

PROBATE RECORDS

OF THE

PROVINCE OF NEW HAMPSHIRE

VOL. 3

1741-1749

STATE PAPERS SERIES VOL. 33

HENRY HARRISON METCALF Editor of State Papers

OTIS GRANT HAMMOND Assistant

> CONCORD, N. H. THE RUMFORD PRESS 1915

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JOINT RESOLUTION relating to the preservation and publication of portions of the early state and provincial records and other state papers of New Hampshire.

Resolved by the Senate and House of Representatives in General Court convened:

That His Excellency the Governor be hereby authorized and empowered, with the advice and consent of the Council, to employ some suitable person—and fix his compensation, to be paid out of any money in the treasury not otherwise appropriated—to collect, arrange, transcribe, and superintend the publication of such portions of the early state and provincial records and other state papers of New Hampshire as the Governor may deem proper; and that eight hundred copies of each volume of the same be printed by the state printer, and distributed as follows: namely, one copy to each city and town in the state, one copy to such of the public libraries in the state as the Governor may designate, fifty copies to the New Hampshire Historical Society, and the remainder placed in the custody of the state librarian, who is hereby authorized to exchange the same for similar publications by other States.

Approved August 4, 1881.



Albert S. Batchellor, Editor of State Papers:

You are hereby authorized to arrange, transcribe, and superintend the publication of such abstracts of the early records of wills and probates of persons and estates relating to the provincial period of New Hampshire as are available, the material being so prepared as to avoid the transcription and publication of merely formal and immaterial parts of documents, and arranged in a chronological order, beginning with the earliest accessible papers and records.

You will also cause such explanatory notes, citations, tables of contents, and indexes as you may deem useful to be prepared and made a part of this work.

This I deem proper to be done, and these directions are given in accordance with the authority vested in me as Governor by the provisions of the joint resolution relating to the preservation and publication of portions of the state and provincial records and other state papers of New Hampshire approved August 4, 1881.

Given under my hand at Concord this 2nd day of January, 1897.

CHARLES A. BUSIEL, Governor.

THE STATE OF NEW HAMPSHIRE

To Henry II. Metcalf, Esquire, Greeting:

KNOW YOU, That we, reposing especial trust and confidence in your Fidelity and Ability, have constituted and appointed you Editor and Compiler of Early Province

	and State Papers, Hereby giving and granting unto you,
	the said Henry H. Metcalf, all the power and authority
(L. S.)	given and granted by the Constitution and Laws of
	our State to an Editor and Compiler of said Papers,
Samuel D. Felker,	TO HAVE AND TO HOLD THE SAID OFFICE, With all the
	powers, privileges, and immunities to the same belong-
Governor.	ing, for the term of years, from and after July
	11, 1913, provided you are of good behavior during
	said term.

IN TESTIMONY WHEREOF, We have caused our seal to be hereunto affixed.

WITNESS, Samuel D. Felker, Governor of our State, at Concord, this 11th day of July, in the year of our Lord one thousand nine hundred and thirteen, and of the Independence of the United States of America the one hundred and thirty eighth.

By his Excellency the Governor, with advice of the Council.

EDWARD N. PEARSON, Secretary of State.

THE STATE OF NEW HAMPSHIRE

July 14, 1913.

Then the said Henry H. Metcalf took and subscribed the Oath of Office as Editor and Compiler as prescribed by law.

Before us,

MERRIMACK SS.

EDWARD N. PEARSON, Justices of the Peace. ARTHUR L. WILLIS, Quorum Unus.

INTRODUCTORY NOTE

Volume I of this series of New Hampshire State Papers, presenting, in abstract, the Probate Records of the Provincial Period, from the earliest days up to the time of the division of the Province into counties (after which the several counties had separate courts of Probate established, whose records have been independently kept at the respective county seats, and are, therefore, more readily available to interested parties), covered a period of more than eighty years-from 1635 to 1717. Naturally enough, from the increase in population and the corresponding increase in Probate business, the period covered by Volume II, issued in 1913, seven years after Volume I was published, was only twenty three years, from 1718 to 1740, inclusive; while this third volume, of substantially the same size (each volume approximating eight hundred pages of text) includes abstracts of the record for nine years, only, from 1741 to 1749, inclusive, making it evident that not less than three more volumes, or six in all, will be required to present the record of wills and probates for the entire Provincial Period, or up to the time when the county courts went into operation.

It will be noted that the period covered by this volume (Volume III) was included in the incumbency of Judges Richard Waldron (Jr.) and Benjamin Gambling, with William Parker serving as Register. In the Introduction to the last volume—Volume II—of Probate Records, the succession of the Judges of Probate for the colony was traced, as fully as possible, and brief sketches of the individual judges presented. It was remarked, also, that further investigation might, perhaps, determine the succession of Registers and their approximate terms of service.

Quite an effort has been made, involving close and extended examination of the records; but, while the succession has been ascertained with practical accuracy, so far as the names of incumbents are concerned, the precise dates of the beginning and close of terms cannot be stated; nor can definite biographical data be given in all, or even in a majority of cases.

