129.—Edward, Viscount Cornbury, Captain-General, etc. Whereas JANE DEWSBURY, widow, of Oyster Bay, lately died intestate, Letters of administration are granted to William Bradford, printer, as principal creditor. October 18, 1703.

Page 130.—LEWIS RIVARD. “In the name of God, Amen, this 31 day of August, 1703. I, Lewis Rivard, of New York, ship carpenter, being sick.” I leave all my goods and estate to my wife, Jane Rivard, “except that my dear mother, Mary Rivard, shall take to herself all she brought into the house, viz., her bed and bedstead, 2 pewter dishes, a pair bellows, a pot hook, and her clothes and linnens. And she shall have one third of the price of two boats by me built when sold.” Makes his wife, Jane Rivard, executor.

Witnesses, Giles Gaudineau, Daniel Gallard, John Crison, Eliza Chardovagne. Proved, before Lord Cornbury, October 19, 1703.

Page 131.—JACOB VAN CARSTRANT. “In the name of God, Amen, the 22 day of October, 1702. I, Jacob Van Carstrant of New York, blacksmith.” I leave to my eldest son, Jacob Van Carstrant, £8, when he is of age, in full satisfaction of the pretence which he might otherwise have of being my eldest son or heir at law. I leave to my wife Anatje full power to sell all houses and tenements, and all movables and household goods. If she marries again, then she is to have one third of the estate and the children (*not named*) the other two thirds. I make my loving friends, John Mead, Johannes Le Graye, and Abraham Kettletas, executors.

Witnesses, Jan Van Hoorn, Joost Luersens, Theodore Le Roy. Proved, October 19, 1703.

Page 133.—Whereas THOMAS HEUSTIS, butcher, lately died intestate, Letters of administration are granted to Elizabeth Kenny, of New York, widow, as Principal creditor, October 26, 1703.

Page 134.—THOMAS BURROUGHS. “In the name of God, Amen, this 18 day of August, 1703. I, Thomas Burroughs, of New York, merchant, although sick of body, yet of sound memory, I will that all debts be paid, “and that the Funeral of my body be such as shall beseem a Christian.” I leave to my eldest son, Thomas Burroughs, all my right, title, and interest in and to a certain tract of land in Connecticut, at a place called Pequannack, which I obtained by a debt from Stephen Wheeler, confirmed by Judgment of Court. Also a certain lot of land at the side of Chestnut Hill, which I purchased of Joseph Bursly. Also two lots in the same place, one on the north side and the other on the south side of the above lot, purchased for me by Joseph Watkins. And also all my land at Casco Bay. Also all my working tools belonging properly to the Pewterers trade. I leave to my son, Joel Burroughs, all my land at Quaspeck,* in the County of Orange, and to my daughter, Mary Burroughs, as also my lot in the undivided lands. I leave to my daughter Mary, all that certain lot of ground in New York fronting to Crown street, bounded north by the street, west by Temple street, south by Mr. Nicholas Jamain, and east by Jacob Booley. In length and breadth as by deed. I leave to Abigail Taylor, my daughter in law, a large silver Tankard, and a silver cup marked A. T. and 12 silverspoons, and a silver stand. Leaves to his wife two thirds of personal property, and one third to the children. Makes his wife Mary and his friends, Alderman William Smith and Captain Richard Willett, executors, and each of them is to have £10 for his trouble.

Witnesses, John Shephard, Bartholomew Fieurt, William Huddleston. Proved, September 2, 1703.

[* Quaspeck is now Rockland Lake, in Rockland County. An extended notice of this tract may be found in the history of Rockland County.]

Page 137.—Marriage license granted to CHRISTOPHER ROUSBY and SARAH KIDD, November 4, 1703.

[NOTE.—In the printed volume of marriage licenses the name of Christopher Rousby is wrongly spelled. Sarah Kidd was the widow of Captain William Kidd.]

Page 138.—Marriage license granted to ROGER BRETT and CATHARINE ROMBOUT, November 25, 1703.

[NOTE.—Catharine Rombout was the only daughter of Francis Rombout, who was Mayor of New York in 1679. She inherited a very large estate at Fishkill, called the Rombout Patent.]

Marriage license granted to NICHOLAS STILLWELL and ELIZABETH CORNELL, December 6, 1703.

JOHN SMART. In the name of God, Amen, the 15 day of October, 1703. I, John Smart, of the city and County of New York, mariner, being sick and weak. I give and bequeath to my loving brother, Robert Smart, of Oyster River in New Hampshire, and to his youngest son or youngest daughter, all my estate in that Province movable or immovable, and also all I have in New York.

I make my well beloved friends, Captain Lawrence Reade and Thomas Adams, executors, and I leave to each of them a gold ring of £3 value.

Witnesses, Peter Newkirk, John Braham, John Shepherd. Proved, December 20, 1703.

Page 140.—PETER NEWKIRK. “In the name of God, Amen. I, Peter Newkirk, of New York, sailmaker, being in moderate perfect health.” I leave all my estate to my wife, Ann Newkirk, to maintain and bring up the children. But if she marries again, then all the estate is to be sold, and the money to be put into good hands at interest, for the benefit of my wife and children (*not named*). Makes his wife Ann executrix.

Dated November 26, 1702. Witnesses, William Whitney, Aert Aertsen, Thomas Burroughs. Proved, December 20, 1703.

Page 142.—Edward, Viscount Cornbury, Captain-General, etc. Whereas SARAH LAWRENCE, of Jamaica, lately died intestate, Letters of Administration are granted to her eldest son, Colonel Thomas Willetts. December 6, 1703.

Page 143.—JOHN HAINE. In the name of God, Amen, the 2nd of January, 1703. I, John Haine, of New York, grocer, being sick and weak. I leave to my wife, Jane Haine, a feather bed, curtains and valences, 6 sheets and all else which properly belongs to the same, together with all such other household stuff as she had when we were married, and which was left to her by her former husband for life; and then to my daughter, Anna Haine, “now born, and to such other child or children as are yet by God’s assistance to be born.” Makes his wife executor.

Witnesses, Rene Rejean, Isaac Gormer, Davis Richer. Proved before Lord Cornbury, February 4, 1703.

Page 145.—THOMAS HAWARDEN. In the name of God, Amen. I, Thomas Hawarden, of the city of New York, merchant, being in perfect health. I leave all houses, lands, and goods to my wife Katharine and her heirs forever. Except as follows, viz., to my daughter Margaret, £150, 12 silver forks, 12 silver spoons, and my wife is to supply her with sufficient apparell, diet and lodging, until she is of age or married. She is also to provide for Jane Vanquelon, *alias* Lefroy, widow of Robert Vanqualon, *alias* Lefroy, late of the town of Woodbridge, in East New Jersey, Gentleman, deceased, a support and maintainance during her life, and cause her to be decently buried.

Dated December 12th, 1700. Witnesses, David Viellie, Enoch Field, William Sharpas. Proved, February 17, 1703.

Page 149.—THOMAS LAWRENCE. “In the name of God, Amen. The last will and Testament of Thomas Lawrence, of Newtown, in Queens County, upon Long Island, being weak in body but in senses and memory. I bequeath my soul into the hands of the Almighty God who gave it. I give my body to the earth from whence it came, to be buried in decent and comely manner. I leave to my son, Thomas Lawrence, that lot of ground which I bought of Hendrick Johnson, with all the houses and buildings thereto belonging, with the great neck of land and meadow, and the Island bounded with a creek; I leave to my wife, Mary Lawrence, one third of all my movable estate, both within doors and without, and I leave all the homespun cloth and yarns and lambswool at my wife's disposing; I leave to my son, Jonathan Lawrence, that lot of land which was Samuel Joas, and the house which he now lives in; he paying to Elizabeth Saunders eight pounds when she is eighteen years of age. I leave to my sons William and Jonathan, that piece of salt meadow, which I bought of Robert Beacham, equally between them. I leave to my son, Daniel Lawrence, all my fresh meadow lying in Trains meadow. I leave to my five sons all the rest of my lands, meadows, and privileges equally, they paying all my debts. I leave to my grand child, Elizabeth Saunders, two mares and two cows, three silver spoons, and her mother's wearing clothes. I leave the rest of my estate to the children of my four sons, Thomas, William, John, and Jonathan. My wife Mary is to have the privilege of my dwelling house during widowhood. I make my sons, Thomas and William, executors. [*Not dated.*]

Witnesses, Content Titus, Jonathan Hazzard, Jeremiah Burroughs.

February 25, 1703.—Then appeared before me, Edward, Viscount Cornbury, Captain-General and Governor in Chief, etc., Content Titus and Jonathan

Hazzard, two of the above witnesses, and made oath that they saw the testator, THOMAS LAWRENCE, sign and seal the same, as his last will, etc.

Page 150.—Edward, Viscount Cornbury, etc., Whereas DANIEL NAHAR, lately deceased intestate, Letters of administration are granted to Thomas Roberts as principal creditor, this 5th day of May in the year 1704.

Page 151.—NATHANIEL PEARSALL. The last will and Testament of Nathaniel Pearsall of Hempstead, made this twentieth day of the 8th month called October, 1703. I, being sick and weak of body, but through God's mercy, my understanding sound, I leave to my wife Martha, one third of all my movable estate, except negroes. I leave to my sons, Thomas and Samuel, all my lands and meadows, except one piece of land lying on the north west of Herricks, to be equally divided between them, my son Thomas to have the better part, as shall be adjudged by the overseers of this will. My will is that the piece of land lying in the north west side of Herricks, shall be sold to pay for the land at the Harbour, and if that land will not fetch money, then my son Thomas shall, with the consent of my overseers, sell any land that I have to pay for said land. My son Thomas, with the consent of his mother and overseers, may exchange any land I have, to bring it into better settlement. I leave to my son Thomas, my great loose Coat. I leave to my son Samuel, my Camelot Cloak. I leave to my five daughters, Martha, Susannah, Elizabeth, Hannah and Mary, to each of them a warming pan, to be provided by my executors. My two eldest daughters are to have what they now call their own. I give my smiths tools to my son Thomas, and all the rest of my household goods to my five daughters, except two beds for my two sons. I leave all my lands, houses, and meadows to my two sons, Thomas and Samuel, and my son

Thomas and my wife Martha, with the advice of friends and executors, may sell my homestead in the Town of Hempstead. If my negro Francis shall grow unruly, my son Thomas may sell him. My wife is to have the use of all my negroes, and if my negro Francis is sold, "the produce of him" shall go to my five daughters. My wife is to have the use of my housing and land at town, and half the land at the Harbour, during her widowhood. My five daughters are to have $\frac{1}{2}$ of all my live stock, and the rest to my two sons. I make my wife and my son Thomas executors, and Samuel Bowne, Richard Seaman, William Willis, Thomas Pearsall, Jr., and Nathaniel Seaman to be overseers.

Witnesses, John Rodman, George Foster, John Searing, John Corell, John Marvin.

March 12, 1703, then appeared before me, John Bridges, Esq., Surrogate appointed by his Excellency, Edward, Viscount Cornbury, John Searing, John Corell and John Marvin, three of the above witnesses, and made oath upon the Holy Evangelists that they saw the testator, NATHANIEL PEARSALL, sign, seal, and publish the same, etc.

Confirmed by Lord Cornbury, March 21, 1703.

Page 154.—NICHOLAS BLANK. In the name of God, Amen. I, Nicholas Blank, cordwainer, of the city of New York, being weak in body. I leave to my son Jacob Blank, a piece of land lying and being at the Fresh Water, with all my right and interest in the same, which is made use of for a Tan vat. I also leave him £25. I leave to my daughters, Cornelia and Katherine, each £25. I leave to "the child my wife now goes withal," if it shall live, £25. I make my wife Gertruy sole executor, and leave to her all the rest of my estate, houses and lands, always provided, that the children's portions be secured, when the house is sold. I make my trusty and well beloved friends

Mr. Robert Blackwell, of Mannings island, and Justus Bosch, of New York, overseers of this my will, their expenses to be allowed "and a piece of 8 to buy them gloves."

Dated August 17, 1700. Witnesses, Isaac Schever, Evert Van Hoel, Robert Blackwell. Proved before Lord Cornbury, March 19, 1703.

Page 156.—PETER BERTON. In the name of God, Amen. I, Peter Berton, of Oyster Bay, in Queens County, on Nassau Island, merchant, being sound and perfect both in mind and body. I leave my body to be buried in a decent and Christian like manner at the discretion of my executors. I leave to my eldest son, Ezekiel Berton, all my lands and houses which I have in Oyster Bay, except 50 acres at the plain edge which I give to my son, Peter Berton. I leave to my eldest daughter, Mary Berton, £50; and to my second daughter, Hannah Dugo, £10; to my daughter, Marian Ayrand, £40; to my son Ezekiel all my wearing clothes, and my gold ring and all my guns. I leave to my wife Elizabeth and the children which I have begot of her all the rest of my estate whatsoever. I make my wife executrix, and my trusty and well beloved friend, Paul Droillet, of New York, merchant, overseer.

Dated December 4, 1703. Witnesses, John Townsend, Ezekiel Weeks, Job Wright.

The said Peter Berton doth give to his son Peter his little gun, which is at Robert Coopers.

Witnesses, John Johnson, Edward White, John Townsend. Proved before Lord Cornbury, March 21, 1703.

Page 159.—PETER LE COUNTÉ. In the name of God, Amen. "I, Peter Le Counté, of Staten Island, in the County of Richmond, being weak of body." I leave to my well beloved wife, Margaret Le Counté, the use and benefit of all my real and personal estate during widowhood. Only she is to pay £50 to my

son and heir, John Le Counte, when he is twenty-one years of age. I leave to my son John my two lots of land and meadow, to be appraised by three indifferent men of the neighborhood, and he is to pay to his two brothers, Peter and James, two thirds of the value. I leave all the rest of my estate to my three sons. I appoint my loving friends, James Girnest, Abraham Lockman, and John Cozeer, executors.

Dated October 11, 1702. Witnesses, James La Tourette, Abraham Cole, Johans Foupet. Proved before Lord Cornbury by oath of the above witnesses, April 10, 1704.

Page 161.—Marriage Licenses: JOHN KERBYL and MARGARET PROVOST, January 18, 1703. EVERT DUYCKINCK and ELSIE MEYER, January 25, 1703. LEONARD HUYGENS DE KLEIN and SUSANNAH VAUGHTON, March 7, 1703. JONATHAN SMITH and ELIZABETH PLATT, March 14, 1703.

Page 162.—Edward, Viscount Cornbury, Captain-General and Governor in Chief, etc. Whereas ROBERT SHELTON, of New York, lately died intestate, Letters of administration are granted to his widow, Alice Jones, April 13, 1704.

Page 163.—Whereas JOSEPH THROCKMORTON lately died intestate, Letters of administration are granted to his mother, Alice Jones, April 13, 1704.

Page 164.—Document in Latin. License from Henry, Bishop of London, to Rev. THOMAS PRITCHARD, dated November 15, 1703.

Also order in Latin, from Lord Cornbury to all Rectors, Chaplains, and especially to Caleb Heathcote and other Church officers, to induct Rev. THOMAS PRITCHARD as Rector of the Church in Rye.

Dated April 20, 1704.

Page 165.—Edward, Viscount Cornbury, Captain-General, etc. Whereas RICHARD WILLETT, of Jericho, in Queens County, lately died intestate, Letters of administration are granted to his wife, Abigail Willett, April 21, 1704.

Page 166.—JACOB SMITH. Be it known unto all persons that I, Jacob Smith, son of Jacob Smith, late of New York, do for the natural love which I have and bear towards my dear and loving friend Lydia Rose, of New York, widow, and more especially towards the satisfying and paying what monies the said Lydia Rose hath laid out and disbursed on my account, I assign, make over, and transfer to her all my estate, both real and personal, be it houses, lands, or anything else. And whereas I am at this time very ill in body, but of sound and perfect memory, do make and declare this to be my last will and testament. And I appoint my dear and loving friend, Lydia Rose, sole executor.

Dated October 29, 1698. Witnesses, John Basford, Derrick Outenbogert, Susannah Churchill, Sarah Everitt.

April 27, 1704, there appeared before me, Edward, Viscount Cornbury, Governor, etc., John Basford, Dirck Outenbogert, and Susannah Churchill, three of the witnesses, and testified they saw the said JACOB SMITH sign the said will, etc.

Page 168.—FRANCIS BRETON. In the name of God, Amen, the seventh day of November, 1703. I, Francis Breton, of Staten Island, being very sick, do make this my last will. I leave to my son, Francis Breton, one shilling, for his portion of my estate. I leave to my daughter, Susannah Russkea, one bed and one cow. To my daughter, Hester Bedine, £80, and I make her sole executor.

Witnesses, William Tillyer, De Bonrepos, Andre Canon. Proved before Lord Cornbury, May 12, 1704.

Page 169.—**JOSEPH HOLMES.** In the name of God, Amen. This 31 day of December, 1702. "I, Joseph Holmes, of Staten Island, being very sick." I appoint my wife Anne sole executor and manager of all my estate real and personal till my eldest son Samuel is of age, and then he is to possess the same, and then is to pay to my sons Obadiah and Joseph, £200. I leave to my daughters Mary and Anne, each £50. I make my well beloved cousin, Jonathan Stillwell, and my cousin, Nathaniel Briting, to be trustees of this my will.

Witnesses, William Tillyer, Henry Barry, John Dayley. Proved before Lord Cornbury, May 12, 1704.

Page 172.—**Edward, Viscount Cornbury, Captain-General, etc.** Whereas **ANTHONY FALOURS**, late of the Island of Curacoa, died intestate, Letters of Administration are granted to Daniel Cromeline, of New York, merchant, as principal creditor, May 20, 1704.

Whereas **DANIEL NAHAR** lately died intestate, Letters of Administration are granted to Thomas Roberts, of New York, cooper, May 25, 1704.

Page 175.—**Marriage License granted to CHARLES WOOLLY and HANNAH NOEL**, April 14, 1704.

PETER ADOLPH DE GROOT. In the name of God, Amen. Know ye to whom this may come or doth concern, that I, Peter Adolph De Groot, being of perfect memory, do make this my last will and testament. First, I have nominated and appointed for my heir my beloved wife, Janeke Adolph, for one half of my estate of houses, lands, and goods. And the other half to the four children which I have procured with her, named Adolph, Egbert, Agie, and Peter De Groot. I give to my son Adolph £10 for his birth-right, and to my son Peter £5 for the sake of his name. My wife is not to be obliged to make any inventory or to give any account.

Dated June 8, 1696. Witnesses, Abraham Abrahamsen, Andries Abrahamsen. Timon Van Borsum and Cornelius Vielie are made executors. Proved before Lord Cornbury, May 29, 1704, and Cornelius Vielie is confirmed as executor.

Page 177.—THOMAS LEWIS. In the name of God, Amen. "I, Thomas Lewis, of New York, merchant, being in good health, but now bound out on a voyage, and knowing that the time is uncertain when it will please God to take me out of this vile and transitory world." And to the end that no variances might hereafter arise do make this my last will and testament. I give to my son, Thomas Lewis, £5, when he is 21, over and above all other legacies. The rest of my estate I leave to my wife, Frances Lewis, during widowhood, with full power to sell houses and lands with the advice and consent of my brothers, Leonard Lewis and Barent Rynders. If my wife should marry, then she is to have and enjoy the household stuff and wearing apparell, jewels, rings, diamonds, etc., and one half of my estate in houses and lands. When she remarries, the estate is to be divided, and the share of my children is to be put into the hands of my brothers, Leonard Lewis and Barent Rynders, who I name as executors.

Dated January 10, 1700.

Witnesses, William White, Abraham Abrahamse, John Basford. Proved before Lord Cornbury, June 14, 1704.

Page 180. — Document in Latin. Letters of administration granted by Thomas, Archbishop of Canterbury, and Primate of all England, To JAMES GORDON, brother of Rev. Patrick Gordon, deceased.

Dated at London, January 8, 1700.

Page 181.—Proclamation of Henry, Lord Bishop of London, that WILLIAM URQUEHART, Clerke, is admitted

to the ministerial function, in Jamaica, on Long Island, February 12, 1703.

Also License, in Latin, to said WILLIAM URQUEHART as minister in Jamaica, and order for his induction as Rector of the Church.