The first person whose name appears in the records, in the capacity of a Register, was Renald Fernald, who signed as "Recorder" when the will of one Daniel Maud, recorded in Volume I, page I, of Probate Records, and presented in the first volume of this series, pages 27-29, was proved, January 26, 1655-6. This is the only instance in which his signature is found in this capacity, nor is there any available record establishing the identity of the man himself, so far as the writer has been able to ascertain. The only Renald Fernald of whom any account can be found, and that a very brief one, came from England in 1630 or 1631, having been sent out by Capt. John Mason, and settled on the island which is the site of the present Navy Yard, and is reputed to have been the first surgeon among the New Hampshire settlers. He is mentioned by Dr. John R. Ham in his "Dover Physicians," as undoubtedly the physician to the Dover settlement in its early days, living, as he did, only five miles from Hilton's (now Dover) Point. There is also reference to him in "Memorials of the Massachusetts Society of the Cincinnati" as an ancestor (great-grandfather) of Tobias Fernald who was a captain in Colonel Scammon's regiment at the siege of Boston, and, later, a lieutenant-colonel. He is said to have had seven children-four sons and three daughters-but the name of only one son (William, the grandfather of Tobias) is given. It is manifest that either the Doctor, himself, who died in the same year in which the record spoken of was made, or a son of the same name, was the "Recorder" in question.

The first man to hold the office of Register for any considerable period of time, was Elias Stileman, whose name appeared in this connection at a date as early as 1661 and continuously up to 1686, and probably later. He was a native of England, born about 1617, and came to America with his father, of the same name, about 1629, and settled at Salem, Mass. He removed to Piscatagua, or Portsmouth, some time before 1658, as in October of that year he was made a commissioner for the trial of small causes there. He was a man of no small importance in the community, holding the office of selectman of Portsmouth most of the time from 1659 to 1666, and of "clerk of the writs" from 1659 to 1663. He was chosen town clerk in 1667, continuing many years, and was again selectman for an extended term. He served several terms in the Provincial assembly, between 1667 and 1690, and was an associate judge of the county court many years from 1666. He was also a captain in the militia, and at one time commanded the fort on Great Island. Upon the establishment of the provisional government, under President John Cutt, in 1680, he was made a Councilor and Secretary of the Province, and on the death of President Cutt was made Deputy President by his successor, Major Waldron, holding the position till his removal by Cranfield, in 1683. Later, in 1692-3, he was Chief Justice of the Court of Common Pleas. He was one of the nine founders of the First Congregational Church in Portsmouth. He died December 19, 1695, at the age of seventy-eight years.

Between the time of Elias Stileman, and Charles Story, who served from about 1700 to 1715, the signatures of three men, who served as Register, appear in the records. That of Thomas Davis, the first of these, appears but once or twice, in 1792–3, and of him nothing can be said, nor is there any available information concerning William Redford who served as early as 1694, or earlier, and up to 1697, or Francis Tucker, who was Register from 1697 to 1699, though the latter was probably a descendant of that Richard Tucker who, with George Cleeves, made the first attempt at the settlement of Portland, Maine, in 1633, and removed to Portsmouth about 1653, where he died in 1659, leaving six sons.

Referring to William Redford, it may be said that Brewster in his Portsmouth "Rambles," Volume 2, page 66, mentioning Elizabeth Wibird, says "she was the Widow Elizabeth Redford when married to Richard Wibird Sr., July 10, 1701" and queries thus: "Was her first husband William Redford who was Register of Deeds at Portsmouth, 1693 to 1697?" It is safe to say that if so well informed a historian as Mr. Brewster, writing two generations ago, could tell nothing definite about William Redford, it would be idle to attempt to ascertain anything about him now.

Charles Story, previously mentioned, who served as a Register for fifteen years, was a lawyer of much ability, born and educated in England who came to this country in 1697, bringing a commission as Judge of Admiralty for the Province, and located at Great Island, now Newcastle, then regarded as a part of Portsmouth, and died there in March, 1716. He held his position as Judge of the Court of Admiralty for some time; was made Secretary of the Province and clerk of the Council in 1600, and continued in the former office, with the exception of about one year, in 1703-4, till the time of his death. He served as Register of Probate, also, as has been stated, from 1700 to 1715, inclusive, besides being engaged in many important causes, as a legal practitioner. His case illustrates the fact that in the early days it was not unusual for one man to hold two or more important public offices at the same time. A more striking illustration is furnished in the case of Meshech Weare, who was President of the Council and the executive head of the government, under the temporary constitution from 1776 to 1784, and at the same time, or until 1782, Chief Justice of the Superior Court of Iudicature.