Page 182.—JACOB MAYLE. In the name of God, Amen. I, Jacob Mayle, of the Island of Jamaica, being in perfect health, do make that my last will. "My carkas I bequeath to the place most proper and convenient for the same, as it may happen where I shall dye, if ashore, to be decently buried." I give unto my friends Mr. William Morris, Robert Field, Jr., John Berry and John Crook, in New York, and Benjamin Cotman in Jamaica, one gold ring of the weight of a pistole to each. I leave to Mary Maile, daughter of Mary Laburne, £50, and a negro girl, besides the £50 allotted to her by my brother, Henry Mayle. I give my servant, Wm. Dougherty, £20. I give to Letitia Clark, a negro girl which I have at Benjamin Cotman's house. I leave to James Price, now living at Benjamin Cotman's, one piece of Plate, value £10, and to my friend, Benjamin Cotman, one piece of Plate, value £25, and I request him to take care of all effects in Jamaica, and if I decease in this island to inter my body decently, at his discretion. I leave to Nicholas Dumaresq and Sarah his sister, £10 each. To Rebecca Morris and each of her children, £10. To Joseph Read, £10. To my kinsman, William Morris, and my friend, Robert Field, Jr., £10 each, and make them executors. I leave all the rest of my estate to my dear child, John Maile, otherwise called or known by the name of John Dumaresq, which child is now living at the house and under the care of said Robert Field in New York. Hereby owning him to be really and truly my son. My said estate is to be sold and put into ready money, excepting three lots of land in Queen street, in New York, which I would not

have disposed of. If the child should not live to be 21, then one half is to go to Mary Maile, and the other half to the children of my kinsman, Wm. Morris.

Dated July 2, 1703. Witnesses, John Brookman, Joseph Chamberlain, William Dougherty, Islay Teller, Robert Bevois. Proved in Jamaica, by certificate of Thomas Nichols, Esq., Secretary and Notary Public of said Island. March 22, 170 $\frac{1}{2}$. The executors are confirmed by Lord Cornbury, June 28, 1704.

Page 185.—REV. WILLIAM CORBIN. In the name of God, Amen. I, William Corbin, at present resident in Boston, in New England, "Clerke," being weak in body, make this my last will. My body I committ to be decently buried in ye Church of England, in Boston. And whereas before I left England, I made my will for the disposition of my houses and lands, after the death of my wife, who was then living, I hereby confirm the same. I leave to Mr. George Hatton, late minister of the Church of England, at New Providence, and now resident in Boston, all my wearing apparell, viz., gowns, cassocks, coats, waistcoats, hats, periwigs, shoes, etc., now in Boston. I leave to Mrs. Katharine Ball, of Boston, widow, two pair of earrings, one bracelet of six, chrystal locketts set in gold, one silver mugg, three silver spoons, one pewter plate, etc. I leave to Mrs. Mary Gregory of Boston, Spinster, daughter in law of Thomas Newton, esq., of Boston, one Diamond ring, and all other rings, one double guinea, and two other pieces of coined gold. I leave to Mrs. Jane Allen, of Newbury in New England, spinster, and daughter in law to Hon. Samuel Allen, Esq., all my bed and other linen. I leave all the rest of my estate to my executors, to pay funeral charges, and the overplus to be divided among them, not as legatees, but to buy them mourning, and I make my friends, Thomas Newton, Esq., and James Osborne, executors.

Dated May 10, 1704. Witnesses, George Thorold,

Ann Thorold, Halbryck Savage. Proved before Paul Dudley, Register of the Prerogative Court of Massachusetts Bay, and confirmed by Lord Cornbury, August 10, 1704.

[NOTE.—The term “Mrs.,” abbreviation of Mistress, was used in the case of unmarried women, if of high social position, as may be seen above. The term “daughter in law” means step daughter.—W. S. P.]

Page 187.—EDWARD MARSHALL. In the name of God, Amen. I, Edward Marshall, of New York, taylor, being very sick and weak. I give to my son John Marshall £100, now in the hands of Captain John Bowen. Also a lot of ground in the Fields, containing in front 25 feet adjoining to the lot of David Provoost on Smith street, bounded on Smith street 82½ feet, and behind from Smith street 75 feet, by Garrett Van Horner, all wood measure. I leave to my daughter Susannah £100, and bed and furniture to the value of £25. If both children die, the whole is to go to my wife, Anna Maria, who is to have the use of the estate to bring up the children. I make John Crook, Sr., Nathaniel Marston, and Thomas Ives executors.

Dated April 18, 1704. I leave to my four sisters, Susannah, Mary, Elizabeth, and Sarah, a ring of 20 shillings value to each, and the same to my executors.

Witnesses, John Shephard, Roger Jones, John Basford. Proved before Lord Cornbury, and the executors having refused to serve, Letters of administration are granted to wife, Anna Maria, August 26, 1704.

Page 190.—Edward, Viscount Cornbury, Captain-General, etc. Whereas PETER BASSETT lately died intestate, leaving a daughter, Hester Bassett, Letters of administration are granted to Giles Gaudineau and Peter Morris as guardians, September 1, 1704.

Page 191.—Whereas JAMES BRADLEY of New York, mariner, lately died intestate, Letters of administration

are granted to Richard Flemming, principal creditor, September 12, 1704.

Page 192.—Edward, Viscount Cornbury, Captain-General, etc. To all to whom these may come. Whereas MATTHEW LING, of New York, merchant, lately died intestate, Letters of administration are granted to Peter Fauconier, Ebenezer Willson, Caleb Cooper, and Benjamin Ashe, September 29, 1704.

Page 193.—Edward, Viscount Cornbury, Captain-General, etc. Whereas WILLIAM COX, of New York, merchant, deceased, leaving a will, and appointing Jacob Mayle and Richard Jones executors, both of whom are deceased, before fully administering upon the estate, Letters of administration are granted to his widow Sarah and her husband Christopher Rousby, September 30, 1704.

[NOTE.—Sarah, wife of William Cox, after his decease married John Oort, and after he died, she married the famous Captain William Kidd. Christopher Rousby was her fourth husband and she survived him.]

Page 195.—Document in Latin. Certificate that in accordance with the order on page 181, Rev. WILLIAM URQUEHART was duly inducted as Rector of the Church in Jamaica, Long Island, by Rev. William Vesey and Justices Thomas Willetts and Edward Burroughs, July 27, 1704.

MARY SLATER (Slaughter). In the name of God, Amen. I, Mary Slater, widow and Relict of Colonel Henry Slater (Slaughter), formerly Governor of the Province of New York, being sick and weak, do make this my last will and testament. I leave to Mrs. Mary Leaver, of New York, all my estate, real and personal, and make her sole executor.

Dated September 14, 1704. Witnesses, Margaret Macgregory, Mary Harris, Richard Harris. Proved

before Samson Shelton Broughton, Esq., who was authorized and appointed by Governor Cornbury, September 29, 1704.

Page 196.—ROBERT SINCLAIR. In the name of God, Amen. Be it known and manifest unto all people, that I, Robert Sinclair, of New York, mariner, being at this present moment very sick. I leave all my estate to my wife, Maria Sinclair, during her widowhood with full power to sell the same, but if she remarry she is to make over and convey the same to my daughter, Anna Sinclair, but if she die under age or unmarried then my wife is to have the whole, but she is to pay to the Dutch Reformed Church the sum of £150 for the poor. After my wife's decease, the estate is to go to my daughter Anna, but if she die under age then one half is left to my wife's cousin, Evert Duyckinck, and to my wife's brother, Garret Duyckinck, and to the children of my wife's sister Beeltie, wife of Jan Byvanck, deceased, To my wife's sister Anna, wife of Johanes Hooglandt, To my wife's sister Sytie, wife of Peter Dailie, To the children of my wife's sister Altie, deceased, wife of Tobias Ten Eyck, and Gerrit Duyckinck and his children are to have a double portion of the same. The other half to the Dutch Reformed Church of New York, with the condition that if any of my brother's children should come here out of Scotland they are to have one half of the same. I make my wife Maria, my brother in law, Gerrit Duyckinck, and my friend, William Jackson, executors.

Dated August 4, 1704. Witnesses, Leonard Huygens, Hendrick Kermer, Jacobus Vanderspiegel, Abraham Gouverneur. Proved before Lord Cornbury, October 8, 1704.

[NOTE.—The home lot of Robert Sinclair was on the north side of Queen street (now Pearl street), and was the second lot west of Wall street. He also owned a water lot directly opposite, on the south side of Pearl street.—W. S. P.]

Page 200.—GARRETT COERTES. In the name of God, Amen. The first day of October, 1702. I, Garrett Coertes, of Flatlands in Kings County, on Nassau Island. I leave to my wife Willimantie, all houses, lands, and tenements situate in the town and limits of Flatlands, or elsewhere. But if she marry again, then she shall only possess and enjoy that messuage or tenement wherein I now live, containing 45 morgen (80 acres), with one half of the meadow, with the rights and privileges thereto belonging, during her life. And all that piece of land lying behind the said messuage, commonly called Bashurgs Hook, being by the Stroomkill, so called, shall, after my wife's re-marriage, be taken into the possession of my executors for the benefit of my children, Marike, Coert, Alke, Peter, Hendrick, Steven and Gertie, to be hired out till my eldest son comes of age and then to be divided. And after my wife's decease they are to have all my estate in Flatlands or elsewhere. My father, Coert Steven-son, and his wife are not to be disturbed in the possession of the house where they now live. My eldest son, Coert, shall have £25 over and above his share. Leaves all household goods to his wife Willimantie, and makes her sole executor, with Peter Monfoort and Cornelius Coert, as overseers.

Witnesses, Gerritt Stoothoff, William Cowenhoven, Henry Filkin. Proved before Samson Shelton Broughton, Esq., September 23, 1704.

Page 203.—JOHN GRAHAM. In the name of God, Amen. I, John Graham, merchant, at present of the city of New York, son of Sir Richard Graham, of Norton Coyhors in Yorkshire, England, being sick and weak, do make this my last will. I leave to my good friend Thomas Byerly, Esq., her Majesty's Collector and Receiver-General for the province of New York, in respect of the friendship he has shown me, and the tender care he has had of me in my sickness, all my goods and personal estate in New York, or elsewhere

in America. I leave to my good friend Mr. John Willson, now or late Postmaster in Darlington in the Bishopric of Durham in England, all my personal estate in England, but if he be not living, then to the said Thomas Byerly.

Dated October 14, 1703. Witnesses, William Penn, James Reignor, William Glen. Proved before Lord Cornbury, October 6, 1704, and Letters of administration granted to Thomas Byerly.

Page 205.—DANIEL WHITEHEAD. In the name of God, Amen. I, Daniel Whitehead, of Jamaica, in Queens County. I leave to my son, Jonathan Whitehead, besides what I have formerly given him by deed, all my lands, tenements, and appurtenances in Jamaica, between the mill and Wellins path, lying westward of the mill, to John Okeys land, and southwest so far as my land runs. And also all my land on Cow neck in the Town of Hempstead. And all that my $\frac{1}{4}$ part of the mill standing on Gildersleve Creek, in said neck. And also all my meadow on the Old Town neck, in Jamaica, except that meadow I purchased of Mr. Anthony Waters, deceased, with all the hereditaments, To him my son Jonathan and his heirs, and in default of issue, then to my son Thomas Whitehead and his heirs. I also give to my son Jonathan, my negro man Joe. I leave to my loving wife, Abigail, my dwelling house I now live in, with the land adjoining, bounded on the south by the road to the ferry, on the west by Thomas Smith, north by Anthony Waters, And so much of my meadow as she shall have occasion for, during her life, and after her decease to my son Thomas and his heirs, and in default of such, then to my son Jonathan. I leave to my wife, my negro woman Mary, for life, and then to my daughter Deborah, wife of Thomas Hicks. I leave also to my son Thomas, all that my lot of land lying in the town of Jamaica, by the land of Colonel Henry Filkin; Also all my land on Stewards neck and Quarelsome neck,

in Jamaica; Also the lot of land Thomas Chambers now lives on, and my other three lots of land lying by the same, within the bounds of the Township of Flushing; Also all that my lot of land lying as well within as without the Long neck fence in Jamaica; As also all my meadow in Long neck, And all my land and meadow in Hewtree neck, in the bounds of Jamaica, with all the privileges, etc., And also my Indian boy named Cupid. I leave to my grand son, Whitehead Hicks, the second son of my son in law, Thomas Hicks, the husband of my daughter Deborah, all that my land and meadow lying and being within the bounds and Township of Flushing, except the four 20 acre lots given to my son Thomas, To him and his heirs, and in default of such heirs, then to my daughter Deborah and her heirs. I leave to my son in law, Anthony Waters, the present husband of my daughter Elizabeth, all that land now in the possession of my brother, Daniel Whitehead, lying on the east side of the Plain run, joining to Hempstead bounds, That is to say, after the death of my said brother; And also all that my meadow lying in Old Town neck in Jamaica, which I bought of his father, Mr. Anthony Waters, deceased; And also all that my lot of land on the Hills in Jamaica, which was formerly Joseph Thurstons, deceased, To him and his heirs. I leave to my daughter Mary, widow of Thomas Burroughs, all my land at a place called Quaspack, in Orange County, up Hudson river, with all the privileges, during her life, and then to her daughter, Mary Burroughs, and to her heirs. I leave to my son in law, Jacob Doughty, the husband of my daughter Amy, £50. I leave to my wife Abigail, one third of all goods and chattels and the rest to my children above mentioned and to Mercy, wife of Thomas Betts. I leave to my friend, John Hubbard, all that my $\frac{1}{2}$ of meadow lying at Oldfields Island, which I bought with my brother, Thomas Oakley, and John Bayley, with all the rights thereto belonging, during the time

of his continuance in the work of the ministry in this town of Jamaica, and if he continue in the ministry here till his death, then to his heirs, but if not then to my son Jonathan. I give to the town of Jamaica the sum of £20, towards the maintenance of a Grammar School, for the education of youths within the said town; to be paid in three years after my decease, if there be such a school erected in said town. If not, then it is to be put at interest for three years longer, but if the school is not then established, then to go to my heirs. I leave to my brother, Daniel Whitehead, £20. To Jonathan, son of Jonathan Stevenson, of Norwalk, Connecticut, deceased, £20. I give the £30 which is due to me from the estate of my son in law, Daniel Denton, unto his children, and to Gabriel Lassee, "begotten upon the body of Deborah Lassee, the present wife of Gabriel Lassee;" viz., to Daniel Denton, Abigail Denton and Deborah Denton, and to Abigail and Mary Stebbins daughters of Benjamin and Abigail Stebbins, my son and daughter in law. I leave to Catharine, daughter of my brother, Daniel Whitehead, two cows. All the rest of my lands, whether in Queens County or in Nissequogue [Smithtown] in Suffolk County, or elsewhere, are to be sold by my executors. I appoint my wife and son Jonathan executors, and I leave to my loving friends, Thomas Stevenson and Lieutenant Thomas Smith, each £5, and make them overseers.

Dated November 13, 1703. Witnesses, Andrew Gibb, J. Lenoir, S. Clowes.

Codicil. I also give to my daughter Mary, widow of Thomas Burroughs, all that my certain lot of land in Jamaica town, next to the house and lot of Colonel Filkin, containing 2 acres, to her and her heirs and assigns. I also give to my daughter Amy, wife of Jacob Doughty, all that my certain house and lot in Jamaica now in tenure of Samuel Reisow. I leave to Mercy, wife of Thomas Betts, £50.

Dated December 9, 1703. Witnesses, John Free-

man, S. Clowes, David Waters. Proved in Jamaica, October 30, 1704.

[NOTE.—The land at Quaspeck is now Rockland Lake in Rockland Co. Mary Burroughs married Binley Sylvester.—W. S. P.]

Page 214.—Marriage License to EVERARDUS BOGARDUS and HANNAH DOUGHTY, May 30, 1704.

JOSEPH BROWN. Know all men by these presents that I, Joseph Brown, inhabitant in the city of New York, have by these presents made, ordained, and constituted my trusty and loving friends, Joseph Bueno and the widow Esther Brown, both residing in New York, my true and lawful attornies, to collect and receive all goods and monies which shall be due to me and to act in my stead in all matters. I have signed these in my perfect mind and understanding. And considering the mortality of this transitory life, I make and declare these presents to continue my last will and testament. That is to say, I leave to my brother David Brown, and to my cousin Josias Brown, son of the widow Esther Brown, and to my niece, Rachel Sarphatine, all my estate, real and personal. And I make Joseph Bueno and Esther Brown executors.

Dated — August, 1704. Witnesses, Isaac Granada, Samuel Levy. Proved before Samson Shelton Broughton, Esq., November 21, 1704.

Page 216.—PETER THAWVETT. In the name of God, Amen. This 26 day of September, 1704. I, Peter Thawvett, being sick in body. I leave to the poor of the French Congregation of New York £25, to be paid to the elders. The rest of my estate I leave to my wife Mary Susannah.

Witnesses, Peter Morine, George Ellsworth, Giles Gaudineau, S. Sourmain. Proved before Samson Shelton Broughton, November 21, 1704.

Page 218. JOHANES KERFBYL. In the name of God, Amen. This 1st day of February, 1688. We, Johannes Kerfbyl, of the city of New York, medicine doctor, with Catrina Rugh, *alias* Kerfbyl, lawfully joined in matrimony, being both of perfect health and memory, and being desirous to settle things in order, do make this our last will and testament. The said Johannes Kerfbyl declares that the marriage contract made before the Public Notary, John Hendricksen Van Lawven, at Amsterdam in Holland, bearing date October 28, 1664, shall be of full force and virtue. And she is to enjoy the said estate as mentioned in the contract of jointure, as agreed by her cousin and guardian, John Hendricksen Lawven, and signed by myself. And all the remainder of my estate I leave to her. And if Johannes Kerfbyl is the survivor he is to inherit all the estate. Signed by both in the presence of Wm. Bogardus and Samuel Bayard.

Proved before Lord Cornbury, November 4, 1704, and Letters of administration granted to the widow, Catharine Kerfbyl.

Page 222.—JOHANES KIP. In the name of God, Amen. I, Johannes Kip, of New York, brewer, being in sound and perfect health. My will is that all my estate of houses and lands shall, after my decease, remain in the hands of my wife Catharine Kierstede, *alias* Kip, during her widowhood, and she shall bring up such children as I shall leave behind me until they are of age. After her decease all the estate to be divided among the children, but my eldest son shall have £25 over and above the rest, in lieu of any pretence of being heir. And he shall have the refusal of my house and brewhouse I now live in, at the price it shall be valued at by indifferent men. If my wife should marry again, she is to give a true inventory of all the estate, and she is to have one half of the movables, and the children the other half. Makes his wife sole executrix, and appoints his brothers Jacob Kip,

Abraham Kip, and Lucas Kierstede to be tutors of his children.

Dated September 16, 1702. Witnesses, John Crooke, Andries Marschalk, William Alkrst, Franz Van Dyke. Proved before Lord Cornbury, November 11, 1704.

[NOTE.—Catharine Kierstede, the wife of Johanes Kip, was one of the children of Dr. Hans Kierstede, whose wife was one of the children of the famous Anake Jans.]

Page 225.—Marriage license to JOHN FRENCH and KATHARINE BENSON, June 8, 1704. ISAAC GOUVERNEUR and SARAH STAATS, June 22, 1704. JACOBUS KIP and CATALINA DE HART, December 4, 1704.

Page 227.—Document in Latin. Order from Lord Cornbury for the induction of Rev. JOHN THOMAS, as Rector of the Church in Hempstead. Dated December 26, 1704. Return signed by Rev. William Vesey, William Urquehart, Thomas Jones, and Thomas Gildersleve, stating that Rev. John Thomas was duly inducted as Rector in Hempstead, in accordance with the order, on December 27, 1704.

Page 228.—JOHANES ELLSWORTH. In the name of God, Amen, the 7th day of September, 1702. I, Johanes Ellsworth, of New York, Ship carpenter, being sick and weake, but of perfect remembrance, I leave to my wife Antie all my estate during her life or widowhood. If she should marry again then she is to have one half of estate for life, and the rest to my children. I make my wife sole executor, and my brothers Clement and George Ellsworth, overseers.

Witnesses, Abraham Moll, Johanes Poulies, William Huddleston. Proved before Lord Cornbury, January 10, 1704.

Page 230.—Edward, Viscount Cornbury, Captain-General, etc. To all to whom these may come. Where-

as CHARLES QUIMBY lately died intestate, Letters of administration are granted to his brother, John Quimby, of Westchester, February 7, 170 $\frac{1}{2}$.

Page 231.—DIRCK HOOGLAND. In the name of God, Amen. I, Derrick Hoogland, of Staten Island, being in good health. I leave to my wife Elizabeth, all my estate, both real and personal, for life, and then to be divided among my children, namely, Johanes, George, Arient, Alletie, Mary and Sarah. Only my son Johanes shall have £7, and my daughter Sarah shall have £3, over and above their proportion. And my will is that whichsoever of my three sons, Johanes, George, and Arient, shall give the most for my lands and tenements, they shall have the same, for the more benefit of the rest. I make my wife Elizabeth sole executor.