From 1715 to 1717 the name of Richard Gerrish appears as Register. Whether this Richard Gerrish was the one who was a member and Speaker of the Assembly from 1710 to 1715, promoted to the Council in 1716 and died a year later, or whether his son, Richard, was the Register is a question. However, Quint, in his "Historical Memoranda of Ancient Dover," page 311, speaks of Richard Gerrish as a son of John Gerrish of Dover, who "lived in Portsmouth," and "was a Councilor and Register of Probate." John Gerrish, the father, is said to have married Elizabeth, daughter of the famous Major Richard Waldron and to have been a representative in 1684, and a member of the Convention of 1689. He had five sons, of whom Richard was the eldest. This Richard, the senior, made a will in October, 1617, just before he died, which appears in Volume I, page 808, in which he disinherited his son, Richard, because he carried himself "very undutyfull & Disobedient," in that, as it was said, he intended "to marry Elizabeth Cutt, the widdow of John Cutt late of Portsmo Marriner Deceas'd; which is utterly against my will." Shortly before his death the senior Richard Gerrish had been appointed a Judge of the Court of Common Pleas. In Brewster's "Rambles About Portsmouth," Volume 2, page 66, in a list of names of those occupying seats in the old Town Meeting House in Portsmouth, in 1693, that of Mr. Richard Gerrish appears among those occupying a seat in the "Men's Gallery fronting the Pulpit," that of John Cutt also appearing among them.

From 1718 to 1728, inclusive, Benjamin Gambling, subsequently for many years Judge of Probate, filled the office of Register, and therein so familiarized himself with the methods of procedure in probate affairs as to qualify him to an unusual degree for the higher office in which he became distinguished. Further reference to Judge Gambling may be found in the Introduction to Volume 2, p. VIII, Probate Records.

For a brief period, in 1729, Richard Waldron, Jr., served as Register. Mr. Waldron, who was succeeded in 1700 by John Penhallow, was himself made Judge of Probate immediately following the death of Judge Gambling in September, 1737, and is also mentioned on the same page with the latter, in the Introduction above referred to.

From 1730 to 1735, John Penhallow of Portsmouth was the incumbent of the Register's office. This John Penhallow seems to have been the second son of Samuel Penhallow, a native of

Cornwall, England, born July 2, 1665, who came to Boston in 1686, and removed to Portsmouth the following year, where he became prominent in public affairs and was Chief Justice of the Superior Court of Judicature from 1717 to 1726. He married Mary, daughter of John Cutt, first President of the Council and acting Governor.

John was born January 13, 1693. He was prominent and successful in mercantile life and extensively engaged in the West India trade. He married Elizabeth (Butler) widow of John Watts, who had been his partner in business. They had two sons—Samuel, a church deacon, and John, who was also a reputable citizen. The Penhallow name is still a familiar one in Portsmouth, and is borne by one of the city's streets.

The last of the Provincial Registers, and the one holding the office for by far the longest term, and whose name is most familiar to those who have had occasion to make extended examination of the early records, was William Parker, incumbent from 1735 to 1771. He was a native of Portsmouth, born December 9, 1703, the son of William and Zerviah (Stanley) Parker. He was educated privately, taught school in youth, studied law, and was admitted to the bar in 1732. He received his appointment as Register from Governor Belcher. He was for a time Surrogate Judge of the Admiralty, and was for many years the only notary public in the province. He was clerk of the commission to settle the boundary line between New Hampshire and Massachusetts in 1737; was a Representative in the Assembly from 1765 to 1774, and was a Justice of the Superior Court from 1771 to the end of the Province Period. As a lawyer he stood at the head of his profession and his counsel was widely sought in legal matters. He was a great reader and a close student of classical literature. Harvard College, in 1763, conferred upon him the honorary degree of Master of Arts. He married Elizabeth Grafton in 1728, and had eleven children. John P. Hale was one of his grand-children. He died April 21, 1781.

Judge Parker was a remarkably fine penman, his hand-writing almost rivalling the finest copper plate, and the records of the Probate Court, as kept by him during the many years of his service, are admired to the present day by those having occasion to examine the same, for the clearness, smoothness and fairness of hand with which they are distinguished.

As in case of the former volumes of this series, the compilation of Volume III has been in charge of Capt. Otis G. Hammond, long the capable assistant in this department.

> HENRY H. METCALF, Editor of State Papers.

August 30, 1915.

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William, Londonderry, 1745/6	•					331
						00
Nason, Jonathan, Hampton Falls,	741		•	•	•	82
William, Falmouth, Me., 1748		•	•			571
Neal, Richard, Newcastle, 1748.						551
Newmarch, Mark, Portsmouth, 174	· +	·	•			219
Noyes, Innotny, navernin District	, I/45)	•	•		303
Nudd, Samuel, Hampton, 1746		•		•		392
Nutter, Hatevil, Newington, 1745	•					310
John, Newington, 1746 .				•		393
Odiorne, Ebenezer, Portsmouth, 17	46/7					437
Odlin, Dudley, Exeter, 1717	+ • / /					506
Odlin, Dudley, Exeter, 1747 . Ox, Robert, Boston, Mass., 1748	•					562
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Page, Christopher, Hampton, 1740						2
Samuel, Hampton, 1747						459
Paine, Philip, Rye, 1746 .						380
Pattee, Peter, Haverhill District, 1	748	•	•	•		565
Peacock, John, Portsmouth, 1744					•	2II
Pease, Nathaniel, Newmarket, 1749		•	•	•		678
Peirce, George, Portsmouth, 1747/8	3.			•		531
Joseph, Portsmouth, 1748 .			•	•		555
Joshua, Portsmouth, 1742 .	•		•			131
Perkins, Nathaniel, Somersworth, 1	748	•	. 8			552
William, Newmarket, 1740/1	•	•	•			25
Philbrick, Ephraim, Exeter, 1747						451
John, Hampton Falls, 1747/8						534
Joseph, Exeter, 1749 .			•			723
Nathan, Hampton, 1749 .		•	•			683
Thomas, Hampton, 1747 .		•	•			442
Philpot, James, Dover, 1747 .	•	•				491