Dated April 21, 1701. Witnesses, Ellis Dusenbury, Jan Woglum, John Woglum, Jr. Proved before Lord Cornbury, March 15, 170 $\frac{1}{2}$.

Page 233.—Edward, Viscount Cornbury, Captain-General, etc. Whereas THOMAS BIGGS, late of Brookhaven, lately died intestate, Letters of administration are granted to his son, Thomas Biggs, March 17, 170 $\frac{1}{2}$.

Page 234.—ROBERT HUESTIS, Sr. In the name of God, Amen. I, Robert Huestis, Sr., of the Burrough and Town of Westchester, being sick and weak. I leave to my wife Elizabeth all personal estate, whatsoever. I leave to my son, Robert Huestis, Jr., all my land at Stony Brook, with the pasture lands thereto adjoining, with all my meadow at the rear of said lands, and he is to pay to his sisters, Elizabeth Molyneux and Abigail Hunt, £10 each. I leave to my son, Samuel Huestis, part of my meadow at the head of the neck, beginning at the head of the cove to the little creek. I leave to my son John Huestis all my meadow lying at the ditches between Edward Collier's and

Daniel Turner's meadow, and also my forty acres of land at Long Beach, and he is to pay to my daughter, Sarah Betts, £5. I leave to my son, Jonathan Huestis, the remainder of my meadow at the head of the neck, with all the upland thereto adjoining, and my six acres of land, not disposed of in the last division. I also give him a £25 right of Commonage, and he is to pay to my daughter, Sarah Betts, £5. I leave to my son, David Huestis, 1 shilling, and to my daughter, Mary Collier, 1 shilling. I leave to my son Robert a £25 right of Commonage. I make my wife Elizabeth and Josiah Hunt, Sr., executors.

Dated November 19, 1701. Witnesses, Henry Taylor, John Bayley, Richard Ward. Proved before Lord Cornbury, March 20, 1704.

Page 236.—EDWARD BURRUS. In the name of God, Amen, this 1st day of March, 1704. I, Edward Burrus, of Jamaica, in Queens County, being very sick in body, do make this my last will. I leave to my son John Burrus, all the tract of land which lyeth near Pilgrim's Harbor, in the County of Hartford, in Connecticut. I leave to my sons, Edward and Eden, all that tract of land lying at a place called Maidenhead, near Jacobus creek, to be equally divided. I leave to my son Thomas all that tract of land that lyeth over against his house in Jamaica, and he is to pay to his three sisters, Hannah Newman, Rachel Hengins, and Unis Linus, £8 each. I leave to my wife Mary, for her life, my now dwelling house and lot, and the meadow belonging to it, and after her death, to my son Steven. All the land that I have made a purchase of, that is not yet fully completed, I give to all my children. I make my wife and my son Thomas executors.

Witnesses, Joseph Smith, Jr., ——— Ruscoe, Robert Read. Proved before Lord Cornbury, March 27, 1704.

Page 238.—Edward, Viscount Cornbury, Captain-General, etc. Whereas JOHN WILLIAMS of Madnans

neck, upon Long Island, lately died intestate, Letters of administration are granted to his wife Tamasan, April 4, 1705.

Page 240. — THOMAS STILLWELL. In the name of God, Amen. I, Thomas Stillwell, of Staten Island, Esq., being sick and weak. I leave to Nicholas Stillwell, son of my son, Thomas Stillwell, deceased, all that Plantation or farm, commonly called Wallbours' farm, lying on the east side of the Old Town, and also one half of the meadow belonging to it; that is to say, that part of the meadow that lies next to the ditch. And the said Nicholas is to pay to his two sisters, Mary and Anne Stillwell, £50 each, when they come to the age of eighteen. And he is to pay to Martha Brittan, daughter of Benjamin Brittan, £—. If he die under age, then the land is to go to his sisters Mary and Anne, and they are to pay to Martha Brittan £100. I leave to my daughter Frances, wife of Nicholas Brittan, 60 acres of land joining to the land I now live on, as it is now in his possession, during her life, and then to her son Nicholas Brittan, and he is to pay to his sister, Mary Brittan, £25. I leave to my daughters, Anne and Rachel Stillwell, the messuage and tenement with all the housing and buildings and all the lot, and three quarters of a lot of land, with a lot of salt meadow at the Great Kill, marked No. 2, which is the land I now live upon, after my wife's decease, and they are to pay to my daughter, Frances Brittan, £50. I leave to my wife Martha, the use of all the estate I now live upon, for life, or during her widowhood, and make her sole executor, and my loving friends, John Stillwell and Abraham Taylor, Esq., and Richard Stillwell, Sr., overseers.

Dated May 21, 1704. Witnesses, Nathaniel Whiteman, Ellis Dusebury, Alex. Stuart. Proved before Thomas Wenham, Esq., being duly authorized by Lord Cornbury, May 9, 1705.

Page 243.—JOSEPH THAXTER. In the name of God, Amen. The 18 day of November, 1702. I, Joseph Thaxter of New York, mariner, being bound on a voyage to sea, I leave to my beloved wife, Mary Thaxter, my estate, real and personal, in New York and elsewhere. I make my very good friends, Mr. Wm. Morris and Mr. Thomas Child, both of New York, my executors, and I bequeath to each of them a gold ring in consideration of their trouble.

Witnesses, John Corbett, John Sellwood, Thomas Adams. Proved before Thomas Wenham, Esq., May 14, 1705.

Page 245.—Edward, Viscount Cornbury, Captain-General, etc. Whereas BENJAMIN DOUGHTY, of Flushing, in Queens County, lately died intestate, Letters of administration are granted to Hannah Thorme, his widow, June 20, 1705.

Page 246.—ROBERT ALLESON. In the name of God, Amen. This 15 day of September, 1704, I, Robert Alleson, of New York, merchant, being very sick. I leave to my wife, Hannah Alleson, $\frac{1}{3}$ of all my estate, both real and personal, and also all of her wearing apparell, gold rings, and pearl necklace. I leave to Robert Alleson, son of my brother Thomas Alleson, $\frac{1}{3}$ of all my estate when he is of age. If he die under age, then to my sister, Sarah Holmes, living at Bridgewater in England. I leave to my sister, Sarah Holmes, £100. I leave to Hannah Alleson, daughter of my brother, Thomas Alleson, the remainder of my estate. If she die under age, then to my sister, Sarah Holmes, and to my cousin (nephew), Robert Alleson, before mentioned. "I will that both of my cousins, Robert and Hannah Alleson, shall be put out to board, and to give them good education and learning, of which I desire your particular care." My desire is that they remain with my wife, provided the executors can agree with her upon reasonable terms

for their board. I make Rip Van Dam, and William Smith, executors.

Dated September 15, 1704. Witnesses, Christopher Denne, Thomas Worden, Walter Thong. Proved before Thomas Wenham, Esq., May 17, 1705.

Page 249.—HENRY HARDING. In the name of God, Amen. I, Henry Harding, of the Parish of St. George, in the Island of Barbadoes, Esq., at present residing in the city of New York and being about to undertake a journey or voyage to the said Island of Barbadoes. I leave all my estate to my wife Elizabeth, and make her sole executor. And when she shall marry again, if ever it happen, then my loving friends, Colonel William Batlin and Captain Thomas Speight, are to be the executors, except that I make Elias Boudinot, of New York, executor for my estate in this Province of New York.

Dated February 1, 1704. Witnesses, Daniel Honan, William Teller, David Jamieson. Proved before Lord Cornbury, June 1, 1704, and confirmed July 18, 1704.

Page 251.—GARRETT DOW. In the name of God, Amen. I, Gerard Dow, late of the island of St. Christophers, Planter, being infirm and weak. I leave all estate to my wife Allettie and make her sole executor; with power to give to the children whatever she shall see fit, during her widowhood. But if she shall marry again then one half of the estate is to be divided among my son Jacobus Dow, my daughter Sarah, the children of my daughter Johanna, deceased, my daughter Mary, and my daughter Allettie. And in case my wife should marry again, I make my friends, — Carpenter, Esq., John Popham, my brother in law, and Mr. Wm. Stead, and Mr. James Bisse, overseers.

Dated July 7, 1689. Witnesses, P. Schaexer, N. Vignon, Aaron Chapman, Ebenezer Kyrkland. Proved before Lord Cornbury, and the witnesses to the said will, beyond seas, being dead, Samuel Claves, of Ja-

maica on Long Island, makes oath to the handwriting of the said Geritt Dow. And the widow, Allettie Dow, is confirmed as executor, July 9, 1704.

Page 254.—NATHANIEL SYLVESTER. In the name of God, Amen. I, Nathaniel Sylvester, of East Hampton, in the County of Suffolk, being in perfect health. I leave to my wife, Margaret Sylvester, daughter of Captain Josiah Hobart, of East Hampton, the income of all my estate both real and personal, until my eldest son by her, named Nathaniel Sylvester, shall attain the age of 21. And if he die under age, then, until my second son, Brinley Sylvester, shall come of age. I also leave her the income of $\frac{1}{3}$ of my estate after they come of age. And she is to have the charge and education of all my children by her, until the sons are of age, and the daughters come of age or are married. I give to my son Nathaniel all that my part or share of Shelter Island, and the hereditaments thereto belonging, to him and his heirs male, and in default of such heirs then to my son Brinley, and if he leave no male heirs, then to my two daughters, Grizell and Margaret Sylvester, and to their heirs and assigns. If my wife should remarry, then she is to have one third of the income, and one third of the personal estate, and the other two thirds to my children, by her. I make my trusty friends, Mr. Wm. Nicoll and Colonel Henry Pierson, executors.

Dated April 3, 1700. Witnesses, James Brading, Matthias Burnett, John Merry, Alice Carle.

Codicil. Whereas I, Nathaniel Sylvester, of East Hampton in the Province of New York, and now residing at Newport in Rhode Island, did formerly make my will, dated April 3, 1700, and did make Mr. Wm. Nicoll and Colonel Henry Pierson executors, one of whom is since deceased, I make Mr. Benjamin Newbury and Mr. Arnold Collins executors in the place of the deceased.

Dated April 24, 1705. Witnesses, Francis Brinley,

Caleb Arnold, William Coddington. Proved before Lord Cornbury, July 4, 1705.

[NOTE.—Colonel Henry Pierson, one of the executors, died November 15, 1701. His tombstone may be seen in the ancient burying ground at Sagg, in the town of Southampton.—W. S. P.]

Page 258.—Edward, Viscount Cornbury, Captain-General, etc. Whereas CALEB COOPER, of New York, lately died intestate, Letters of administration are granted to his widow, Helena Cooper, July 18, 1705.

Page 259.—Whereas CATALYNA DU PUY, of Staten Island, lately died intestate, Letters of administration are granted to her eldest son, John Du Puy, July 13, 1705.

Page 260.—ROELOFF SCHENCK. In the name of God, Amen. I, Roeloff Schenck, of Flatlands, in Kings County, upon Nassau Island. I leave to my wife Katharine, during her life, all my farm or tenements at Flatlands, where I now live, with the houses, gardens, and orchards. And all in accordance with a certain agreement made between me and my said wife before our marriage, and bearing date November 9, 1688. If my wife should marry then the above bequest is to be null and void. I leave to my loving son Martin Schenck, after the death of my wife, all my houses, lands, meadows, and tenements, within the bounds of Flatlands or elsewhere, and he is to pay the following legacies, viz., to each of my children, Janike, Marytie, John, Garritt, Margaritie, Neltie and Sarah, £64, 10s. each, and the same to the children of my daughter Anake, deceased, Roeloff and Albert. And they are to have all the personal property after my wife's decease. My eldest son Martin shall have for his birthright my negro boy Anthony. I make my son Martin sole executor.

Witnesses, Coert Stevens, Garrett Stoothoff, Henry

Filken. Proved before Lord Cornbury, July 26, 1705.

Page 262.—Document in Latin. Order from Lord Cornbury to all Rectors, Vicars, Chaplains, and ministers, and especially to the Church wardens of the Parish of Rye, Mamaroneck, and Bedford, commanding that the REV. GEORGE MUIRSON should be duly inducted as Rector of said Parish. Dated July 31, 1705. Also a certificate in Latin, stating that in obedience to said order the Rev. George Muirson was duly inducted as Rector of said Parish by Rev. William Vesey, Caleb Heathcote, and Joseph Theal, August 20, 1705.

Page 264.—Edward, Viscount Cornbury, Captain-General, etc. Whereas PETER BRESTED, of New York, lately died intestate, Letters of administration are granted to his eldest son, Peter Brested, August 23, 1705.

JOHN KIERSAM.—In the name of God, Amen. This 4th day of August, 1705. I, John Kiersam, of the town of Flatlands, in Kings County, being sick and weak in body. I give to my brothers and sisters in Holland the full sum of £60. To my wife's sister Martie, living in Holland, £60. To my brother Koert Stevensen, £60. To my wife's half sisters and brothers, £100, namely to Lucas Stevensen, John Stevensen and Albert Stevensen, and the heirs of Allethie Stevensen and the heirs of Janetie Stevensen. I appoint my brother Koert Stevensen sole executor.

Witnesses, Garitt Stoothoff, Direk Amerman, Jan Terhunen, Samuel Garetsen. Proved before Lord Cornbury, September 3, 1705.

Page 267.—Marriage licenses: THOMAS WILLETTS and CHARITY STEVENSEN, January 13, 170 $\frac{1}{2}$. ANDRY BEAKMAN and ABIGAIL LISPENARD, February 1, 170 $\frac{1}{2}$.

RICHARD RAY and ELEANOR SAUNDERS, March 20, 1704. THOMAS PRITCHARD and ANNE STUYVESANT, June 11, 1705. JOSIAH OGDEN and CATHARINE HARDENBROOK, August 20, 1705. RICHARD STILLWELL and DEBORAH COWNE, September 3, 1705.

Page 268.—THOMAS SWAN. In the name of God, Amen. I, Thomas Swan, of the Island of Jamaica, merchant, homeward bound for the city of Bristol in England, in the ship called the "Jamaica Merchant," whereof Captain James Smith is commander, and now riding in the Harbor of New York, driven thereunto by stress of weather, And now being sick and weak of body. I leave all my estate in England or Jamaica or elsewhere to my son Charles and my daughter Elizabeth, when they come of age. If both of my children should die, I leave three fourths of my estate to my wife, Anne Swan, and the rest to my sister's daughter, Susannah Ort, of the city of Dublin. I make my wife Anne, and my good friend Richard Hayton, of Liverpool in England, executors.

Dated October 2, 1705. Witnesses, John Tolner, John Sweetenham, Z. Eccles. Proved before Lord Cornbury, November 13, 1705.

Page 270.—WILLIAM SMITH. In the name of God, Amen. I, William Smith, of the Manor of St. George in the County of Suffolk, on Nassau Island. Being, blessed be the Almighty, in reasonable good health of body, I bequeath my body to the earth to be decently buried without any manner of Pomp, in such place and in such manner as my executor shall think fit. I will that my most dear and intirely beloved wife Martha, shall have the use of all my estate, both real and personal, during her life, for the comfortable maintenance of herself and children. I leave to my eldest son, Henry Smith, all my land lying and being situate on the north side of this Island, That is to say the Home Lots called Cheston and Harlow's Home lots, where I

now live, as also the mill lot, and all my land and meadow in the neck, commonly known by the name of the little neck, of the Town of Brookhaven, but now within the manor of St. George, with my new and old house, and all other buildings thereon; And also the entire rights of Commonage, and all future divisions and Commonage appertaining to Cheston and Harlows accommodations; And also my Thatch bed, lying between the Old field and the Little neck, which I bought of Samuel Eburne, clerk; And also the Thatch bed which the Town gave me, fronting to the Indian land against Roscommon Elm; Also all that part of my South Beach, from the head of Long Cove to the westernmost gut, To him, my said son Henry, to him and his heirs male forever, and in default of issue, then to my next heirs. I also give to my son Henry all that certain tract of land or Island containing seven acres, lying near Cranes neck, adjoining to the Fresh pond, which I bought of Mr. Eburne. I leave to my son, William Henry Smith, my house on the south side of this Island, within the manor of St. George, which stands on Sebonack neck, With a full half of all my land and meadow on the south side of this Island, within my manor of St. George, and lying eastward of Connecticut or Sebonack river, With one half of my South Beach from Cupsogue gut eastward, and to the head of the Long Cove, westward; And also that Home Lot within the town of Brookhaven, which I formerly bought of John Wood, deceased, and is called John Wood's lot, containing 10 acres, Bounding westward on Daniel Brewster's home lot, With one entire right of Commonage, and all future divisions of undivided lands, due to the said accommodations, To him my said son William Henry, and his heirs and assigns forever. I leave to my son, Charles Jeffrey Smith, All that other one half part of all my lands and meadows on the south side of this Island, within the Manor of St. George eastward of Connecticut or Sebonack river; Also the Home lot

within the Town of Brookhaven where John Wood lived, and commonly called John Wood's Home Lot, containing 12 acres, with the house and buildings; Also one entire right of Commonage, and all future divisions of land; Also the other half of my South Beach, from Cupsogue gut eastward, to the head of Long Cove westward, To him my said son, Charles Jeffrey Smith, and his heirs and assigns for ever. I leave to my eldest daughter, Martha Heathcote, one half of what the leases of my houses in New York can be sold for. I leave to my grand son, William Heathcote, one home lot within the town of Brookhaven, commonly known by the name of Williams, his Home Lot, containing 14 acres, Fronting to the creeke or Harbor, and adjoining to that which was John Wood's Home Lot, with one right of Commonage and all future divisions of land as far as the middle of this Island, To him and his heirs and assigns, when he shall come of age. I leave to my youngest daughters, Jeane and Gloriana, to be equally divided between them, all my land and meadow at Westen Hook, in Company with Colonel Schuyler, Mr. Abeel and others; And also all my land and meadow on the west side of Connecticut or Sebonack river, lying at the head of Yaptianack and by a north line until it comes again to the river as is by my Patent set forth. I also leave to them two 50 acre lots which lye between the Oldmans and the Wading river, which I bought of John Wood and Abraham Whittier; Also two 50 acre lots more, which were laid out to Cheston and Harlows Home Lots, and are near the road that goes to the Oldmans farms; Also 50 acres of land bought of Joseph Lee, which is at Mount Misery; And also the other half of what the leases of my houses in New York may produce, to be paid to them when of age or marriage, provided neither of them marry without their mother's consent. As to my land on the south side of the Country road that goes about the middle of the Island, and is contained in my last Patent, from Governor Fletcher,

and is adjoining to the bounds of Southold, Southampton and Brookhaven, I do give the same to my three sons, Henry, William, and Charles. The will divides slaves (twelve of which are enumerated, some of them being Indians) among his children. The personal property is left to his wife, with all stock, personal property, silver, gold plate, etc., to be disposed of as she shall see fit. If his son Henry dies without issue then his share is to go to his next brother. Makes his wife Martha sole executor.

Dated in New York, April 23, 1704. Witnesses, Matthew Howell, John Johnstone Gabriel Ludlow. Proved before Lord Cornbury, September 15, 1705, and his wife Martha is sworn as sole executrix.

Page 277.—GULIELMUS LEOPARDUS. In the name of God, Amen. This 9 day of February, 170 $\frac{1}{2}$, I, Gulielmus Leopardus, minister, of Kings County on the Island of Nassau, being of good and perfect memory. I leave to my loving wife Cornelia all my lands, houses, and tenements within the Province of Holland or elsewhere, and all goods and chattels, during her life, and after her decease, then to my children procured by her, viz., Anne, Christian, and Adriana, and the children of my wife by her former husband, by name Rokus, Symon, and Cornelia. My young child Christian is to have £12, 10s above his share. If my wife should re-marry, I give out of my estate £700 to be divided among the said children. I make my wife executor, and my friends, Colonel Gerard Beekman and Captain Peter Stryker, overseers.

Witnesses, Henry Filkins, David Polhemus, Johanes Schenck. Proved before Lord Cornbury, November 25, 1705, and the widow Cornelia, then wife of Martin Schenck, was sworn as executor.

Page 280.—Edward, Viscount Cornbury, Captain-General, etc. Whereas SAMSON SHELTON BROUGHTON lately died intestate, Letters of administration are

granted to his eldest son, Samson Broughton, Esq., November 24, 1707.