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Pickering, Samuel, Portsmouth, 1748						597
Sarah, Portsmouth, 1749						748
Thomas, Portsmouth, 1744/5		•	•			254
Pike, Solomon, Portsmouth, 1741	•	•	•	•	•	54
Pinkham, James, Dover, 1749 .						740
Piper, John, Stratham, 1743 .	•	•	•	•	•	189
Plaisted, Sarah, Portsmouth, 1749						732
Plummer, Richard, Dover, 1745 .					•	270
Pray, John, Portsmouth, 1742 .						142
Prescott, Jonathan, Kensington, 1745	5	•	•	•	•	272
Rand, Nathaniel, Rye, 1740						-
Randall, Nathaniel, Durham, 1749						5
Reed, Hugh, Newcastle, 1747						659
			•			450 187
, 5 , 110			•			•
				•		628 580
Robbins, William, Portsmouth, 1748	•	·	•			583
					•	589
John, Brentwood, 1746	•	•	•	·	•	413
John, Somersworth, 1749	•		•	•	·	680
Johathan, navenin District, 1/2	to	•	•	•	·	371
Joseph, Dover, 1744	·			•	·	200
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Thomas, Dover, 1745/6	•	•		•	•	338
Robinson, John, Exeter, 1749 .	•	•	•	•	•	719
Thomas, Epping, 1745 .	•	•	•	•		275
Rogers, Nathaniel, Portsmouth, 1746)	•	•		•	347
Rollins, James, Newington, 1743	•	•	•	•	•	191
			•			641
Joseph, Stratham, 1746/7 .						438
Rundlett, James, Exeter, 1742 .						118
James, Exeter, 1749						72 I
Satchwell, Stratham, 1744/5						248
Russ, John, Concord, 1743/4 .						195
Rust, Henry, Stratham, 1748/9 .						653
Rymes, Christopher, Portsmouth, 17						28

Sanborn, Benjamin, Hampton Falls,						516
Benjamin, Newmarket, 1744			•		•	206
Ebenezer, Hampton, $1744/5$			•			249
Ephraim, Epping, 1749						697
Jonathan, Kingston, 1740/1	•	·	•	•		8
Sargent, Jacob, Chester, 1749 .			•			717
Savage, John, Portsmouth, 1742			•			115
Sawyer, Joseph, Kingston, 1748			•			563
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Scammon, William, Stratham, 1743	•	•		•	•	180
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William, Rye, 1745	•				•	244
Senter, John, Londonderry, 1742	•					III .
Shaw, John, Hampton, 1746 .	•					365
Joseph, Kensington, 1743 .						178
Sherburne, Job, Portsmouth, 1748						615
John, Newcastle, 1743						181
John, Newcastle, 1748 .						552
Joseph, Portsmouth, 1744/5						239
· Mary, Portsmouth, 1745 .						285
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						473
Sinclair, John, Exeter, 1747 .						490
John, Stratham, 1745 .						306
Samuel, Exeter, 1748/9						651
Slade, Arthur, Newmarket, 1746/7						425
Sleeper, Thomas, Kingston, 1746/7						422
Smith, David, Brentwood, 1747.						484
Elisha, Hampton, 1748 .						623
Jacob, Exeter, 1741 .						73
John, Durham, 1748						571
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Josiah, Stratham, 1748/9						631
$J = (1 + 1)^{-1}$						0