Page 281.—JEREMIAH TOTHILL. In the name of God, Amen. I, Jeremiah Tothill, Esq., of the city of New York, alderman, being at present sick and weak. I leave to my wife, Jannettie Tothill, all that my messuage or dwelling house in Queen street, in New York, wherein I now live, and all the ground and additions thereto belonging, situate between the house of Abraham Wandell, on the west, and the house of Mrs. Huygens (De Kleyu) formerly Mrs. Vaughton, on the east side, and running back from Queen street to the other street which comes out by the end of Richard Harris's house. To her and her heirs and assigns forever. Also all that my messuage or dwelling house, with the ground thereto belonging, in Queen street, situate between the land of Colonel Abraham De Peyster on the west, and the house and ground of Captain Teunis De Key, deceased, on the east side, and extending from the front in Queen street to the water side. If she remains my widow, to have the same to her and her heirs and assigns forever. But if she remarries, then to my five children, Mary, Hyla, Jeremiah, Edward, and Janettie. But if my wife Janettie, by any misfortune be reduced to want and poverty, then she may sell the same. Whereas I have 5 lots in the place called Maiden lane, three of which lye together, and 2 at another place not far distant. I give to each of my daughters, Mary, Hyla, and Janettie, one of the three lots; and to my sons Jeremiah and Edward, each one of the two other lots. The girls are to have their choice of the lots in order of seniority. I leave all the rest of my estate to my wife and children, and I make my wife and my brother in law, Captain Johannes De Key, executors.

Dated May 29, 1705. Witnesses, Benjamin Faneuil, John Van Cortlandt, David Jamison. Proved before Lord Cornbury, December 1, 1705.

[NOTE.—The house of Jeremiah Tothill is on the north side of Pearl street, and is the second lot west of Hanover street. The street in the rear, which is mentioned in the will, is the ancient "Sloat lane," part of which is now Beaver street. The other lots mentioned in Queen street, are on the south side of Pearl street, about half way between Pine street and Maiden lane.—W. S. P.]

Page 283.—Edward, Viscount Cornbury, Captain-General, etc. Whereas THOMAS STURGES lately died intestate, Letters of administration are granted to Ebenezer Willson, as principal creditor, December 4, 1705.

Page 284.—JOHN VINCENT. In the name of God, Amen. I, John Vincent, of New York, merchant, being in good health. I make my wife Susannah sole executor, with full use of the estate, but in case she marries, then she is to have one half, and the rest to my children, only the eldest is to have £10 over and above his brothers and sister. (*Names of the children not given.*)

Dated January 28, 169 $\frac{1}{2}$. Witnesses, ——— Basset, A. Morrisett, Isaac Garnier, Giles Gaudineau. Proved before Lord Cornbury, December 4, 1705, and his widow Susannah having refused the executorship, Letters of administration are granted to his brother Francis Vincent.

Page 284.—Edward, Viscount Cornbury, Captain-General, etc. Whereas ANDREW DOUGLASS, late of Surinam, merchant, lately died intestate, Letters of administration are granted to Abraham De Lucena as principal creditor. February 4, 170 $\frac{1}{2}$.

Whereas NICHOLAS CORNELIUS VAN CORTRACHT, late of New York, died intestate, Letters of administration are granted to his wife, Cretie Van Cortracht, February 4, 170 $\frac{1}{2}$.

Page 288.—WILLIAM BOWYER. In the name of God, Amen. I, William Bowyer, late of the Island of Jamaica, in the West Indies, but now of the city of New York, merchant, being sick in body. I give and bequeath to Mr. David Jamison and to his wife, the sum of £20 each for mourning, and also two rings. I leave to Mrs. Mary Johnson, 20 shillings for a ring, and to Mr. William Turner the same. I leave to Richard Mills, of Jamaica, 20 shillings for a ring, and also my negro boy Richmond, to be sent to him by the first opportunity by Mr. Dervall. I leave to Mr. Thomas Mitchell, Archibald Cunningham, and Benjamin Doget, each 20 shillings for a ring. And I leave all the rest of my estate to my brothers and sisters. I make Mr. David Jamison, of New York, Mr. William Turner, of London, and Mr. Richard Mills, of Jamaica, executors.

Dated January 15, 170 $\frac{1}{2}$. Witnesses, David Low, Nathaniel Marston, Richard Willet. Proved before Lord Cornbury, February 15, 170 $\frac{1}{2}$ and David Jamison confirmed as executor.

Page 290.—Edward, Viscount Cornbury, Captain-General, etc. Whereas THOMAS PRITCHARD, late of the Province of New York, "Clerk," died intestate, Letters of administration are granted to his widow, Anne Pritchard, February 13, 170 $\frac{1}{2}$.

Page 292.—BALTHAZAR BAYARD. In the name of God, Amen, this 4th day of March, 1699. I, Balthazar Bayard, of the city of New York, brewer, being of perfect health. I leave to my wife, Maria Bayard, during her widowhood, the use and benefit of all my estate, and make her guardian of the children that shall be under age. Provided always that in case my wife shall see cause to change her condition by a second matrimony, she shall be obliged, before the solemnization of the same, to make choice of fit persons, out of my nearest relations in blood, to be guar-

dians of the children, and to deliver up all the estate, and reserve the full dowry which is due to her by law. In consideration that my daughters, Ariantie Ver Planck and Anne Maria Jay, at the time of their marriage have received a portion of £100, each of my children shall have the same before any general division. After my wife's decease, I leave to my eldest son my dwelling house and brew house, and a piece of land thereto belonging, with other buildings "that shall be earth or nayle fastened thereupon," with all the appurtenances, including horses and beer casks, and he shall pay to my youngest son one half of the value of the same, at the appraisement of indifferent persons. And the youngest son shall allow to my eldest son as being the first born, £25. I leave to my two sons all my apparell and clothing, and to my daughters, after the death of my wife, "all her apparell and clothes, and the jewells of gold and silver that have been belonging to her body." I leave all the rest of my estate to my children, Ariantie, Anna Maria, Jacobus, Garrett and Judy. If my eldest son shall endeavor to vacate or contradict this my will, he shall be excluded from all benefit.

Witnesses, J. Mineveille, Johanes Kip, Johanes Kierstede, Samuel Bayard. Proved before Lord Cornbury, February 19, 1704.

[NOTE.—The residence of Balthazar Bayard is now Nos. 9-11 Broadway.]

Page 296.—DANIEL TURNER. In the name of God, Amen. I, Daniel Turner, of the Burrough and town of Westchester, being very sick and weak. I leave to my wife, Margaret Turner, all my movable estate, with full use of houses and lands till my son, Daniel Turner, comes of age, and then to him and his heirs and assigns forever. He paying to my three daughters as follows, viz., to Martha, £80, to Mary £50, to Rebecca, £50. I leave to my kinsman, John Forgarson, son of John Forgarson, Jr., the lot and pasture

which they live upon, provided that his mother, Mary Forgarson, my dear sister, shall have the use of the same during her life time. I also leave him all the out lands which now or hereafter shall fall by virtue of the privilege of said lot, he paying to his kinsman, William Forgarson, £10. I make my friends, Samuel Palmer, Josiah Hunt, of Grove Farm, and Thomas Baxter, Jr., executors.

Dated May 19, 1705. Witnesses, John Hunt, Thomas Baxter, Edward Collier. Proved before Lord Cornbury, February 19, 170 $\frac{1}{2}$.

Page 298.—Edward, Viscount Cornbury, Captain-General, etc. Whereas Francis Gibb, late of the Island of Jamaica, died intestate, Letters of administration are granted to Robert Walter, Esq., as principal creditor, February 21, 170 $\frac{1}{2}$.

Page 299.—HENDRICK VLIETT. In the name of God, Amen, the 9 day of January, 170 $\frac{1}{2}$, I, Hendrick Vliett, of Flatbush in Kings County, on Nassau Island. I leave to my wife Tryntie all houses, lands, and tenements and meadows in Flatlands or elsewhere during her life. But if she shall happen to marry, she is to have one half, and the rest to my brothers and sisters, John, Morya, and Gertruy. I leave all my personal estate to my said brothers and sisters.

Witnesses, Gerardus Beekman, Engelbert Lott, Henry Filkin. Proved before Lord Cornbury, March 7, 170 $\frac{1}{2}$.

Page 301.—CORNELIS JANSEN. On this day, being the 25 of February, 1689, appeared before me Jan Tibout, Clerk, admitted by the Mayors Court and residing in the town of New Harlem, and in the presence of the witnesses hereafter named. The worthy Cornelis Jansen, sick in body, lying on his bed, but in the full exercise and use of his understanding. He appoints after his decease, his lawful wife Meetye Bas-

tianse, the guardian over all his estate until she shall marry, and then she shall be bound to give to her eldest son, Jan Cornelisen, preferable to the others, the lot of land at Jochem Pietersens, to wit, the lot by the great gate. Also the best horse, the best saddle, and the best boots, and the best pistols and holsters, and carbine, and then he shall share with the other brothers and sisters. And Daniel Devoor is to have a cow for his daughter, Meetie Daniels, when she is of age. And Jan Cornelis is to have a cutlass with his share of goods. This passed in the presence of Adolph Meyer, Constable, Johanes Cornelis, overseer, and Jacob Turneur, in my presence. Jan Tibout, Clerk.

Proved, March 18, 1704.

Page 303.—Edward, Viscount Cornbury, Captain-General, etc. To all to whom these may come. Whereas Johanes Provoost, of New York, lately died intestate, Letters of administration are granted to Maurice Niewenhuysen and Wm. Niewenhuysen, as the principal creditors, March 28, 1706.

Page 304.—ANDRIES DE VANDELAER. Know all men by these presents that I, Andries De Vandelaer, of New York, mariner, do by these presents make my loving wife Eaghie, my true and lawful attorney, irrevocable. To ask, demand, and collect all such sums of money as now or hereafter shall be payable unto me, and to act in all matters for me with full power, etc. And considering the uncertainty of this transitory life, I declare these presents to contain my last will and testament, and I do appoint my wife sole executrix, and I leave to her all my estate.

Dated April 22, 1703. Witnesses, Francis Defeure, Direk Adolph, Thomas Adams. Proved before Lord Cornbury, April 1, 1706.

Page 306.—JOHN SMITH, SR. In the name of God, Amen. I, John Smith, Sr., of Hempstead in Queens

County, yeoman, being, through God's mercy, in perfect health and memory and understanding. I leave to my well beloved grand sons, Richard and Timothy Smith, sons of my eldest son, John Smith, deceased, all that my lot of meadow on Washburns neck, in Hempstead, bounded on the east by Timothy Halstead's meadow, on the south by the creek, on the west by a creek, and on the north by Nathaniel Pearsall. Also a lot of land in the new field and adjoining to the land of my son John, and Samuel Emery, on the east. To them as tenants in common. That is, in case the said Richard shall give to his brother Timothy one half of his father's lands and meadows. Otherwise the above lands shall go to my son Timothy and his heirs and assigns. I also give to my grand son, Richard Smith, 40 shillings. I leave to my well beloved grand daughters, Sarah Pine and Mary Smith, some cows and other cattle delivered into the hands of John Tredwell, during my life, as by a covenant bearing date April 24, 1694. I leave to my well beloved son, Joseph Smith, all that my dwelling house and home lot in the town, with the appurtenances, except one half the barn, And 12 acres of meadow as laid out at Rockaway, And 13 acres of meadow upon Hicks neck, and 10 acres of meadow on Cow neck with all the upland belonging to the same; Also 3 acres of land in the Holly, and a piece of land in the Old Field, and a piece of land at the Wind mill, adjoining to Armitages, To him and his heirs and his assigns for ever. I also give to him £20, 15s. in cattle now in his possession. I leave to my well beloved son, Jonathan Smith, all that my one half of the barn, built between him and myself, and 12 acres of meadow at Rockaway, and 5 acres of meadow in the Indian land upon Rockaway, and 14 acres of meadow upon Cow neck, with all the upland belonging to the same; Also all those cattle in his possession, appraised at £20, 14s. I leave to my daughter Mary, wife of Samuel Denton, the cattle in her possession, valued at £20, 15s. I leave to Anne and Mary Rushmore, and to Wm. and Stephen

Chappelle, the children of my daughter, Martha Chappelle, deceased, the cattle late in her possession, valued at £20, 15s. I leave to my daughter Hannah, wife of John Tredwell, the cattle now in her possession, valued at £20, 15s. All the rest of my estate, houses, and lands I leave to my two sons Joseph and Jonathan. I leave the rest of my personal estate to my daughters, Mary Denton, Hannah Tredwell, and the children of my daughter Martha Chappelle, deceased, and I make my children executors. In testimony I have hereunto subscribed my name, and affixed my seal at Hempstead, the 10 day of May, 1695.

Witnesses, William Vesey, John Tredwell, Phebe Patt, Andrew Gibb. Proved, April 3, 1706, and administration granted to Hannah Tredwell, reserving power to the rest of executors.

Page 304.—Marriage Licenses. THOMAS OAKLEY and MARY BURROUGHS, September 15, 1705. ANTHONY LISPENARD and ELIZABETH DE KLEIN, November 2, 1705. ROBERT WATTS and MARY NICOLL, December 28, 1705.

Page 311.—ELIAS RAMBOUT. In the name of God, Amen. Be it known and manifest to all People that I, Elias Rambout, of New York, mariner, being sick and weak. I leave to my cousin, Peter Morin, £1, 16s., and desire him to pay it to the Elders of the French Congregation for the use of the Poor. I leave to my wife Martha all estate during life. But whereas it has pleased God to visit her with a strange disease, I order my executors to manage the same for her best advantage. I leave all my estate after my wife's decease to my children, Elias, Samuel, Nathaniel, and Jane, and my son in law, John Bulleau. I make my cousin, Peter Morin, and Benjamin D'Harriette and Elias Boudinot, executors.

Dated March 28, 1706. Signed "Elle Ramburts." Witnesses. Nicholas Jamain, Samuel Phillips, Daniel Gaillers, Abraham Gouverneur. Proved, April 17, 1706.

Page 313. JACOB TEUNIS DE KAY. "In the name of the Lord, Amen. The last will and testament of me, Jacob Teunis De Kay, made ye 13 day of April, 1688." "Know all men by these presents who shall see this Instrument, and hear this my last will, that I, Jacob Teunis De Kay, being at present by the Grace of God in good health." I leave to my eldest son Teunis £25, in evidence of his birth right and privilege as first born, by which all future pretences upon that account shall be cut off. I leave to my daughter, Maria De Kay, because she is defective in body, a certain piece of ground and housing, already built thereon, adjoining to the house of my son, Teunis De Kay, according to the Patent thereof. And a transport after my decease shall be given to her and her children, but if she have no children, then it shall return to the hereinafter named heirs. I have formerly given and now confirm to my son, Jacob De Kay, a certain parcel of land in the Highlands, whereof a Patent is made in his own name, and in quantity as by the Patent may appear. I also give and confirm to Jacob De Kay, son of Teunis De Kay, a certain parcel of land lying in the Highlands, whereof a Patent is granted in his own name, and in quantity as by the Patent may appear. I make for my universal heirs my wife, Hillegarde Teunis, and my children gotten by her, viz., Teunis, Janeke, Angentie, Jacob and Maria, "and those which by God's Grace I may in the future get." My wife is to have the use of houses and lands, but no power to sell, and "she is to alimnt and bring up to age the under aged children." I make my wife executor.

Witnesses, Peter Jacobs Marius, P. DeLanoy.
Proved, April 18, 1706.

[NOTE.—The house and lot of Jacob Teunis De Kay is on the east side of Whitehall street, half way between Stone street and the ancient Marketfield lane, which was opposite the south side of Bowling Green.—W. S. P.]

Page 317.—Edward, Viscount Cornbury, Captain-General, etc. Whereas Abraham Tessemaker, of St. Thomas, in the West Indies, died intestate, Letters of administration are granted to Samuel Bayard as principal creditor, May 18, 1706.

Page 318.—NATHANIEL COLES, JR. In the name of God, Amen. I, Nathaniel Coles, Jr., of Oyster Bay, in Queens County. I leave to my daughters, Rosana, Freelove, and Martha Coles, all my lands in the precincts of Mosquito Cove, and the lands I bought of John Feek, joining to the same, and each of them is to have an equal privilege of the water, and the eldest daughter is to have her choice. I also leave them my meadow on the west of ——. I leave to my son, Wright Coles, all the rest of my lands, houses, and meadows. Leaves negro slaves to his daughters. I make my wife Rose sole executor and give her the rest of the movable estate.

Dated September 25, 1705. Witnesses, Henry Townsend, Samuel Haydon, John Townsend. Proved, June 6, 1706.

Page 320.—GARITT VAN DUYN. In the name of God, Amen. Be it known and manifest unto all people, that I, Garitt Van Duyn, of New Utrecht in Kings County, being in good health, do make this my last will and Testament. I leave to my wife Jackominie the choice of my negroes. I leave to my son Cornelius Van Duyn, the farm where I now live at New Utrecht, with all houses and buildings, with all rights and privileges in the Commons of New Utrecht; and he is to pay the following legacies within twelve years, viz., to my son Denyse and to my daughter Ashe, and her children each, £150. I leave to my children, Cornelius, Denyse, Abraham, and Ashe, all my lands in Dutchess County. The share of my daughter Ashe is to be managed by my executors for the benefit of herself and her children. I leave to my

wife £25, and £12 yearly, for life. I leave to my son Cornelius, all my working tools for the carpenters and wheel wrights work, and I make him executor.

Dated June 30, 1705. Witnesses, Henry Filkin, Peter Cortelyou, Jan Van der Beck. Proved, June 14, 1706.

Page 323.—Edward, Viscount Cornbury, Captain-General, etc. Whereas RENE JARRETT, late of the Island of Barbadoes, died intestate, Letters of administration are granted to John Sheppard of New York, as principal creditor, June 29, 1706.

Page 324.—FLORUS WILLEMSE CROM. In the name of God, Amen. The 7 day of November, 1699. I, Florus Willemse Crom, of Orange County, being of good and perfect health, and desirous to settle things in order. I leave to my wife, Leyntie Aryansen Crom, all my estate, during life, and after her decease to my children, William, Aryan, Trientie, Guysbert, Mary and Dirck Crom, equally. My eldest son William is to have 40 shillings before any division. And I order and direct that my land, situate, lying, and being at Haverstroo, shall be laid out and divided in four distinct farms and plantations, and they shall be sold at a vendue, amongst my children, to the highest bidder, and the purchaser is to make due payment to the rest for their shares. And whereas I have allowed to my son William the use of a parcel of land at Haverstroo, he shall, after my decease, pay a reasonable rent for the same. I make my wife executor. Signed

“Floris Willemse Krom.”

Witnesses, Hendrick Ten Broeck, Jaques Fosteyn, Samuel Bayard. Proved, June 29, 1706.

[NOTE.—Haverstroo is the original name of what is now Haverstraw, in Rockland County, N. Y. The Krom Patent granted to his father, William Krom, is the tract of land at Haverstraw lying between the road from Haverstraw to Stony Point and the Hudson

river. A brook near the east part of that tract still bears the name of "Floris Falls."—W. S. P.]

Page 327.—THOMAS FARMER. In the name of God, Amen. This 24 day of June, 1706, I, Thomas Farmer, of New York, husbandman, being sick and weak of body. I leave to Thomas Pell, of New York, shipwright, all and singular, my whole estate, and make him sole executor. Witnesses, Jacob Phenix, Jacob Horrock, Thomas Adams. Proved, July 10, 1706.

Page 328.—Edward, Viscount Cornbury, Captain-General, etc. Whereas, James Leason, of St. Thomas, in the West Indies, died intestate, Letters of administration are granted to Thomas Davenport, of New York, as principal creditor. August 8, 1706.

Whereas JOHN HUBBARD, late of Jamaica, in Queens County, died intestate, Letters of administration are granted to his widow Mabel, October 12, 1706.

Page 329.—JOHN MALTBIE. In the name of God, Amen, this 24 day of June, 1706. I, John Maltbie, of Southampton, in the County of Suffolk, joyner, being sick and weak. I leave to my two daughters Mary and Sarah, all my housing, buildings, and lands, and accommodations in Southampton. If they die without issue, then all my estate is to go to John Fordham, son of Joseph Fordham, of Southampton. I leave to the said John Fordham, two tracts of land which my mother gave me in a deed of gift, situate and lying in the town of Stratford, Connecticut, be the same more or else. I leave to my wife all movable estate and the use of all lands.

Witnesses, Joseph Taylor, Josiah Laughton, Joseph Fordham. Proved before Giles Sylvester, Esq., August 10, 1706, and confirmed August 22, 1706.

[NOTE.—The homestead of John Maltbie, in the village of Southampton, is the lot on the south side of

Jobs lane, now the homestead of Albert C. Reeves. This homestead, in 1717, was purchased by Judge Hugh Gelston, who married Mary Maltbie. She has many descendants.—W. S. P.]

Page 332.—JAN CORNELIS DAMEN. In the name of God, Amen. On this day, being the 1st of September, anno 1680, between 7 and 8 o'clock in the evening, appeared before me, Mitchell Hainells, Clerk, admitted by the Constable and overseers of Brookland, in their own persons, Jan Cornelis Damen, being in good health of body, and Sophia Martense his lawful wife, at present being very sick in bed, but in the free exercise of understanding and senses as it evidently appeared to me. The survivor is to have the full use of all the estate in Brookland and elsewhere. If the survivor should re-marry, then he or she is to have one half the estate.