Smith, Samuel, Haverhill District, 1746/7	,				427
Samuel, Newbury, Mass., 1748					555
Snow, Joseph, Hudson, 1747					490
Spaulding, Phineas, Nottingham, 1746					411
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Stockbridge, Abraham, Stratham, 1745					276
Stockman, Robert, Kingston, 1741/2					95
Swett, John, Kingston, 1748					568
John, Jr., Kingston, 1748					577
Taylor, Abraham, Dunstable, 1743 .			•		176
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Thomas, James, Nottingham, 1746 .					42 I
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William, Londonderry, 1745					295
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Thomas, Hampton Falls, 1747 . Waterhouse, Arthur, Portsmouth, 1746 Samuel, Portsmouth, 1744	• • •	• • •	• •	• • •	441 390 234
Watson, William, Portsmouth, 1743 . Weare, Ebenezer, Hampton Falls, 1741/2 Peter, Hampton Falls, 1746/7 .	?			• •	564 178 99 437
Webster, Nathan, Chester, 1745/6 Nathaniel, Exeter, 1744/5 Weeks, Jonathan, Greenland, 1746					65 339 237 400
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White, Nathan, Newcastle, 1747	•				466
Samuel, Portsmouth, 1744/5					244
Whitehouse, Thomas, Dover, 1744					228
Wiggin, Henry, Stratham, 1748/9					644
Joseph, Newmarket, 1749 .					678
Wight, Ebenezer, Litchfield, 1746					365
Willey, John, Salem, Mass., 1743					158
Williams, Edward, Hampton Falls, 1	746				394
Wills, John, Portsmouth, 1740/1.		•			15
Wilmot, James, Dover, 1746 .					348
Wilson, Mary, Greenland, 1749 .					729
William, Londonderry, 1745/6					332
Wooden, John, Portsmouth, 1744				•	218
Wormwood, William, Durham, 1743					153
Worthen, John, South Hampton, 174	I				75
Wright, Ebenezer, Litchfield, 1746	•		•		463
Yeaton, John, Somersworth, 1747					505
Young, John, Dover, 1741 .					

NEW HAMPSHIRE WILLS

ISRAEL HODGDON 1739/40

In the Name of God amen the twenth first day of Jenuary anno Dom. 1739/40 Isral Hodsdon of Dover in New hampsheir in New England being sick in body * * *

Itm I give and bequeath to my loveing Wife Ann hodsdon all my quick stock as oxen Cowes young Cattell horses horsekind sheep swine and allso all my houshold goods that is to say bedes bedin of Every kind and allso Iron were brass puter wooden were of every kind and all the Utenshalls to the house belonging

Itam I give and bequeath to my son Israel Hodsdon twenty acors of land being part of my write in the division of the Common the s^d Israel hodsdon paying to his brother Moses hodsdon of barwick twenty pounds Corrant money of sd province within six month after my deses

Itam I give and bequeath unto my Son Shadereck hodsdon teen acors of land being paert of my write in the division of the Common

Itam I give and bequeath unto my three Sons Israel hodsdon Moses hodsdon and Shadereck hodsdon all my ox tackling as yokes Chanes and whells and Such things as belongs there untoo to be Equelly divided betwen them and allso my wering Chlous to be divided betwen sd three sons

Itam I give and bequaeth to my two daughters Mary Randal abigall Ham all that part of the Movable Etate that shall Remain at my Wife deses to be Equel divided betwen them and I do hereby mak and appiont my loving wife ann hodsdon full and sole Executex of this my last will and testament here by Revoking Disanneling and makeing void all former wills and bequests by me made and declareing this onely to be my last will and testament in wittness where of I have here unto sett to my hand seal the and yere above s^d singd

Seald published pronounced and delivered by the hand of Irael hodsdon to his last and testament in the presants of Richard Clark Robert Evens Sarah Evens [Proved Jan. 30, 1750/1.]

[Bond of Ann Hodgdon, widow, with Moses Hodgdon and Shadrack Hodgdon, yeomen, as sureties, all of Dover, in the sum of £500, Jan. 30, 1750/1, for the execution of the will; witnesses, Hatevil Hall and Joseph Drew.]

CHRISTOPHER PAGE 1740

HAMPTON

In the name of God Amen this sixteenth Day of August Anno Domini 1740 and in the fourteenth year of his Majesties Reign Georg the Second King over Grate Britain & I Christopher Page of Hampton in the Provence of new Hampshier in new England yeoman * *

Imprims I give and bequeath to Abigail my Dearly beloved wife two Cows which my son shubal Page is to find & keep for her yearly During her nateural life I also give to my said wife the Eastly End of my Dwelling house with the Conveneicies of it and two Cord of wood and two bushels of Indian Corn and forty Pound wait of beef to be found her by my son Jonathan Page yearly and every year and also two Cord of wood and two bushels of Indian Corn and forty Pound wait of beef to be found her by my son David Page yearly and Every year and also my son Jeremiah Page to find my said wife two Cord

his Israel \times hodsdon mark of wood and one bushel of wheat yearly every year And what so ever elce is wanting and nessecery and Convenciant to make her Life Comfortable with suteable tendance in health and in sickness to be found and Provided for her by my son Shuball Page I also give and bequeath to my said wife all my moveables within Dores (Except my wereing Clothes) to be at her Disposeing: Excepting also my grate Bible

Itam I give and bequeath to my beloved sons Jonathan Page and David Page (besides the land and marsh which I have alredey given them in Deeds) all the land I bought of Robert Moulton Laying between where they Live and where Said moulton Lives to be Equally Devided between them I also give and bequeath to my said son Jonathan Page my grate Bible he to have itt after mine and my wifes Deceass

Itam I give and bequeath to my beloved son Jeremiah Page all my land that I have Laying northly of Lettle River in the first Division of the five Divisions in Said Hampton and one acre of land in the Second North Division Joining to Daniel foggs land near where said fogg Lives with two thirds of one Right in said first Division southly of Lettle River and also one share of marsh on the Grate neck so called with one acre of medow in my medow adjoining to my Pastour near the East feild so called called the lettle medow begining att a Larg Rock on the Edg of the upland on the north eastly Part of my said Pastour to run from said Rock north west to the River or Pond extending north eastly untill one acre is compleated and also one Quarter of one Right in the township of Chichester and one share of marsh in Lettle river marsh near hog Island

Itam I give and bequeath to my beloved Daughter Abigail: wife to william Moulton five Pounds in Passable money to be Payed to her by my said sons Jonathan Page and David Page each to Pay two Pounds & Ten shilling to her with in two year after my Decease

Itam I give and bequeath to my beloved Daughter Mary wife to Samuel Dow ten Pound in Passable money five Pound

of itt to be Payed to her by my Son Shuball Page and five Pound of itt to be Payed to her by my sons Jonathan Page and David Page equelly between them

Itam I give and bequeath to my beloved Daughter Leddea wife to John Towle five Pounds in Passable money to be Payed to her by my sons Jonathan Page and David Page Each to Pay two Pound and ten shillings of itt to her

Itam I give and bequeath to my beloved Daughter Tabitha Page three Pounds in Passable money to be Payed to her by my son Jeremiah Page

Itam I also give and bequeath to my said son Jeremiah Page one acre of marsh in my marsh near worthington moultons house Joining to marsh of Benjamin Lampreys on the south and upland of s^d moultons on the east

Itam I give and bequeath to my beloved Son Shubal Page my Dwelling house and Barn and all my buildings in Hampton onely resarveing the eastly end of my Dwelling house for my wife Dureing her natural Life I also give to my said son Shubal Page all my land in my home lott where my Dwelling house stands with all my land in the twelve shares so called and my land I had of Reuben Derbon in the first Division of the five Divisions with my share of land in Timber Swamp and all other my land and marsh and medow which I have in Hampton which I have not other ways Disposed of I give and bequeath to my said son Shubal Page with one Quarter of one Right in the town ship of Chichester and all my husbandrey Implements and moveables with out Dores and all my stock of Cattle

Itam I give and bequeath to my four sons viz Jonathah page David page Jeremiah Page and Shuball Page my wearing Clothes to be equelly Devided between them

Itam I also give and bequeath to my said Daughter Tabitha Page forty shillings in Passable money to be Payed to her by my said sons Jonathan Page and David Page Equelly between them I Do Likewise Constitute make and ordain my said sons viz Jonathan Page and Shuball Page my executors of this my Last will and testiment and I Do here by utterly disallow revoke and Disannul all and everey other former testiments wills Leaguecies and bequests and Executors by me in any ways before named willed and bequeathed ratifieing and conferming this and no other to be my last will and testiment in wittness where of I have here unto sett my hand and seal on the Day and year with in written

signed sealed Published Pronounced and Declared by the said Christopher Page as his Last will and testiment in the Presence of us the subscribers Samuel Palmer Junr Samuel Garland John marston [Proved Feb. 27, 1750/1.]

[Warrant, Feb. 27, 1750/1, authorizing Samuel Palmer, Jr., and Josiah Moulton, yeoman, both of Hampton, to appraise the estate.]

[Inventory, March 13, 1750/1; amount, £6422.10.0; signed by Samuel Palmer and Josiah Moulton.]

NATHANIEL RAND 1740

In the Name of God Amen This: 15th: Day of Sep^{er}: 1740 I Nathaniel Rand of the Parish of Rye: of the Town of Newcastel in y^e: Province of Newhampshire in Newengland: being Now Weak in body * * *

Imprimes I Give unto my Beloved Wife Elizabeth Rand : leberty to live in y^e: West End of my Dweling house so long as

5

Christopher Page

RYE

she shall live : & to Improve one Half of my Real Estate & : one Half of my barn so long as she shall live : I allso Give to my s^d: Wife two Cows & : six sheep : & all my movables in my house to dispose of them as she Pleases amongst my Children : & Six Cord of Good fire Wood : ayear & : Every year So long as she shall live : & : I order my son John Rand : to find her with the Wood att y^e: dore of her house :

Itaim I Give unto my Son Joshua Rand Twenty Shilings : & : I order my son John Rand to Pay it to him the Reason is y^t: I Give him no more: is because he has had his Portion all Redey :

Itaim I Give unto my Son Amos Rand : one Half acre of Thach Ground Which lyes in Sandy Beach Pond : next to his Joshua Rands Thach Ground :

Itaim : I Give unto my Son Nathaniel Rand : Ten Pounds
 & : I order my Son John Rand to Pay it to him

Itaim I Give unto my Son John Rand : y^e East End of my Dweling & : one Half of my barn & one Half of all my Real Estate y^t I have in y^e Parish of Rye Perticulerly one Half of my home Stead one Half of my medow Ground & one Half of my Paster land : & one Half of Salt marsh & : one Half of my thach Ground : I allso Give unto my S^d: Son y^e: other half of my house & barn & : all my Real Estate y^t: I have in s^d: Parish of Rye : he is to have att his s^d: mothers Deceas:

Itaim : I Give unto my Daughter Sarah Jordain Five Pounds &: I order my Son John Rand to Pay it to her

Itaim : I Give unto my Daughter Elizabeth : Philbrick Five Pounds & I order my son John Rand to Pay it to her :

Lastly my Will & : meaning is y^t : What Debts & Dues are owing from me : I order my Son John Rand to Pay them : & what Debts are Du to me : I order my Son John to Receive them for him Self : & : I Doe appoint my above Named Wife Elizabeth Rand : & my above named son John Rand : to be Executors to this my last Will & : Testament : And in Confirmation here of : I have here unto sett my hand & seal : y^e : day & : year above mentioned : In y^e: Fourteenth: year of King George y^e: Second : his Reign over Grat Britain

Signed sealed & Declared by : Nathaniel Rand Nathaniel Rand : to be his last : Will & : Testament In Presence of us Witneses : Sam¹¹: Parsons francs : rand Jabez Smith [Proved April 9, 1759.]

[Bond of Elizabeth Rand, widow, and John Rand in the sum of \pounds 500, April 9, 1759, for the execution of the will ; witnesses, William Parker and Thomas Wendell.]

1740/1

JOHN FERNALD

In the Name of God Amen I John Furnell of Portsmouth in the Province of New Hampsh^r Mariner being in Good health & of Sound Mind & Memory but knowing I must Dye & not knowing how Soon Do make & Ordain this to be my Last Will & Testament Concerning Such Worldly Estate as God has been pleased to give me

And first my will is that all my Debts & funeral Charges should be first paid—And the Residue of my Estate Real & personal I give Devise & bequeath in manner & form following that is to Say the One half part thereof unto Katherine my well beloved wife & to her Heirs & assigns—And the use & Improvement of the other half during the time that She shall be & Remain my Widow But upon her Death or Marriage again the said other half to go to & become the Right & property In Fee Simple of my child or Children that Shall Survive me in Equal parts or Shares

And I make my Said wife Sole Exec^x of this my Last Will & Testament & Revoke all other wills by me in any manner here-

PORTSMOUTH

tofore made Ratifying & Confirming this alone to be my Last Will & Testament In Witness whereof I have hereunto Set my hand & Seal the twelfth Day of Jan^{ry} One thousand Seven hundred & forty & in the 14th Year of his Majesty's Reign Signed Sealed & Declared by the Iohn Furnell

Said Jn° Furnald to be his last will & Testm^t, in presence of us W^m Parker George Libbey Elizebeth Parker [Proved April 19, 1750.]

JONATHAN SANBORN 1740/1

KINGSTON

In the Name of God Amen

I Jonathan Sanborn of Kingston in the Province of Newhamshire in New England being aged & weak of Body * * *

I. I give & bequeath to my Sons Samuel & Jonathan all my Lands Estates, debts & rights of mine of what Name or Nature soever which have not been already disposed of except such are hereafter named.

2. I give & bequeath to my Six Daughters viz Elizebeth, Acha, Margaret, Love, Sarah, Mary or their Heirs three Pounds, that is, ten Shillings each.

3. I give & bequeath unto Elizebeth Sanborn my beloved Wife all my movables except my wearing cloaths during her natural Life : & to dispose of at her death I also give & bequeath unto her, to be paid by my Executors, during her natural Life yearly & every Year six Bushels of Indian Corn, two Bushels of Malt, two Bushels wheat & two Bushels of Rye, fifty weight of Pork & sixty weight of Beef all good & Merchantable, also they are to find one convenient fire-room & Wood sufficient to maintain ene Fire, & the Milk of one Cow.

And I do by these Presents constitute & appoint my Trustees my well beloved Sons Samuel & Jonathan Sanborn to be my Executors to this my last Will & Testiment : And for confirmation of all above written : I the abovesaid Jonathan Sanborn, have hereunto set my Hand & affixed my Seal this twenty fourth of January, in the Year of our Lord 1740,41. & in the fourteenth Year of the reign of our Sovereign Lord George the Second of Great Brittain, France & Ireland, King

Signed, sealed & delivered in Jonathan Sanborn Presence of

Eben^r Stevens

Cornelius Clough

Nathaniel Dummer

[Proved May 26, 1742, and administration granted to Henry Sherburne and Moses Sleeper, principal creditors, the executors refusing to act.]

[Warrant, Oct. 28, 1741, authorizing Ebenezer Stevens and Jedediah Philbrick, both of Kingston, to appraise the estate.]

[Inventory, April 9, 1742; amount, £109.3.8; signed by Ebenezer Stevens and Jedediah Philbrick.]

[Warrant, June 1, 1743, authorizing Jeremy Webster and Jeremiah Hubbard, both of Kingston, to receive claims against the estate.]

[List of claims, signed by Jeremy Webster and Jeremiah Hubbard; amount, £228.7.3.]