Witnesses, Martin Ryersen, Jan Buys, Johannes Casperse. Proved before Henry Filken, Esq., September 3, 1706.

Page 334.—MATTHEW HOWELL. In the name of God, Amen. This 31 day of October, 1704. I, Matthew Howell, of the Town of Southampton in the County of Suffolk, Gentleman, being very sick and weak, do make and ordain this to be my last will and Testament. I leave to my eldest son, Nathan Howell, my now dwelling house and all the land adjoining, which I bought of Samuel Johnes, deceased; Also one piece of land known by the name of Heatherfield, and all my land at the head of the creek; Also my negro boy named Reuben, and my best sword and worst gun, and my $\frac{1}{4}$ of Quogue neck. I leave to my son, Israel Howell, my home lot which I bought of my uncle, Edmund Howell, deceased; Also my close at Coopers neck, which I bought of said Edmund Howell, and also the other piece of land lying at the north end of the town, which I bought of Joseph Sayre, And

also my part of a neck of land that is in partnership with Mr. Richard Smith, Esq., known by the name of Watshogue and the one third part of one half of an Island, known by the name of Kitchininchoge; Also the next worst gun and sword, and a negro boy called Felix. I leave to my son, Ezekiel Howell, all that my neck of land and meadow known by the name of Moriches, with the house thereon standing, and the other two third, of one half of the Island, aforesaid; Also a negro boy Archibald and my best gun and a serviceable sword. I leave to my two sons, Israel and Ezekiel, all that land belonging to my farm at Moriches which is not divided to them equally. I leave to my daughter Eunice Washburn, a cow and a calf, having formerly given her a principal share and proportion. I give to my daughter, Jerusha Howell, £75. I make my wife, Mary Howell, executor, and I leave her all goods and chattels, and she is to have the use of $\frac{1}{3}$ of my lands and the use of one third of my dwelling house including the best room.

Witnesses, Mannassah Kempton, Nathaniel Howell, John Woolley. Proved before Giles Sylvester, Esq., June 27, 1706, and confirmed by Lord Cornbury, October 10, 1706.

[NOTE.—Colonel Matthew Howell was one of the most distinguished men of his day. His massive tombstone, bearing the ancestral coat of arms, states that he was a “member of the House of Representation of Her Majesties Province of New York.” He died May 4, 1706, aged 55. His homestead, bought of Samuel Johnes, is on the west side of the main street of Southampton, next south of Jaggars Lane, and lately owned by Susan King. The home lot, bought of Edmund Howell, is the original homestead of Edward Howell, the Founder of Southampton, and is now owned by Hon. James H. Pierson. The neck Wats-hogue, and the Island, are a part of the Moriches Patent, now East Moriches, Long Island.—W. S. P.]

Page 337.—Edward, Viscount Cornbury, Captain General, etc. Whereas JAMES PETTY, late of Southold, died intestate, Letters of administration are granted to his widow, Experience Petty, October 14, 1706.

Page 338.—SAMUEL BUTLER. In the name of God, Amen. I, Samuel Butler, of Southampton, in the County of Suffolk, being in perfect memory. I leave to my daughters, Martha, Sarah, Amy, and Mary each £10. I leave to my sons, Nathaniel and James, and to my daughter Anne, each 10 shillings. I leave to my wife Sarah all the rest of my estate, movable or immovable, with power to sell, and I make her executor.

Dated April 25, 1704. Witnesses, John Malthie, Job Sayre, Samuel Cooper. Proved before Giles Sylvester, June 28, 1706.

[NOTE.—The homestead of Samuel Butler is on the west side of Main street, Southampton, L. I., and is the home lot of George Hallock.—W. S. P.]

Page 339.—BENJAMIN FOSTER. In the name of God, Amen. I, Benjamin Foster, of Southampton, in Suffolk County, being at the present sick and weak. I leave to my son, Benjamin Foster, a certain parcel of land lying on the south side of the way of my new dwelling house, to begin at the east end of the place where my old dwelling house is, and to run upon a due south line to the bay. Bounded north by the highway, east by the land of Nathaniel Halsey. I leave to my son, Jonathan Foster, that other certain parcel of land lying on the south side of the highway by my now dwelling house, bounded east by the line afore mentioned. I set for Benjamin's line, north by the highway, west by the swamp, as it is now fenced; Also one half of my meadow at Cooper's neck. I leave to my son, Isaac Foster, 7 acres of land to be laid out to him adjoining to the highway by the Beech tree. I leave to my son, David Foster, at Cutchogue, 20 shillings. I leave to my daughter, Mary Chatfield, 10

shillings. To my daughter Deborah 10 shillings when eighteen, and to my daughter Sarah £8 when eighteen. Leaves to wife Lydia all rest of estate for life, and makes her executor.

Dated January 25, 1704. Witnesses, John Sayre, Peter White, Samuel Cooper. Proved before Giles Sylvester, June 28, 1706.

Page 341.—**EGBERT HERMANS.** In the name of God, Amen. The 7 day of June, 1705. I, Egbert Hermans, of the Basses Bowery in New York, being sick and weak. I leave to my wife Elsie all estate for life. If she should marry she may retain the use of the Bowery, but is to pay rent for one half. But if she leave the Bowery, the heirs are to pay her rent for one half, "as shall be appraised by four honest neighbors." I leave to my only son, Fullert Hermans, £25, and the best horse which I have. I leave the rest of my estate to my children, Fullert, Anke, Margaret, Geesie, and Sarah. I make my wife Elsie executor, and my loving friends, Captain Jacob De Kay and Peter Oblinus, Trustees.

Witnesses, Johanes Thomas, David Mandevill, Hendrick De Camp, William Huddlestone. Proved, October 2, 1706.

[NOTE.—The "Basses Bowery" was at Greenwich, in the city of New York, in the vicinity of Eighth avenue and Thirteenth street.]

Page 343.—**Edward, Viscount Cornbury, Captain-General, etc.** Whereas JOHN NANFAN, Esq., of New York, lately died intestate, Letters of administration are granted to Ebenezer Willson as principal creditor, October 19, 1706.

Page 344.—**JEREMY KETTELL.** In the name of God, Amen. I, Jeremy Kettell, Secretary, of Marbletown, in the County of Ulster, being of good and perfect memory. I leave to my wife the use of my house and

home lot, where I now live, during her life, and then to go to my three youngest children, Richard, Susan, and Elizabeth. I also give to my wife $\frac{1}{2}$ of the estate and all household goods. I leave to my eldest son Jeremy $\frac{1}{2}$ of all estate except lands, and he is to pay to William Ennis 30 scheppels of good winter wheat. I leave to my son Richard $\frac{1}{2}$ of estate on same conditions. I leave to my eldest daughter Susan $\frac{1}{2}$ of estate and $\frac{1}{2}$ of the house and home lot, and she is to pay to William Ennis 30 scheppels of wheat. I leave to my youngest daughter Elizabeth $\frac{1}{2}$ of estate and $\frac{1}{2}$ of the house and home lot, on same conditions. I leave to William Ennis 120 sheppels of wheat. I make my trusty and well-beloved neighbors, Mr. John Cook and Captain Charles Broadhead, executors.

Witnesses, John Cook, Charles Broadhead, John Noble, Richard Broadhead, William Nottingham. Proved before Henry Beekman, Esq., October 29, 1706.

Page 346.—Edward, Viscount Cornbury, Captain-General, etc. To all to whom these may come. Whereas ROBERT PARKER, late of New York, died intestate, Letters of administration are granted to John Sheppard, cooper, of New York, as principal creditor, October 19, 1706.

Page 347.—THOMAS PENNISTON. In the name of God, Amen. I, Thomas Penniston, of the city of New York, mariner, being bound to sea against the common enemy, in the good ship called the "Revenge," galley, And not knowing how it may please God to deal with me in the said voyage. In case of my death before my return, first I recommend my soul into the hands of the Almighty God, and my body to such decent burial as the time and place will afford. I leave all my estate to my wife Alice and my son Wm. Penniston, and my son is to have his half when of age.

Dated December 24, 1705. Witnesses, Richard

Lawrence, Jan Willense Roome, John Tudor. Proved before Lord Cornbury, October 21, 1706.

Page 348.—EDWARD WHITE. In the name of God, Amen, the 9 day of November, 1706. I, Edward White, of the town of Oyster Bay in Queens County, being very sick and weak. I leave to my eldest son, Simon White, my house and home lot of land whereon it stands, bounded on the south to Jacob Wright's land, and on the east to the highway, and on the north to the meadows, Together with that parcel of land whereon my barn stands, bounded all round with highways; Also my share of salt meadow, and all the lands which I have laid out joining to John Townsend's land, nigh to Henry Weeks; Also one right and a half in the undivided lands in the Old Purchase of Oyster Bay. I leave to my second son, Joseph White, one lot of land which I have lying in the town, and joining to Nathaniel Coles home lot, together with one half of all my land at the Plains and Plains edge, and a share of salt meadow lying in the home meadow, on the west side of the meadow I leave to his brother Simon; Also one right and a quarter of land in the undivided lands in the Old Purchase of Oyster Bay. I leave to my youngest son, Robert White, my lot of land joining to his uncle Simon Cooper's lot, in the Town, and the other half of my land at the Plains and Plains edge; Also my other share of meadow lying in the home meadows, and a right and a quarter of the undivided lands in the old Purchase of Oyster Bay. I leave to my five daughters, Judith, Abigail, Martha, Mary and Anne, £20 each when of age. I leave to my wife Mary the rest of the movable estate and make her sole executor. I also give to my wife Mary all the meadow ground at the south, which I bought of Thomas Ireland, to sell and dispose of to pay debts and legacies. She is also to have the use of all houses and lands to bring up the children.

Witnesses, Robert Cooper, Simon Cooper, John

Townsend. Proved at Hempstead, November 25, 1706.

Page 351.—**JOHN TOWNSEND.** In the name of God, Amen, this 9 day of May, 1705. I, John Townsend, of Oyster Bay, in Queens County, being very sick and weak. I leave to my daughter Hannah, one Townsman's right of land lying upon Oak neck and Fire Island, with what she hath already had, which is in full for her portion out of my estate. I leave to my brother Henry's four daughters a 3 year old heifer, each. I authorise and empower my well beloved wife Esther, and my cousin, John Townsend, Nathaniel Coles, Jr., Samuel Dickens and Isaac Smith to manage and improve, lease, sell, or dispose of any part of my estate for the best advantage, and the bringing up of my children, and to divide the rest of my estate among my children.

Witnesses, Henry Townsend, Samuel Hayden, Aaron Furman. Proved before Lord Cornbury, November 25, 1706.

Page 353.—**ELBERT WILLETT.** In the name of God, Amen. I, Elbert Willett, late of Flushing in Queens County, but now of Jamaica in the same County, being sick and weak. It is my will that my executors sell all my land in Jamaica, and also some part of my lands in Flushing, if they see fit, and find it necessary for the maintenance of the children under age. I order that my executors sell all of my lands in Flatlands in Kings County, and put the proceeds at use for the benefit of my daughter Margaret, till she is of age, or is married. I leave to my son, Edward Willett (excepting as above), all my lands and tenements in the town of Flushing, and he is to pay to my wife Johana £100 in lieu of dower; and to his sister Margaret £100. I appoint my wife administrator of all the estate and guardian of the children, "Recommending to her the bringing them up Christianly and hand-

somely, and charging them to demean themselves dutifully toward her." I make my brother, Major Wm. Willett, of Westchester, and Captain Thomas Willetts, of Flushing, executors.

Dated August 10, 1706. Witnesses, Thomas Cordall, Thomas Yates, Samuel Clows.

Codicil. If all the children die, then the estate is to go to my father, Colonel Thomas Willetts, and to all my brothers and sisters, August 11, 1706.

Witnesses, Thomas Cordall, John Stevenson, Samuel Clows.

Page 355.—THOMAS WICKINGHAM, In the name of God, Amen. I, Thomas Wickingham, of Newtown, in Queens County, being sick in body. I leave to my son Thomas, one negro child, above the rest of my children. I leave all the rest of my estate to my three children, Thomas, John, and Susannah, and my wife is to enjoy the income till they come of age. I make my trusty friends, William Hallett, Jr., and Richard Alsop, executors.

Dated October 25, 1706. Witnesses, Thomas Alsop, Isaac Bryan, Hanah Alsop, Ruth Hallett. Proved before Lord Cornbury, December 10, 1706.

Page 357.—JOHN YOUNGS. In the name of God, Amen. I, John Youngs, of Williamsburg, in Virginia, vintner, being at the present time sick and weak. I leave all my estate to my beloved wife Katherine Youngs, and I make her and my beloved friend Peter Faulkner, Esq., executors. In witness whereof I have set my hand in New York, June 8, 1706.

Witnesses, John Robins, Isaac Hargrave, G. Sylvester, Peter Hack. Proved before Lord Cornbury, December 3, 1706.

Page 358.—JOHN CONKLING. In the name of God, Amen, this 15 day of January, 170 $\frac{1}{2}$. I, John Conkling, of the Town of Southold, in the County of Suf-

folk, being weak in body, I leave to my wife Sarah of all lands and meadows, situate, lying, and being in Hashamamack in the town of Southold, and $\frac{1}{2}$ of my housing thereto belonging, during her life, and to my eldest son John Conkling and his heirs forever; and I also leave him the other $\frac{2}{3}$ of the lands and meadows, and the other $\frac{1}{2}$ of the housing belonging thereto at Hashamamack. I leave to my wife Sarah $\frac{1}{3}$ of my farm at Aquaback, within the town of Southold, and lying between the land of Thomas [unclear] on the west, and the land of Thomas Hunter on the east; also $\frac{1}{3}$ part of the meadow belonging thereto during her life, and then to my second son, Henry Conkling, and his heirs forever. And I also give to my son, Henry Conkling, the other $\frac{2}{3}$ of said farm and meadow. I leave to my wife one-third of money and movable estate, except certain negroes. I leave to my third son, Thomas Conkling, £50, when of age. I leave to my daughters Sarah, Rachel, Mary, and Elizabeth £25 each when of age or married; also $\frac{1}{3}$ of household stuff. All the rest of personal estate to my sons John and Henry. I leave to my son, Joseph Conkling, I make my wife Sarah, and my sons, John and Henry, executors.

Witnesses, Gershom Terry, Sarah Gordon, Benjamin Youngs. Proved before Giles Sylvester, Esq., October 14, 1706.

Page 361.—NICHOLAS CROXTON. In the name of God, Amen, this 13th day of December, 1706, I, Nicholas Croxton, of New York, late of Bridgetown, in the Island of Barbadoes, mariner. I direct my executors to take possession of all my estate, and after paying all debts and funeral charges to account for the residue to my wife Lucretia Croxton. I make my friends, Samuel Merritt and Captain Daniel Dunscomb, executors.

Witnesses, Richard Chisnall, William Huddleson, Margery Dobbs. Proved, January 2, 1706.

Page 363.—WILLIAM MISSEN. In the name of God, Amen. I, William Missen, of New York, mariner, being very sick. I leave all my estate, real and personal, to my loving friends William Leats, of New York, sadler, and Thomas Abbott my mate, equally. And I make William Leats sole executor.

Dated October 2, 1706. Witnesses, Samuel Staats, Nathaniel Sheppard, Gabriel Ludlow, Abraham Moore. Proved, October 22, 1706.

Page 364.—CONRADUS VANDERBECK. In the name of God, Amen. I, Conradus Vanderbeck, of New York, measurer, being sick. I leave all my lands and houses to my executors, to be sold to pay debts and expenses. I leave to my wife Catharine all the goods, household stuff, and other things whatsoever, which she brought with her, or belonged to her at the time of our marriage, I also give her six silver spoons, one feather bed, one cupboard and one negro girl. I leave to Anna Margaret Vanderbeck, my youngest daughter by my first wife, one cupboard and one feather bed. I leave to Conradus Vanderbeck, my youngest son by my first wife, all my joiners tools, and clothing. I leave to my eldest son Paulus, 40s in case he restores to me a silver cup to me belonging and which is now in his possession. And if my personal property should pay my debts, I nevertheless order my real estate to be sold, and the proceeds to be divided among my wife, and my son Paulus, and the children of my son John deceased, and the children of my daughter Mary Bush and Elsie Vanderbeck, daughter of my son Abraham, deceased, and my son Isaac, and my daughter Anne Margaret, and my son Conradus, and also to Burger and Jacob Vanderbeck, my sons by my present wife. I make my wife and Dirk Amerman executors.

Dated July 17, 1706. Witnesses, James Requier, Barent Bas, Jan Van Hoorn. Proved, January 9, 170 $\frac{6}{7}$.

Page 367.—Edward, Viscount Cornbury, Captain-General, etc. Whereas NICHOLAS GARRETSE, of New York, lately died intestate, Letters of administration are granted to his wife, Mary Garrettse, January 9, 170 $\frac{1}{2}$.

Page 368.—CORNELIUS VANDER KUYL. In the name of God, Amen. Know all men by these presents that I, Cornelius Van Der Kuyl, corn measurer of New York. I leave to my wife Elizabeth all my estate, with full power to sell. All that is remaining after her decease, I leave to the children of my daughter, Mary Van der Kuyl, named Cornelius and Egbert Van Borsum, sons of Henry Van Borsum, her husband, deceased, and to my daughter, Neeltie Van der Kuyl, wife of Gerritt Lydecker. Mentions "Lewis Bougrand the present husband of my daughter Mary." I make Timon Van Borsum, uncle to the sons of my daughter Mary, and Geritt Lydecker, husband of my daughter Neeltie, tutors of the children under age.

Dated June 20, 1696. Witnesses, Abraham Vandewater, Abraham Metsaler, P. DeLanoy. Proved, January 16, 170 $\frac{1}{2}$.

Page 370.—STEPHEN JAMAIN. In the name of God, Amen. Be it known and manifest unto all people that I, Stephen Jamain, of New York, vintner, being sick in body. I leave to Peter Morin, son of Peter Morin, brazier, my Diamond ring. To Captain Benjamin Fanneuil, merchant, £5, for the use of the poor of the French Reformed Protestant Church of New York. I leave all the rest of my estate to my sisters, Judith Jamain and Mary Morin, equally. I make my brother in law, Peter Morin, sole executor.

Dated January 7, 170 $\frac{6}{7}$. Witnesses, John Foget, John Eblet, Abraham Gouverneur. Proved, January 18, 170 $\frac{6}{7}$.

Page 371.—SIMON GROVER. In the name of God, Amen. I, Simon Grover, of the town of Southold, in

the County of Suffolk, being in perfect health. I leave to my wife, Elizabeth Grover, all my estate of houses and lands during her life. After her decease, I leave to my daughter, Elizabeth Horton, £40, and a first lot of Commonage in Southold bounds. I leave to my daughter, Mary Youngs, all my lands and meadows at and belonging to Peakings neck. I leave to my daughter, Martha Moore, all my homestead, houses, and home lot. All the rest of my estate to my wife and three children.

Dated October 2, 1699. Witnesses, Daniel Topping, Nathaniel Bayly, Barnabus Horton. Proved, February 8, 170 $\frac{6}{7}$, and Letters of Administration granted to wife Elizabeth.

Page 373.—Edward, Viscount Cornbury, Captain General, etc. Whereas PETER PORIER, of New Rochelle, died intestate, Letters of administration are granted to Zachariah Angevine, of New Rochelle, tailor, February 8, 170 $\frac{6}{7}$.

Page 374.—DANIEL STREING. In the name of God, Amen, the 16 day of December, 1706. I, Daniel Streing, of the town of Rye in Westchester County, Gentleman, being sick and weak. After all debts and expenses are paid, I leave all the rest of my estate to my wife Charlotte Streing and make her sole executor.

Witnesses, Oliver Besby, Isaac Mercier, ——— Le Conte, Orlando Payne. Proved, February 11, 170 $\frac{6}{7}$.

Page 375.—Edward, Viscount Cornbury, Captain General, etc. Whereas HUGH GRAY, of Huntington, in Suffolk County, died intestate, Letters of administration are granted to his wife, Sybella, February 11, 170 $\frac{6}{7}$.

Whereas THOMAS BOOTH, of Southold, in Suffolk County, died intestate, Letters of administration are granted to his son, Thomas Booth, Jr., February 11, 170 $\frac{6}{7}$.

Whereas Captain THOMAS MILES, late of New York, died intestate, Letters of administration are granted to his brother in law, James Hull, March 3, 170 $\frac{6}{7}$.

Whereas GEORGE HAVENS, of Shelter Island, died intestate, Letters of administration are granted to his wife, Eleanor Havens, February 11, 170 $\frac{6}{7}$.

Page 379.—ZACHEUS GOLDSMITH. In the name of God, Amen. I, Zacheus Goldsmith, of the town of Southold in Suffolk County, on the Island of Nassau, yeoman, being very sick and weak. I leave to my wife, Mary Goldsmith, one half of all my lands and meadows and housing and orchards, so long as she shall remain my widow, and no longer, and one half of my present estate. "If my wife should happen to be with child, the said child is to have $\frac{1}{2}$ of all the property," but if not then my brother, Richard Goldsmith, shall have the same, and he is to pay to his brother, Thomas Goldsmith, £15, and also he is to release all the £40 I am to pay him by my father's will. The personal property which would go to said child is left to my brother, John Goldsmith, and my sister, Mary Goldsmith. I make my wife Mary executor.

Dated January 17, 1706. Witnesses, Thomas Mapes, Joshua Wells, William Benjamin. Proved before Giles Sylvester, June 27, 170 $\frac{6}{7}$.

Page 380.—MYNDERT COERTEN. In the name of God, Amen, the 25 October, 1704. I, Myndert Coerten, living in Broynan burrow in the limits of New Utrecht, in Kings County, farmer, being sick and weak. I leave to my daughter Hannah the whole farm whereon she now lives, within the bounds of Middletown. I leave to my daughter Maria, after the decease of me and my wife, the whole farm whereon I live, and she is to pay to my daughter Wyntie, £400. If my daughter Wyntie marry, then she is to have one half of the £400, and her son, Myndert Lafavour, the

other half, and I make Jacob Caralew, Peter Caralew, and Gerritt Cornelius, his guardians. If my daughter Wyntie is not willing to live with her mother, Maria Coerten, then I leave to her the house that was built for Hendrick, with $\frac{1}{2}$ the lot whereon it stands. I leave to my grandson, Coertens Andreas, son of my daughter Hannah, a negro boy, and if he die before my grandson comes of age, then he is to have another of equal value. I leave the rest of my personal estate to my three daughters.

Dated October 25, 1704.

If any of my three daughters should grumble at this my will, they are to be cut off with £5 for their portion.

Witnesses, Abraham Brazier, Joost Paldinck, Samson Benson, John Gordon. Proved, February 22, 170 $\frac{6}{7}$.

Page 384.—Edward, Viscount Cornbury, Captain-General, etc. To all to whom these presents may come. Know ye that at New York the 20 day of March, 170 $\frac{6}{7}$, CATHARINE DONALDSON, aged about 13 years, and MARY DONALDSON, aged about 12 years, children of John Donaldson, deceased, did, before me, choose Peter Van Brugh, of Albany, and Andrew Grevenraet, of New York, to be their guardians, and they are admitted by me.

ISAAC RODRIGUEZ MARQUISE. In the name of God, Amen, the 17 October, 1706. I, Isaac Rodriguez Marquise, of New York, merchant, being of perfect remembrance, and bound on a voyage to Jamaica, in the West Indies. It is my will that my dear mother, Rachel Marquise, be maintained out of my estate and live with my wife and children; but if she cannot agree with them or likes to live by herself, she is to receive £50, and a good serviceable negro woman shall be purchased for her. And I hereby give a strict charge to my wife and children to be dutiful to my said dear

mother. I leave to my daughter Esther, £50, to buy her a jewell when she is of the age of 18, or marries with her mother's consent. The rest of my estate I leave to my wife Rachel, my son Jacob, and my daughter Esther. The part of my estate which is left to my children, is to be put into the hands of Mr. Aaron La Megroa, merchant, in Jamaica, who shall be supervisor over my children. I desire Mr. Lewis Gomez and Mr. Abraham de Lucena to assist my wife in the management of all her affairs, and I make her executor.

Witnesses, William Peartree, Ebenezer Willson, Rip Van Dam. Proved, March 24, 170 $\frac{6}{7}$.

Page 386.—RICHARD THORNE. In the name of God, Amen, the 28 November, 1706. I, Richard Thorne, of Madnans neck, in the township of Hempstead, on Nassau Island, being very sick and weak. I leave to my wife Phebe all my estate for her own use, and the bringing up and education of the children, until my son Richard is of age. If my wife marries again and she prefers to stay upon the farm she may, or if she chooses to remove elsewhere she shall have the use of the farm at Madnans neck and the movables for the bringing up of the children, till my son Richard is of age. I leave to my son Richard all my land, messuage, and tenements on Madnans neck, and all my rights within the town of Hempstead. If he die under age then all the estate is to go to my three daughters, Hannah, Mary, and Phebe. I leave to my daughters, Hannah and Mary, 200 acres of land at Maidenhead in West Jersey. I leave to my daughter Phebe the meadow at Westchester, purchased by me from John Tallman, and now in possession of Charles Morgan, for which he is to pay, according to covenant, £31. In case of non payment it is to return to me, and I leave it to my daughter Phebe. I will that within twelve months after the death of my mother, Winifred Thorne, that the sum of £40 be paid to my sister, Margaret Rattow. I make my wife Phebe executor.

Witnesses, John Thomas "Clerk," Thomas Hicks Isaac Hicks, Johanes Van Wyck. Proved, February 17, 1704.

Page 389.—HENRICA ANTHONY. In the name of God, Amen. I, Henrica Anthony, of New York, widow, being ancient and weak of body, but of sound mind. I leave all my estate of every description, houses, lands, and goods, to my three well beloved grand sons, Henry, Allard, and Nicholas Anthony, to them and their heirs. My grand son, Henry Anthony, is to have £10 more than the rest. Mentions "my brother Warner Wessells and his children." "Henry Coerten, son of my sister, Christina Coerten, widow;" "My sister, Maria Aldricks, of New Castle, Pennsylvania;" "My brother, Harmanus Wessells, late of New York, Chirurgion," "My brother, Dirck Wessells, of New York." I leave to Elizabeth Sharpas, daughter of William Sharpas, Town Clerk, of New York, £15. I appoint Isaac De Reimer, merchant, William Jackson, cordwainer, and Colonel Jacob Rutsen, of Ulster County, executors. I leave to my brother, Dirck Wessells, £4 per annum.

Dated January 16, 1701. Witnesses, Thomas Hawarden, Isaac De Peyster, John Sheppard.

Codicil. Makes Henricus Coerten, mariner, Andreas Teller, merchant, William Jackson, Jacobus Kip, husband of the late widow Ver Planck, executors.

Dated August 24, 1702. Witnesses, William Sharpas, Isaac De Peyster, John Sheppard. Proved, May 16, 1707. Henry Coerten and Wm. Jackson being the surviving executors.

Page 392.—NICHOLAS JAMAIN. In the name of God, Amen. Be it known and manifest unto all people, that I, Nicholas Jamain, of New York, merchant, being now in good health. I leave to my cousin [nephew] Stephen Jamain, son of my brother Stephen Jamain, deceased, a gold seal ring to the value of £4. To my

niece Esther Charron, the daughter of Jean Char and my sister Margaret, deceased, all household s and furniture, except gold and jewels. I leave Maria, the eldest daughter of Peter Morin, £100, w of age. I leave to my trusty friends, Benjamin Fan and Paul Droillet, £20, for the use of the Poor of French Church in New York. I leave the rest of estate to Stephen, Judith, and Maria, wife of P Morin, the children of my brother, Stephen Jamain ceased, and to Elie, son of my brother, Armant Jam deceased, and to Jean and Esther Charron, childre Jean Charron and my sister Margaret, deceased. ecutors to have power to sell real estate. I make I Droillet, Benjamin Faneuil, and Louis Corne e utors.

Dated December 31, 1706. Witnesses, Alexar Allaire, Jean La Feurt, John Foget, Abraham C verneur.

Codicil. Since the above will was written it pleased God to call to himself my cousin, Stephen main, and what I gave him I now give to Elie Jan and the others above named. I leave to Mr. I Droillet £20 to buy him a piece of plate. January 170 $\frac{4}{7}$.

Codicil. I leave to my cousin, Elie Jamain, all wearing clothes and my library and my signet. I le to my niece, Esther Charron, all the wearing appa of my wife, deceased, and an Indian woman. Febru 5, 170 $\frac{6}{7}$.

Proved before Thomas Wenham, May 16, 1707.

Page 395.—PHILLIP FRENCH. In the name of C Amen. I, Phillip French, of New York, merchant ing in perfect health. I leave to my wife one thir rents and income of estate, and one third of pers property. I leave to my son, Phillip French, all lands in Suffolk County in England. I leave to three daughters, Elizabeth, Anne, and Margaret, my lands and estate in East New Jersey, which I la

purchased from Thomas Coddington. I leave to my wife £1,000, and all plate, rings, jewels, etc. I leave to the poor of the Parish of Kellshell, in England, £5. Mentions "children of my brother, John French." I make my wife Ann, Lewis Morris, and my brother in law, Adolph Phillipse, executors.

Dated May 20, 1706. Witnesses, Jacobus Van Cortlandt, Phillip Schuyler, Edward Brown. Proved, June 3, 1707.

[NOTE.—Phillip French was son in law of Fredrick Phillipse. His residence, which was the house and lot given by his father in law in his will, is on the south side of Pearl street, and next east of the famous "Fraunces Tavern."—W. S. P.]

Whereas JAMES JEFFRAY, of New York, School master, died intestate, Letters of administration are granted to John Sloss, as principal creditor, July 19, 1707.

Page 401.—DAVID ROE. In the name of God, Amen. I, David Roe, of Flushing in Queens County, being weak and indisposed in body. I leave to my son, Nathaniel Roe, all my housing, lands, and meadows in the town of Flushing, and my great cedar chest, which stands in my eastward room; And $\frac{1}{2}$ of the provisions, cider, corns, etc., and he is to pay $\frac{1}{2}$ of the funeral expenses. I leave to my son, John Roe, £20, and my negro boy, Sam, and the other half of the provisions, cider, corn, etc. To Elizabeth, Patience, and Mary, the children of my daughter, Elizabeth Totens, deceased, £10 each. I make my son, Nathaniel Roe, sole executor, and my friends, Samuel Bowne and Francis Doughty, executors in Trust.

Dated December 26, 1702. Witnesses, Henry Taylor, Jonathan Thorne, James Clement.

Page 403.—HENRY HARDING. In the name of God, Amen. I, Henry Harding, of the Parish of St.

Georges, in the Island of Barbadoes, Esq., at present residing in the city of New York, being sick and weak. I leave to my wife, Elizabeth, all my estate, real and personal, during her life. And after her decease to my only daughter, Isabella Harding, to her and her heirs, but in default of issue, then to my cousin and God daughter, Isabella Maverick, the daughter of my aunt, Joan Maverick, of Barbadoes, and if she leave no issue, then to my cousin, George Barry, son of John Barry, of Barbadoes. I leave to my daughter, Isabella, £2,100, of such money as shall be current in the Island of Barbadoes, after the 10th day of January next. And I make my wife sole executor and guardian of my daughter. I appoint Colonel William Battin and Captain Thomas Speght, overseers. I give to my cousin, Isabella Maverick, £350. And to my cousins, William, Thomas, and Mary, children of my cousin, Thomas Speght, of Barbadoes, £175 each, when of age. To Jacob Drayton, my present overseer on the Island of Barbadoes, £25, to buy him mourning. To my good friend Charles Egerton, Sr., of Barbadoes, £12, and £2 to buy him a ring, to wear in remembrance of me. I leave to my cousin, Grace Cosens, wife of Barne Cosens, of New York, all my estate in New Jersey, near to New York.

Dated in New York, December 15, 1704. Witnesses, Daniel Hanan, Michael Hawden, Thomas Davenport, Edmund Kingsland.

Page 407.—GARRETT WYCKOFF. In the name of God, Amen, this 9 October, 1704. Be it known that I, Garrett Wyckoff, of Flatlands in Kings County, on the Island of Nassau, being at present very sick and weak. I leave to my loving wife Katharine, all estate of houses and lands, during her life, and 12 acres of land within the limitts of Gravesend. But if she remarry, then an inventory is to be made, and my eldest son Peter shall have half of the houses and lands when he is of age, and the other half after my wife's

decease, and he is to pay to the other children, namely, Greetie, Adriane, Amke, Marytie and Janica, £450, I give to my son Peter, a silver tankard, and my plows and harrows and all the tackling belonging to a farm. The testator makes provision for an expected child. I make my loving friends and brothers, Claas Wyckoff, Hendrick Wyckoff, Peter Wyckoff, Garrett Stoothoff, and Peter Nevins, my executors. And they are to sell a 12 acre lot of land, lying at Ambrose Island, so called in the town of Gravesend.

Witnesses, Jan Terhunen, James Amerman, Henry Filkin. Proved at Flatlands, July 12, 1707, and confirmed by Lord Cornbury.

Page 410.—NICHOLAS CROCHERON. In the name of God, Amen. I, Nicholas Crocheron, of Richmond County, planter, being in good health. I give to the poor of the French Congregation on Staten Island, £5, to be paid to the Elders. I leave to the children of John Bodine by his first wife, my nephews and nieces, as objects worthy of my charity, one half of all my paternal estate, goods, and chattels, in case I leave no children. I leave all the rest of my estate to my loving wife, Anne Crocheron, and to her heirs and assigns. I leave to all my other heirs, each 6 shillings.

Dated February 10, 1703. Witnesses, John Bellville, Moses Bernd, William Tilyer. Proved before Thomas Wenham, Esq., July 24, 1707.

Page 412.—JOHN COLLINS. Know all men by these presents, that I, John Collins, of New York, cordwainer, do make and ordain and constitute my friend, Adrian Hooglandt, of New York, merchant, my true and lawful attorney, with full power, etc. And considering the uncertainty of this transitory life, I declare these presents to contain my last will and testament, and I leave to my loving wife, Mary Collins, all goods and chattels which I have in the world. And I appoint the said Adrian Hooglandt sole executor.

Dated December 30, 1706. Witnesses, Eliz Bradford, Andrew Bradford, William Bradford. Proved before Thomas Wenham, Esq., August 4,

Page 414.—Edward, Viscount Cornbury, Captain General, etc. Whereas LUCY PALMER, one of the daughters and executors of John Winthrop, late of the Colony of Connecticut, deceased, died intestate. Letters of administration are granted to her husband Edward Palmer, of New London, September 1,

Page 415.—FRANCIS MARTENSE. In the name of God, Amen, this 1st day of October, 1706, I, Francis Martense, of Staten Island, yeomen, being in health and of sound mind and memory, do hereby declare that I have made, ratified, confirmed, and executed the following my last will and testament, to wit: I leave to Stephen Martense, son of my late wife Stephen, late of Staten Island, deceased, £300, if he is of age. I leave to my wife Hannah all the residue of my estate during her life, but if she marries, then the use of one-third. After my wife's decease I leave all the estate, one half to my grandson, Stephen Martense, and the rest to my grandson, Vincent Fountain, Jr., son of Vincent Fountain, Sr. I make my wife Hester, and Mr. Mark Dusasoa, Jr., Mr. Stephen Richards, and Mr. Abraham Lakeman, executors of my will. Witnesses, D. Van Brugh, Joseph Huddlestone, and William Huddlestone. Proved before Thomas Wenham, Esq., August 5, 1707.

Page 416.—EPHRAIM GOLDING. In the name of God, Amen. I, Ephraim Golding, of Hempstead, Queens County on the Island of Nassau. I employ my executors to sell the house and farms where I live, and all my lands in Queens County, and the proceeds to be divided into nine parts, viz., 2 parts to my eldest son John Golding, and the rest to my other children, namely, Elizabeth, Ephraim, Thomas, Daniel and Rebecca, and to my wife Rebecca. The residue of my personal estate I leave to my wife and children, and my wife is to have my best be-

furniture. I appoint my wife and Charles Doughty executors.

Dated April 8, 1707. Witnesses, Thomas Jones, Joseph Taylor, Samuel Clowes. Proved at Jamaica, July 12, 1707.

Page 419.—DIRCK VAN SUTPHEN. In the name of God, Amen. Be it known and manifest unto all people that I, Dirck Van Sutphen, of the town of New Utrecht, in Kings County, being at the present in good health. I leave to my eldest son Jacob, £10 when of age. I leave to my dear wife Elizabeth all the rest of my estate during her life. But if she marries, then she shall convey all the estate to the guardians of my children. After the death of my wife all the estate is to be divided among my children, Jacob, Jan, Dirck, Greentie, Abraham, Isaac, Elizabeth, Elsie, wife of Harmon Gerittse and Hendricke, wife of Peter ——. My will is that my eldest son Jacob shall have the farm on which I now live, he paying to the rest the sum it shall be appraised at. I appoint my friends, Cornelius Van Brunt, Jacques Cortelyou, Joost Van Brunt and Peter Cortelyou, guardians of my children.

Dated September 4, 1702. Witnesses, Samuel Leveridge, Daniel Latham, John King, Abraham Gouverneur. Proved before Thomas Wenham, Esq., at New York, October 29, 1707.

Page 421.—BENJAMIN ROBERTS. In the name of God, Amen, the 28 June, 1706, I, Benjamin Roberts, of Schenectady, in the County of Albany, being in good health. I leave to the Lutheran Church at Albany, £18. All the rest of my estate I leave to my wife Mary Roberts, that is to say, my farm lying at Mallwyck on the north side of Schenectady river, to the west of the land formerly belonging to Jan Rinckhout now in possession of John McIntyre, which farm is now in my occupation, to her during her life or widowhood. After her death the homestead, houses and

lands are to go to my stepsons called Peter Clement and his brother, Joseph Clement. And they are to have all the rest of lands, etc., and they are to pay to their sisters, Elizabeth and Fromantel Clement, each £20. I make my wife sole executor.

Witnesses, John Sanderse Glen, Phillip Schuyler, Robert Livingston, Jr. Proved in Albany, October 3, 1707.

Page 423.—**JOHANES GLEN.** In the name of God, Amen. I, Johannes Glen, of Schenectady in the County of Albany, yeoman, being very sick and weak. I leave to my beloved wife Janickie, my whole estate, real and personal, lying at Scotia, whereon I now live, during her widowhood. But if she marries, then she is to depart from the same, but shall receive the sum of £200, as her dowry. After the death of my wife, I leave to my two sons, Jacob Sanderse Glen, and Johannes Glen all my real and personal estate at Scotia, and they shall pay to my daughter Catharine, one third of the value as it shall be appraised. My will is that my younger brother, Sanders Glen, shall have the tract of land lying in Schenectady, on the south side of the Mohawk river, between the land of Ryer Schermerhorn, containing about 20 acres. Also the house and ground now in the possession of Thomas Noble, lying in Schenectady, and he is to pay to his brothers and sisters their proportionate part of its value. I make my brother in law, Mr. Abraham Cuyler, and Jacobus Beekman, both of Albany, executors.

Dated September 26, 1706. Witnesses, Reyer Schermerhorn, Johannes Glen, John Collins.

Page 425.—**JOHN LA FORD.** In the name of God, Amen. The 3 November, 1706. I, John La Ford, *alias* Libertee, of Nistagone in the County of Albany, being very sick. I make my wife, Margareta, sole executor of all my estate during her widow-

hood, but if she shall marry again, then she is to be debarred from the same. I give to my eldest son for his birthright, the use of my best cow or horse. My will is that my six sons shall enjoy all my estate at Nistagogone, and all the lands I now have in possession, and they are to pay to my two daughters their proper share. And my six sons, John, Daniel, Abraham, Nicholas, Jacob and Isaac, are to pay to my daughter Mary, wife of John Vedder, and to my daughter Anna Laford, one eighth of its value. The children who are not of age are to be maintained out of the estate. Not dated.

Witnesses, John Sanderse Glen, Phillip Schuyler, Dirck Arents Bratt. Proved in Albany, October 3, 1707.

Page 426.—WILLIAM BICKLEY. I, William Bickley, of New York, in America, shop keeper. Being at this time through the mercy of God in indifferent health and also sensible of my own frailty. I give and forgive unto all my children such sums of money as shall be due unto me from each of them. I give to my two daughters, Sarah Potter and Elizabeth Brown, 20 shillings each, in full of all pretence or demand for my estate in the future. I give my grandson, William Cook, £20, if he serve out the remainder of his time, as by his indenture to me; otherwise I give him two pieces of 8. I give 12s to each of my grand children, and to my son in law, Nicholas Brown, and to each of my daughters in law, one Arabian piece of gold of 12s value. I leave to my loving neighbors, Thomas Ives and his wife Susanah, £5, to make a small piece of plate in consideration and remembrance of their kindness to me and mine. I leave to Dr. John Rodman, Hugh Cowperthwaite and Samuel Bowne, of Flushing, £10 each, and to George Curtis, John Lipincott, Sr., and William Worth, of Shrewsbury, in New Jersey, £5 each. All the rest of my estate I leave to my son Abraham Bickley, of Philadelphia, and I make

him executor. And I desire my much respected friends, Richard Willett and Walter Thong, whom I have found to bear cordial and loving kindness toward me, that they continue the same toward my son, with their best advice and counsell. And that they accept from him one of the best Beaver hats that can be got for money, to each of them, to wear in remembrance of this my last request. And I enjoin my son Abraham, to be helpful and assistant to his helpless sister Sarah Potter, during her widowhood.

Dated 3d of 5th Month, 1707. Witnesses, Joseph Latham, Joshua Delaplaine, Abraham Van Vlecq. Proved, November 20, 1707.

[NOTE.—William Bickley was one of the members of the Society of Friends, or Quakers, in New York. He was one of the purchasers of the lot on which the first Quaker meeting house was built on the west side of Green street (now Liberty place) a little south of Maiden lane, about 1696.—W. S. P.]

Page 428.—WILLIAM VAN NIEWENHUYSEN. In the name of God, Amen. I, William Van Niewenhuysen, of New York, mariner, being sick of body. I leave to my wife Elizabeth one half of the lot and dwelling house in Pearl street, wherein I now live, and the other half whereof doth belong to my brother Maurits Van Niewenhuysen. Also my one sixth part of three houses in Holland, to her and her heirs of her body, but if she die without issue, then the said houses and lots I leave to the oldest son of Jacobus Kip. I leave to my wife all personal estate for her life, and then to the said oldest son of Jacobus Kip. I make my wife and Jacobus Kip, executors.

Dated December 17, 1706. Witnesses, David Jamieson, Hendrick Jellison, William Jackson, Stephen Richards, Ephraim Wendall. Proved, November 27, 1707.

Page 430.—HUMPHREY CLAY. In the name of God, Amen. I, Humphrey Clay, of Boswyck, in Kings

County, on Nassau island. I leave to my wife Sarah all estate of lands, houses, and goods during her life. After her decease, I leave to my son Humphrey Clay the Plantation where I now dwell, with all houses and buildings. And he is to pay to my daughter Mary, wife of Thomas Evins, £40, and I also leave to her three cows. I leave to my loving cousin Richard Alsop, my negro boy Jacob. All the rest of estate to my son, Humphrey Clay.

Dated September 15, 1707. Witnesses, William Case, Susannah Truman, Thomas Alsop. Proved, November 27, 1707.

Page 432.—Edward, Viscount Cornbury, Governor, etc. To all, etc. Whereas JAMES MOTT of Mamaroneck, in the county of Westchester, lately died intestate, Letters of administration are granted to his wife, Elizabeth, November 23, 1707.

Whereas JOHN BUGBY, SR., of Westchester, lately died intestate, Letters of administration are granted to his son and heir, John Bugby, Jr., December 18, 1707.

Whereas JAMES EVITTS, of New York, lately died intestate, Letters of administration are granted to Thomas Jeffers, of London, mariner, in behalf of Nathaniel Evitts, hat maker, of London, son and heir of said James Evitts, January 20, 1707.

Whereas THOMAS WILLIAMS, of the island of Barbadoes, lately died intestate, Letters of administration are granted to Parombus Parmyter, of New York, Gentleman, as the principal creditor, January 20, 1707.

Page 436.—ISAAC SWITZ. In the name of God, Amen, April 1, 1701. At Albany. I Jacob Switz, residing at Schenectady, considering the frailty of this life. I declare to have nominated for my only and universal heir, my dear and loving wife Susannah Grant, for all my estate so long as she remains in her widow-

hood. "And she is to cause the under aged children, procreated betwixt us in the fear of the Lord, to learn to read and write, and an art or handicraft, whereby they sometime, with good assistance, may earn their bread." After the death of my wife, my eldest son Cornelius shall have the meadow lying behind my front land, thereby to anull all pretence of his right of primogeniture. The rest of my estate is to be divided among my eight children, Cornelius, Susanah, Abraham, Ariantie, Rebecca, Isaac, Jacob, and Nicholas Isaacs. If my wife should marry, then each of my sons is to have the use of 4 morgen of my front land, but no division is to be made before the death of my wife. I appoint Captain Evert Bancker and my eldest son, Cornelius Isaacs, guardians of my children, and to assist my wife.

Witnesses, Anthony Van Schayck, Anthony Koster, Rut Goysler. Proved at Albany, October 4, 1707.

Page 438.—Edward, Viscount Cornbury. To all, etc. Whereas HELENA ROMBOUTS, of New York, lately died intestate, Letters of administration are granted to Roger Brett, who married her daughter Catharine Rombouts, January 16, 1707.

Page 439.—PIERRE MONTELS. [Written in French Language.] Au Nom de Dieu, fait soit, Amen. Know all persons that on the 4th day of the month July, in the year of our Lord 1689, in the city of London, in the Liberties of Westminster, in the Parish of St. Anne. In the presence of the Notary Public and the undersigned witnesses. Appeared Mr. Pierre Montels, merchant, a native of Lodine, in Languedoc in the kingdom of France, at present residing in this city in the Parish of St. Martins. Being in good sense and memory, and considering that there is nothing more certain than death, wishes to make this will, to avoid all contentions among those who might make some pretence for it. Declaring that he is lawfully married to Jeanne

de Montels, by which marriage he has two daughters, Marie, married to Noel Cozelet, of Montpellier; and Margaret, married to Francis Besart, merchant of London. And the testator has paid to both of them a considerable portion of his estate, so that they have no further claim. He leaves to the Poor French refugees of London £3, and leaves all the rest of his estate to his wife and makes her sole executor.

Witnesses, Pierre Belvere, Notary, De Lisle Biesse. Proved in New York before Lord Cornbury, January 20, 170 $\frac{3}{4}$.

Page 441.—REYNIER VAN SICKELLEN. In the name of God, Amen. The 18 November, 1703, I, Reynier Van Sickelen, of the town of Gravesend in Kings County, being of good and perfect memory. I leave to my wife Jannettie, all houses and lands in the town of Gravesend, during her life. After her decease I leave to my eldest son, Ferdinandus, all the said houses and lands, but he is to pay to his four brothers, four fifths of their value. And he is to have £5 more for his birth right. Leaves to his wife Jannettie all household goods. I make my brothers, John Van Horne, and Gerritt Van Horne, executors.

Witnesses, Nicholas Stillwell, Cornelius Buys, Samuel Gerittse. (Date of Probate not given.)

Page 443.—Edward, Viscount Cornbury. To all, etc. Whereas JOHN BARENTS, of Kings County, died intestate, Letters of administration are granted to his eldest son, Barent Johnson. February 28, 170 $\frac{3}{4}$.

Whereas DANIEL LATHAM, of New York, ship carpenter, lately died intestate, Letters of administration are granted to his wife Sarah Latham, February 20, 170 $\frac{3}{4}$.

Whereas JOHN HORTON, of Rye, in Westchester County, lately died intestate, Letters of administration

are granted to his wife, Rachel Horton, February 26, 1707 $\frac{1}{8}$.

Whereas JOHN BARTELEAU, of Richmond County, lately died intestate, Letters of administration are granted to his wife, Margaret Barteleau, February 25, 1707 $\frac{1}{4}$.

Whereas ROBERT STIVERS, of Eastchester, blacksmith, died intestate, Letters of administration are granted to Richard Curry, of Eastchester, his son in law, February 26, 1707 $\frac{1}{4}$.

Whereas SAMUEL KNIFFEN, of Rye, in Westchester County, died intestate, Letters of administration are granted to his wife, Mary Kniffen, February 26, 1707 $\frac{1}{4}$.

Page 449.—MARTEN PETERSE WYCKOFF. In God's name, Amen. Know ye that I, Marten Peterse Wyckoff, living at Gravesend, in Kings County, yeoman, being in perfect memory. I appoint my loving friends Claas Wyckoff, of Amersford, William Willensen and Johanes Guylick, of Gravesend, to whom I put this confidence to be my full and sole executors and overseers of my children. I leave to my wife Hannah, all my estate of houses and lands during her life, and then to be divided among my children, Griettie, Marytie, Anna, Sara, Mayaka, Jannettie and Peter. But my son Peter is to have £6 more than the rest.

Dated September 27, 1697. Witnesses, John Lake, Abraham Emans. Proved, February 26, 1707 $\frac{1}{8}$, and Letters of administration are granted to wife Hannah, the executors having refused to serve.

Page 451.—Edward, Viscount Cornbury, Governor-General, etc. Whereas JOHN LEGGETT of West Farms, in the County of Westchester, died intestate, Letters of administration are granted to his wife Cecilia Leggett, December 18, 1707.

Whereas WILLIAM HALLETT, JR., of Newtown, died intestate, Letters of administration are granted to his father, William Hallett, March 5, 1707.

Page 453.—FRANCIS ROMBOUTS. In the name of God, Amen. Know all men who shall see this present Publick Instrument, that on the 9 day of January, 1699, appeared before me, William Bogardus, Publick Notary, residing in New York, and before the undermentioned witnesses, in his own proper person, Mr. Francis Rombouts, merchant, in this city, sickly but fully using his senses. Ratifying and confirming the ante nuptial agreement made September 20, 1683, with his present wife Helena Teller. The testator gives to his wife 4,000 guilders, Holland money, instead of the 1500 guilders, agreed in the fore mentioned agreement, and she is to have the use of all his estate, until his daughter Catharine, "gotten by my said wife" shall come of age or be married. He makes his father in law, William Teller, Mr. Peter De Lanoy, "mayor of this city," Mr. Samuel Staats "Councillor in the High Council," and Mr. Paul Richards, merchant, tutors and guardians of his child.

Witnesses, William Bogardus, Robert White, John De Mortier.

Codicil.—Provides that in case of any business dealings concerning the estate, his wife shall not be at any loss. January 15, 1699.

Codicil.—Makes arrangements concerning his lands at Wappingers, in case of his daughter's death.

Proved before Lord Cornbury, and Letters of administration are granted to Roger Brett, who married the daughter, Catharine Rombouts. The estate not having been fully administered upon by the widow, Helena Rombouts, during her life. March 3, 1707.

Page 458.—HELENA ROMBOUTS. In the name of God, Amen. I, Helena Rombouts, of New York, widow, considering the frailty of this present life. I

leave to my eldest son, Cornelius Bogardus, £5; I having before this time, given and paid considerable sums of money to him and for his use. I leave to my youngest daughter Catharine, wife of Roger Brett, 9 pence current money of New York. I leave all the rest of my estate to my son Henry Van Baal, and to my daughters, Maria, wife of Isaac De Peyster, Margaret, wife of Nicholas Evertsen, Helena, wife of Gualtherius Du Bois, and Rachel, wife of Petrus Bayard. I order $\frac{1}{4}$ of my estate to be put out on interest, for the use of my daughter Hannah, who is non compos mentis. I make my sons and sons in law executors.

Dated November 20, 1706. Witnesses, Evert Van Hook, Cornelius Clopper, Abraham Gouverneur. Proved, March 4, 1707.

Page 461.—Edward, Viscount Cornbury, Captain-General, etc. To all, etc. Whereas John Poland of Kings County, died intestate, Letters of administration are granted to his only son, Samuel Poland, March 8, 1707.

Page 462.—YELLIS INGART. In the name of God, Amen. I, Yellis Ingart, of Staten Island, being very well in health, but considering the brevity and shortness of my life. I leave to my son John, £5 more than any of the rest of my children. I leave all the rest of my estate, real and personal, to my other children. If my house and lot come to be sold, my son John is to have the refusal if he shall see cause to buy. I leave to my wife Trientie, the use of $\frac{1}{3}$ of my estate for life, and the use of my dwelling house, unless my son John, or whoever of my children shall buy the same, shall build another comfortable house upon the same land for her to live in. I make my two brothers in law, John Woglan and Ury Woglan, executors.

Dated January 2, 1707. Witnesses, Peter Hooge-

water, Jan Maklys, Oswald Ford. Proved, March 11, 1707.

Page 464.—Edward, Viscount Cornbury, Captain-General, etc. Whereas CHARLES DAVALL, of New York, merchant, died intestate, Letters of administration are granted to his wife Susannah, March 18, 1707.

Page 465.—JAN VIGNE. Will proved before Lord Cornbury, and the two executors, Gerritt Roos and Lucas Van Thienhoven, both having died without having fully administered upon the estate, Letters of administration are granted to Peter Roos, next of kin and principal creditor. March 21, 1704.

[NOTE.—On this and following pages is a copy of the will of Jan Vigne in the Original Dutch.—W. S. P.]

Page 469.—JOHN JENNINGS.—In the name of God, Amen, the 14 March, 1704. I, John Jennings, of the Borough and town of Westchester, yeoman, being sick and weak. I leave to my eldest son, Thomas Jennings, all that my orchard which I had of my father Jennings, and the orchard which I bought of Daniel Clark, and six acres of land, more or less, which lies opposite to the said orchard; And also the house and the lot it stands upon which is near the said orchard and lot; Also a £25 right of Commonage, with all the privileges thereto belonging as by deed from my said father, and bill of sale from Daniel Clark will appear; Also 10 acres off the south end of my land that adjoins to John Forgarson, Jr. And my son Thomas shall pay to my son Solomon, £50. I leave to my son John Jennings, all my lot which I now live upon, and the lot that my barn stands upon, and three acres of meadow I bought of Thomas Forgarson; Also a £25 right of Commonage; Also 4 acres of land, which is the remainder part of my 14 acres,

that lyes adjoining unto John Forgarson's land. And he is to pay to my youngest son, Isaiah Jennings, £50, when he is of age. I leave to my wife Rachel all that my 3 acres of land that lies near or adjoining to John Buckbee, by Bear Swamp; Also all my personal estate. But if she happens to marry she is to pay to my beloved mother, Mary Jennings, £5 per annum.

Witnesses, John Manning, Thomas Betts, Daniel Clark. Makes his wife Rachel, executor. Proved before Lord Cornbury, and his wife Rachel being dead, and his brother Joseph Jennings having refused to act, Letters of administration are granted to Daniel Clark, of Westchester, April 3, 1708.

Page 472.—Edward, Viscount Cornbury, Captain-General, etc. Whereas TICE SWAN, of Richmond County, died intestate, Letters of administration are granted to his wife Sarah, March 24, 1704.

Page 473.—GERRITT STRYCKER. In the name of God, Amen. I, Gerritt Strycker, of the town of Flatlands, in Kings County, being weak in body, my will is that my wife, Weyntie Strycker, shall remain in full possession of all estate, houses, and lands, but if she re-marry, then she shall deliver up one half before the solemnization of her marriage. And after her decease, all the estate is to go to my children, Eyda, Jacobus, Geesie, Maria, Catharine, Jannettie and Cornelius. My eldest son, Jacobus Strycker, is to have £12 10s as a free gift.

Dated at the house of the testator, May 24, 1693, "and signed, sealed and published in the presence of the underwriters, the testator being in his full witt and understanding, for so much as we could see." Jacob Strycker, Coert Stevense, Jacobus Vandewater.

Page 475.—HELLEGONDA DE KAY. In the name of God, Amen. I, Hellegonda De Kay, of the city of

New York, widow, being sick and weak. I leave to my three daughters, Jane Tothill, widow, Agnettie, wife of William Janeway, brewer, and Mary, wife of Samson Broughton, Esq., all my apparell, linen and woolen. I leave to my son, Jacobus De Kay, my Indian slave called Jeremy, provided he give a full account of all money owing to me, without law suits. I leave all the rest of my estate to my children, Jacobus, Helena, widow of my eldest son Teunis De Kay, Agnettie, Maria, and Jane. I make my daughter, Jane Tothill, and my friend, Rip Van Dam, executors.

Dated March 11, 1707. Witnesses, Robert Dorkins, Cornelius Lodge, ——— Parmyter. Proved, March 22, 1707. Jane Tothill confirmed as executor, Rip Van Dam having refused to serve.

Page 476.—JOHN BRINKERHOFF. In the name of God, Amen. I, John Brinkerhoff, of Flushing, in Queens County, yeoman, being sick and weak. I leave to my beloved wife Catharine, my whole estate of houses and lands, during her widowhood, but if she should marry again, she shall have the use of one half during the minority of my children, and she is to have $\frac{1}{2}$ the movables. I leave to my son Abraham £5, for his birth right, and all the rest of my estate to my children when of age. I make my brother Joris Brinkerhoff of Newtown, and Joris Rapalye of Brookland in Kings County, my executors.

Dated December 17, 1706. Witnesses, Dirck Brinkerhoff, Cornelius Van Voorsom, Abraham Schenck, Peter Berrien. Proved, March 25, 1708.

Page 478.—BARENT GARRITSEN, Flaesbeek. In the name of God, Amen, the 20 September, 1701. I, Barent Garrettsen, of Flaesbeeck, in the town of Boswyck, in Kings County, "taylor," being of perfect health and full understanding. I leave to my dear wife Marette Hendrix, all estate for life, with full

power to sell or dispose of all personal estate as she shall think fit, except my great cupboard, my great copper kettle, my silver tumbler, and iron chain or Pot hanger, which I have formerly given to my son in law, Henricus De Forrest. After my wife's decease, I leave all my estate to my son in law, Henricus De Forrest, and he shall pay to my daughters, Margaret and Sarah Barents, each £5. I make my wife and son in law executors. Signed, Barent Flaesckbeek.

Witnesses, Jan Doris, Jacob Thibon, Brinaldus De Hart, Samuel Bayard. Proved, April 9, 1708. Henricus De Forrest confirmed as executor, the wife Martie, being dead.

Page 480.—DANIEL SAYRE. In the name of God, Amen, the 21 day of August, 1707. I, Daniel Sayre, of Southampton, in Suffolk County, husbandman, being aged and crazed in body, but of perfect memory. I give to my son, Joseph Sayre, and to my daughter Hannah, wife of Jeremiah Topping and to the children of my son Samuel, deceased, and to my son David, my two negro slaves, called Jerry and Moll, and they are to be sold by my son in law, Jeremiah Topping, and my son Daniel, and the money distributed. I leave to my son Ephraim, 5 shillings in addition to what he hath already received. I leave to my son Nathan, my dwelling house, barn and buildings, and all the rest of my lands, meadows, and Commonage, and I make him sole executor.

Witnesses, John Foster, Joshua Halsey, Thomas Sayre. It is my desire that my negro woman may have liberty to choose her master, when she is sold, and she is to have all her clothes. Proved in New York, April 13, 1708.

[NOTE.—Daniel Sayre was one of the sons of Thomas Sayre, who was one of the original "undertakers" of the settlement of Southampton, L. I. The home lot of Daniel Sayre is now the homestead of Charles Selden Halsey.—W. S. P.]

Page 481.—Edward, Viscount Cornbury, Captain General, etc. Whereas DANIEL NAHAR, of New York, merchant, formerly died intestate, and Letters of administration were granted to Thomas Roberts, cooper. But the heirs being dissatisfied with his administration, new Letters of administration "*De bonis non*" are granted to Abraham De Lucena, April 13, 1708.

[NOTE.—It sometimes happened that an executor or administrator died before finishing his work. In such cases and some others, a new administrator was appointed to administer upon the goods, etc., not already disposed of. Such administrator was said to be appointed "*De bonis non*."—W. S. P.]

Page 482.—ISAAC SWITZ. In the name of God, Amen. In the name of our said Lord, April 1, 1701. I, Isaac Switz, residing in Schenectady, considering the frailty of this life. I appoint for my only and universal heir, my wife, Susanah Groot, and that in all my lands, goods, gold and silver "*coyned or uncoyned*," none excepted, so long as she remains in her widowhood. But she is obliged to cause the under-aged children, "*procreated between us in the fear of the Lord*," to learn to read and write, and an art or handicraft whereby, with God's assistance they may get their bread. My eldest son Cornelius shall have the meadow to me belonging, lying behind my front land, whereby to annull all pretence of his right of primogeniture. After the decease of my wife, all the estate is to be divided among my eight children, Cornelius, Simon, Abraham, Ariantie, Rebecca, Isaac, Jacob and Nicholas Isaacsen. Each of my sons is to have 4 morgen of land out of my front land, but they are not to sell it while my wife is living. I make my son Cornelius and Captain Evert Byvanck, executors.

Witnesses, Anthony Van Schayck, Anthony Kastr, Barent Lytin. Proved in Albany, October 4, 1707.



APPENDIX.

The following wills are some of them translated from the Dutch after the foregoing copies were made; some are original wills not recorded, but on file in "Bundle No. 1," Surrogate's office, and a few are early wills which were recorded in later books.—W. S. P.

NICHOLAS DU PUIS (Dutch). "In den naame des Heeren, Amen. I, the undersigned, Nicholas Du Puis, residing in the city of New York." Leaves all estate, to his wife Catalyna for life, and then to his children, Jan, Moses, Susanah, and Nicholas.

Dated October 13, 1685. Witnesses, Andrew Canon, Simeon Corneil, Jacobus de Coninck, Abraham De Reacore. Florus Willimse, William Bogardus, Sec. Proved at Court of Record, New York, July 14, 1691. Recorded Liber 3-4, Page 281.

[NOTE.—Florus Willimse, one of the witnesses, was the ancestor of the Crom family, numerous in Rockland County, N. Y.]

LUIS DUBOIS (Dutch). In the name of the Lord, Amen. Be it known to everybody that on the 27 of March, 1694, I, Luis Dubois, of Kingston in the county of Ulster, being in health, and the uncertainty of life, and desiring to set things in order. I leave to my wife Catherine all estate of lands, houses and goods for life. I leave to my son Abraham £6 for his right of primogeniture in full of all claim. I leave to my children, Jacob, David, Solomon, Lewis and Matthew, and to the children of my deceased son Israel, and to the children of my daughter Sarah, wife of Joost Janse, each one-eighth of all my estate, and I make my wife Catherine executor.

Witnesses, John Ward, Stephen Van Somer, W. De Meyer.

Codicil. I, Luis Dubois, being sick, having made a will March 27, 1694. I confirm the same, except that my son Jacob shall have one-half of my farm situate at Hurley between the land of Hyman and Jan Roosa, and the land of Lambert Huybertsen, and he shall pay for it 1,500 scheppels of wheat, and he shall have the use of the other part until my youngest son Matthew is of age, and he is to pay for the use 50 scheppels of wheat per annum. I further declare that I have this day transported to my youngest son Matthew a house and lot in Kingston and a parcel of meadow land and one-half of my land at Hurley, and he is to pay 1,500 scheppels of wheat. The land bought by my son David of Jan Wood shall be paid for out of my estate as I have promised. My sons Solomon and Lewis shall receive the land at the Paltz, according to Ground Brief of Colonel Thomas Dongan, June 2, 1686, and they shall pay for it 800 scheppels of wheat. My daughter Sarah, wife of Joost Janse, shall have a parcel of land at Hurley, next to the land of Cornelius Cool, and she is to pay 700 scheppels of wheat. This includes the woodland adjoining.

Done at Kingston February 27, 169 $\frac{1}{2}$. Witnesses, Wilhelminus De Meyer, John Rutsen, Jan Barham, Matys Schlect. Proved March 26, 1694. Recorded Liber 5-6, Page 173.

JACQUES GUYEN (Dutch). Appeared before the Notary, William Bogardus, May 3, 1680, Jacques Guyen, planter, of Staten Island, and Sarah Cosier his wife. Their will is that the survivor shall have all the estate. Proved December 1, 1694, and Letters of administration granted to his widow Sarah. Recorded Liber 5-6, Page 62.

GERITT BANCKER (Dutch). "In den naame Godes, Amen." On the 25 November, 1690, at New Albany,

the Honorable Mr. Geritt Bancker, merchant, being of sound mind. I appoint as my universal heir my wife Elizabeth of all my estate both here and in Schenectady and in New York during her life or widowhood. My eldest son shall have £6 before any division, and each of my children shall have an equal proportion of my estate. Each of my married children shall have a dower of 300 Beavers or the value in current silver money, which is a piece of 8 reckoned at 12 guilders *sewant* (wampum), and those who hereafter marry are to have a similar dowry, and each child is to have his share when of age. I make my son Evert Bancker and Mr. Johannes De Peyster, the husband of my daughter living in New York, the guardians of my minor children.

Witnesses, G. Swortt, Jan Onderkerck, J. Becker, Notary. Proved May 7, 1691. Recorded Liber, 3-4, Page 243.

FRANCIS BLOODGOOD. "In the name of God, Amen. I, Francis Bloodgood, being sorely wounded and very weak." I make my wife Elizabeth executor, and she is to dispose of my estate to my children according to their duties and deserts (*children not named*).

Dated in Flushing on Long Island, December 29, 1676. Witnesses, Henry Taylor, Thomas Willett, John Morton, Charles Bridges. (Unrecorded.)

AMBROSE SUTTON. Know all men by these presents yt I, Ambrose Sutton, being weak in body. "I give to Obadiah Holmes all my goods and he is to pay all such debts as are herein nominated, which is only 5 shillings to one Mr. Price of Elizabeth Towne in New Jersey."

Dated March 7, 1677. (Names of witnesses illegible.)

JOHN COOKE. I, John Cooke, of Gravesend on the Island of Nassau. I make my wife Sarah executor

I leave to my daughter, Sarah Whitman, two oxen and all the money due me in the hands of Mr. Nicholas Mayor. To my daughter, Elizabeth Holmes, 2 cows and to her husband Obadiah Holmes all my iron ware and $\frac{1}{2}$ my horses. To my daughter, Mary Stillwell, 2 cows and 100 guilders, and to her husband, Richard Stillwell, $\frac{1}{2}$ my horses, and I give the sheep which are in his hands to his children, Thomas and Martha Stillwell. "And this is my will and pleasure for to do."

Dated ye 15th of ye first month called March, 1679. Witnesses, Obadiah Williams, John Corsons. (Unrecorded.)

WILLIAM SHACKERLEY. In the name of God, Amen, July 13, 1680, I, William Shackerley, of New York, mariner, being sick, I leave to my daughter Susannah, wife of Thomas Courtney of Exeter, England, "at the Sign of the Black Horse at Southgate," all the plate I am possessed of except three or four spoons which I give to the children of my son John, deceased. Legacies to Peter Nys, Comfort Clock, and to "my grandson William Shackerley and to grand daughter Eltie Shackerley. (Unrecorded.)

NICHOLAS TANNER, of Rusdorp (Jamaica), September 2, 1658. My will is if it please God to take me away (yf I doe not otherwise alter) that my son John Tanner, living in Tolspidle in Dorsetshire, England, shall have £30. But if my son cannot be procured to come over, or not heard of, the town where I live shall have the use of the same for their general good, provided they put in security to send it to my son, or if he shall come over to fetch it. Legacies to Thomas Ireland, "Richard Everard's children," "Roger Tiner's boy," and "John Rode's youngest boy," "Bethiah Mills shall have a cow and a calf, and she and her mother shall have £10 to buy them clothes. Henry Pearsall's children shall have 5 shillings. [*The rest*

is torn and lost.] Endorsed "Quietus, June 23, 1669."
(Not recorded.)

In the name of God, Amen, on the 9th day of October, 1662, appeared DIRCK THEUNISEN, and his lawful wife ARIANTIE WALENS, of the town of Bergen, on the west side of the North river, "being in good health, going and standing." If the testator dies first, the widow is to have all for life. If necessary she may spend one half and the other half is to go to the children of the widow, "lawfully begotten by her deceased husbands, Frans Pieters Sloo and Cornelis Janse Shubler." Legacies to Jan, son of Joost Goderus, and 50 guilders to the poor. (Not recorded.)

"The last will and testament of ANNE GRAVES, the wife of William Graves, now inhabitant of Newtown, on Long Island, December 31, 1670." Leaves to daughter, Elizabeth Everitt, a feather bed, warming pan, iron spit, a fire shovel, pair of tongs, and a trunk. I leave all the rest of my estate to my daughters, Elizabeth Everitt and Abigail Denton, "and my clothes as they were prized by Mr. John Coe and Mr. Jouatham Fish." I leave to my cousin, Thomas Stevenson, my Bible.

Witnesses, Abraham Frost, John Pettit. (Not recorded.) Endorsed, "Not allowed."

Appeared before me, Nicholas Bayard, Secretary to the Worshipful Mayor's Court, Captain JOHN JULIUS, commander of the ship called the "Loyal Dorothy," at anchor in the harbor of this city. Being sick. Appoints Gabriel Minville executor, giving him especial power to manage the ship and cargo of the "Loyal Dorothy."

Dated September 15, 1671. (Widow mentioned but not named.) Witnesses, B. De Hart, C. J. Verbeck, Richard Johns. (Not recorded.)

(Dutch.) Appeared before us, the Constable and overseers of New Utrecht, at 10 o'clock in the morning,

September 9, 1671, JAN LE TELLIER of St. Louis in Normandy in France, and his wife Christian Kresson, Van Sluys, in Flanders. The said Jan Le Tellier being sick abed. The testator leaves all to his wife. (Children mentioned, but not named.) Jan Thomson Van Dyke, Constable. Herman Van Borkeloo and Lucas Myer, Overseers.

ROGER RUGG. We who have hereto subscribed, do declare, that on the 24 of January last, Mr. Roger Rugg being taken very sick and fearing his death, did in our presence answer to the Honorable the Governor, several questions. Among the rest, that he hoped he had made his peace with God. And being asked by His Honor how he would dispose of his worldly affairs, he answered that he left all he had in the world to Mr. John Rider for the purpose of paying his debts, and that Captain Davenport should assist him. In particular he called for Mr. Rider and told him he had given him all he had, and I give him my negro boy Mixon. Be kind to him for my sake. The said Mr. Rugg upon the 24th of July did several times declare to us, that the will he declared in the presence of the governor should stand fast. Subscribed July 30, 1675, John Clark, John Colier, Hartman Wessels, Thomas Cohr. (Not recorded.)

In the name of God, Amen, I, WILLIAM PIDGKON, of Flushing, in Queens County, being sick. My body to be buried in good and decent order, and I appoint Captain William Lawrence administrator of my "outward estate." I leave to Benjamin Field, son of Anthony Field, my two lots lying in Flushing containing about 14 acres. I leave to James Clement my half lot of 25 acres lying by the Bay side with all privileges. I leave to Anthony Field the young swine. The rest of estate is left to the administrator to pay debts, and the balance "for ye relief of ye Poor of ye Towne."

Dated January 12, 167 $\frac{3}{4}$. Witnesses, Richard Stockton, James Clement, "Clerk."

Hempstead, March the 27, 1681. The last will and Testament of EDWARD RAYNOR. I leave to my eldest son Samuel, all my land and meadow in the town of Hempsted. I leave to my wife one half of my movable estate, and the other half to her five children (*not named*). I make choice of Simon Searing, and my brother Thomas Patrigh and Jonathan Seaman, and Nathaniel Pearsall, to be overseers over my wife and children, and over the little estate I have left them, and they may dispose of the estate for their benefit, till they come of age.

Witnesses, ——— Jacobus, Solomon Seaman. (Not recorded.)

I, JOHN FORBES, of Flushing, do make my wife, Margaret Forbes, my sole heir and executor of my estate. To be for her sole use and for her heirs. August 20, 1666.

Witnesses, Charles Bridges, John Lawrence, Jr.

In the name of God, Amen, February the 10, 1682. I, WILLIAM OSBURNĒ, of Gravesend, in the West Riding of Yorkshire, being in good memory. I leave to my wife Alice all the land and houses, which formerly did belong to her husband, Samuel Holmes, with all the stock thereon except three horses, one of which came from Setalcot. I also give her my gray horse and mares, now running in Hugh Garetsons neck, and which did belong to her former husband Samuel Holmes. Also household goods and farming utensils, during her widowhood. Also 10 ewes and 6 lambs, with their increase, now in possession of Wait Smith of Jamaica, and were delivered to him in 1680. I leave to my eldest son, William Osburne, a tract of land lying within the Precincts of Newtown, and now in the possession of John Smith, and Hannah his wife, of said

town, and will be due to me or my heirs at the decease of said John Smith and his wife Hannah. I leave to my daughter Elizabeth, two houses and home accommodations lying in the town of Flushing, and now in the possession of Thomas Williams, and due to me or my heirs at his decease. But one of the houses and lots being in controversy between the said Williams and myself, and a Suit in Law depending thereon; if the said house and lot be not recovered, then my daughter Elizabeth is to have the house and lot I bought of Thomas Davis, and £20 more. I leave to my daughter Margaret, £60, and to my son Samuel, £80. If any of my children marry without the consent of my executors and overseers, they shall have power to detain their portions.

Witnesses, Corsten Jansen, Samuel Spicer, Peter Smith. Proved at Court of Sessions, August 29, 1683, in Gravesend, by the witnesses, and Peter Smith, Clerk of the Court, who also testify that William Osburne gave verbally to his wife Alice "all the whale craft in the Town." The will appoints Gersham Moore, Samuel Moore, and Daniel Whitehead, executors, and John Coe, Samuel Spicer and John Tredwell as overseers.

Appeared before me, William Bogardus, Notary, dwelling in New York, October 12, 1683, Mr. GERIT SCHLECTENHURST, being sick in bed. He leaves to his wife Aeltie all his real estate at Kingston in Esopus, and all his personal property, and she is to keep and "bring up as they ought" his infant children, and put them to learn a trade when capable. And concerning the land in Claverack, at present in company with Jan Roothaer, he leaves it to his children, Alida, wife of Peter Davids Schuyler, 60 morgen, and the same to his daughter Elizabeth, wife of Nicholas William Stuyvesant, and Bata, wife of Jan Oost, Helagont, and the rest to his other three children, Gerit, Rachel and Yonde. He makes Stephen Van Cortlandt and Brandt Schuyler overseers.

Witness, Hans Kierstede, Thuys—. “Signed at the farm of the Testator.” Proved September 29, 1685.

Appeared before William Bogardus, Notary, November 8, 1683, GERITT HENDRICKSE, dwelling near Stuyvesants Bowery. He leaves to each of his seven children “begotten on the body of his former wife, Margaret Moll, deceased, viz., Henry, Huybert, Johannes, Abraham, Isaac, Margaret and Maria Gerrits, 350 guilders in wampum. He leaves all the rest to his wife Josyntie Thomas, and she is to pay all debts, and to bring up the children begotten by her, viz., Elizabeth and Peter. If the Bowery or Plantation be sold, his wife shall see that the children are put at trades. He makes Hans Kierstede and John Johnson Longstrate overseers.

Witnesses, John Peterse Herring, John Tiebout, William Bogardus. Endorsed on the will is the approval of his sons Henry Gerritsen and Abraham Gerritsen, and Lambert Hessen (?) husband of Margaret Gerritsen. (Not recorded.)

PHILIP GALLPEN, March 27, 1684. Leaves to his “dear wife” his home lot, orchard, and housing for life, and then to his children. Leaves to his son John a cow and calf; and to John’s son, John, 30 shillings. Mentions sons Samuel, Benjamin and Joseph. (The will is torn and dilapidated, and there may be other children.)

Witness, Francis Brown. (Not recorded.)

In the name of God, Amen. “I, NATHANIEL TOMPKINS, of Eastchester, make my last will, being in perfect mind, Praised be God.” I appoint my wife Elizabeth, and my brother John Tompkins, and Nathaniel Whyt, executors, and my wife is to have the disposal of my estate to bring up the children till of age. My wife is to have $\frac{1}{3}$ of my flat of upland and meadow, and my son Nathaniel to have $\frac{2}{3}$, and my wife is to

have the houses and home lots during widowhood. I leave to my 4 daughters, Anne, Elizabeth, Mary, and Rebecca, each £10. (*Not recorded.*)

Dated September 2, 1684.

(Witnesses illegible.) Nathaniel ^{The mark of} x Tompkins.

Sworn to in Court 9 br ye 19, 1684.

Joseph Lee, Clerk.

In the name of God, Amen. "I, NATHANIEL BISHOP, of East Hampton, on Long Island, now being in my right mind, I give my body to the dust, and my soul to God who gave it, and my estate as followeth. I leave to my son Daniel all my lands and meadows in East Hampton, except 6½ acres of land on the Indian Well Plain, which I give to my son Nathaniel. But it is to be understood that Daniel is not to possess the land wholly during the lifetime of my wife, and she is to be maintained by Daniel, or else to have the house and so much of the land as is needful. I leave to my son Daniel two oxen and all my horses, and a double portion of all cattle and sheep, and my son Nathaniel is to have ¼ of the cattle and sheep. My wife is to have ¼ of the same, but after her decease they are to go to James Hands children, "who are my grandchildren." I appoint Captain Josiah Hobart and Samuel Mulford, overseers.

Dated May 5, 1685. Leaves his commonage, at home and on Montauk to his sons. Witnesses, John Wickware, Arthur Cross. Proved at Court of Sessions, at Southold October 20, 1685, by one of the witnesses, the said John Wickware being at present out of the Government. Entered in Suffolk Records.

John Howell, Clerk.

In the name of God, Amen. I, ALICE CRAB, of Oyster Bay, I leave to my daughter Lydia Horner, the shares of meadow, adjoining the meadow once of Nicholas Simkins, in the Town meadow. And two shares by the will of my brother-in-law Anthony

Wright. I leave to my daughter Mary Andrews, and my grandchild Job Townsend, all my land and meadow at the South, and at the Plains, all which did belong to my brother Anthony Wright. I leave to my granddaughter Alice Townsend, one little iron pot and pewter plate. My negro man is to be free, but he is to pay £4 to Simon Cooper and James Townsend for the use of my grandson Job Townsend. I leave to my three sons, Gideon Wright, Jacob Wright, and Adam Wright 5 shillings each. I make my two sons-in-law Samuel Andrews and Isaac Horner, executors.

Dated 22 of 2nd month, 1685. Witnesses, John Dewsbury, Johanes Dewsbury, Simon Cooper. Proved at Court of Sessions, Jamaica, October 13, 1685.

Appeared before me, William Bogardus, Notary Public, on August 26, 1684, Mr. Peter Vandewater, and his wife Anna Duyking, living within this city. They leave all their estate to their children Evert and Henrica, "and to those that may come in the future." If the testatrix dies first, "her son Evert is to have her gold ring with a stone, and ye Great Bible," and "her daughter is to have her gold Stricke or pendant, and her small church Bible," and her father and mother are to have each a silver spoon. If the testator dies first his mother Elizabeth Vanderveen is to have "a black stuff cosjack, and a silk hood." They make John Harberdingh and Hendick Wessels Ten Broeck, executors.

Witnesses, Laurence Wessells, John Johnson Lange-dyk. Codicil, July 21, 1685, makes wife executor.

John Rodes, Sr., of Jamaica, on Long Island, being on bed of sickness. I leave to my son John my meadow and land not divided, "and ye little house Goody Davis keeps schoole in," which he shall remove for a shop. I also leave him the remainder of the 10 acre lot I gave him part of, lying next to Nathaniel Denton's lot. I leave to my son Richard my homestead, house, barn, and orchard, and $\frac{1}{2}$ of my meadow and

land undivided, in Jamaica, and 10 acres which I bought of John Everett, lying next to my son John. Mentions his daughter Elizabeth, and son-in-law John Carpenter, and son-in-law John Wood. I make my wife executor, and "she is to be comfortably maintained, she being weakly and unable to help herself." "And I leave to my son Richard as my last charge to be careful and tender of his mother." I leave to my wife's son Jeremiah Hubbard, 20 shillings, and "I desire my children to keep peace, love and amity between them." I make my neighbors Nehemiah Smith and Daniel Denton, overseers. July 4, 1685.

Witnesses, Nathaniel Denton, Samuel Mills. Proved at Jamaica, October 13, 1685.

HENDRICK VAN BURSUM, of New York. I make my wife Maria my heir to one half of my houses and lots, and the other half to my three children, Cornelis, Anetje, and Egbert. My son Cornelis is to have one Piece of 8 for his birthright. I make my brother Timan Van Bursum and my brother-in-law Garrett Lydecker, overseers.

April 18, 1687. Witnesses, J. Vinge, William Bogardus.

ADRIAN VAN SCHAACK (or Schayck). Dutch. "In Den naeme des Heren, Amen." I, Adrian Van Schayck, dwelling on the Island of Manhattan, in the Province of New York. I direct that my body be buried in a christian-like manner. It is my will that my dear wife Rebecca Van Schayck shall have full disposition of all my estate during her life, or while she remains my widow. After her decease the property to go to my children, by name, Belitie, married to Peter De Groot; Idye, married to Ibel Gootblod; Cornelia, married to Johanes Pluvier; Elizabeth, married to Garrett Oncleboo, and Dina, who is unmarried.

Dated August 5, 1694. Witnesses, Paul Richards, William Bogardus, Ari Van Schayck. Proved January 1, 1700. Recorded Liber 1-2. Page 357.

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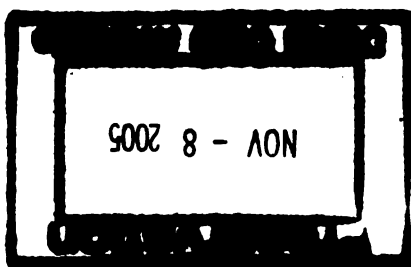
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