[Administrator's account of the settlement of the estate; amount of estate, $\pounds_{124.9.2}$; expenditures, $\pounds_{37.16.0}$; allowed Aug. 29, 1744.]

[License to the administrators, April 25, 1744, to sell real estate.]

[Probate Records, vol. 15, p. 328.]

[Division of the estate among the creditors; allowed July 30, 1746.]

NATHANIEL STEVENS 1740'I STRATHAM

 \sim [Administration on the estate of Nathaniel Stevens of Stratham, yeoman, granted to Sarah Stevens, widow, and David Stevens, yeoman, both of Stratham, Jan. 28, 1740/1.]

[Probate Records, vol. 15, p. 81.]

[Warrant, Jan. 28, 1740/1, authorizing Moses Leavitt and Edward Fifield, both of Stratham, to appraise the estate of Nathaniel Stevens, administration of which is granted to his widow, Sarah Stevens, and David Stevens.]

[Inventory, April 13, 1741; amount, £1211.16.0; signed by Edward Fifield and Moses Leavitt.]

[Administrators' account of the settlement of the estate; expenditures, £80.0.8; exhibited Oct. 27, 1742.]

[Warrant, Oct. 27, 1742, authorizing Walter Bryent of Newmarket, yeoman, William Moore, George Veasey, Jr., yeoman, and Benjamin Taylor, Jr., yeoman, all of Stratham, to divide the real estate.]

Province of \ Whereas we ye Subscribers with others where Newhamp^r \ authorized and Impowerd (to Divide the Real Esteate of Nathaniel Stevens Late of Stratham yeoman Deceased) By the Hon^{ble} Andrew Wiggin Esq^r Judge of ye probate of wills &: C:) to and amongst ye widdow and Children of the Said Deceased Persuant thereunto we the Subscribers have Divided S^d Real Estate in the following manner viz We have Sett off to the widow Saray Stevens one full third part of s^d Esteate In Six pieces of Land numbered as in the plan of S^d Return Referanc there to being had and Bounded as follows the first piece of Land is part of that pasture Comonly Called the hill pasture it begins at ye way twenty three Rods South Easterly from ye Easterly Corner of Benja talor Juner his Land at s^d way at a Stake and from s^d Stake it Runs South thirty five Degrees west about twenty four Rods to ye fence between s^d

pasture and Jonathan Rawlings his Land and then from thence on a streight Line as v^e fence Runs South forty Degrees East twenty five Rods and one quarter to a stake and then Runing to yº way first mentioned North thirty five Degrees East and then by s^d way to v^e Stake first mentioned where it began the Second Lott is the west End of the house Lott beginnig at ye westerly Corner at yº afore sd way and Easterly Bounding on s^d way forty one Rods as y^e way Runs to within about one Rod Square of with ye west end of ye house then it Runs north fourteen Degrees west to the north Side of s^d Lott and then Bounding on the north side of S^d Lott as v^e fence goes to the west End of S^d Lott and then over to y^e afore s^d way to the place where it began the third Lott Set of to the widdow Layes in the S^d house Lott and takes its begining at s^d way twenty Rods Easterley from ye Last mentioned Second Lott at a Stake and then Runs north fourteen Degrees west to v^e north Side of S^d house Lott then Runing Easterly keeping the whole Breadth of S^d house Lott twenty five Rods & four feet the widow her fourth Lott Lays on v^e South Side of the afore s^d way over against the Last mentioned third Lott and begins at s^d way at a stake which is the north Easterly Bound Stake of a Lott of Land hereafter in these presents to be Sett of to Samuel Stevens and from s^d Stake it Runs So far Easterley as the way Runs as to Contain Eight Rods and three quarters of one Rod on a Line to Run north Seventy two Degrees East and then Runs south Eighteen Degrees East keeping that Breadth of Eight Rods & three quarters until it Comes to that meadow Comonly Called and Nown by the name of temple meadow to the fence there Standing the widow's fifth Lott Lays in the Same pasture that the fourth Lott Lays in and begins So far north East ward on s^d way Distant from s^d fourth Lott as will Contain twenty three Rods and one quarter of a Rod on a Square angle from s^d fourth Lott at a Stake by s^d way and then Runs on S^d way So far north Eastward as to Contain Eight Rods & one half Rod on ye afore Sd angle then Runing South Eighteen Degrees East keeping that Breadth of Eight & one half until it Comes to the fence at temple meadow afore S^d the widow her Six and Last Lot begins at y^e afore s^d way Seventeen Rods and one quarter of a Rod on a square angle from S^d fifth Lott at a Stake and then Runs ten Rods and one half Rod on s^d Square angle viz: north Seventy two Degres East and from s^d way Runs Down South Eighteen Degres East to the fence at S^d temple meadow keeping that Breadth of ten Rods & one half Rod We have Likewise Sett of to y^e widow the Lower Rume in the East End of the house and half the Seller and one third of the Chamber over s^d Rume viz: the South Side of s^d seller and Chamber and one third part of the Barn to Run from y^e East End So far toward the west End of s^d Barn as to Contain the one third of y^e Lenth of s^d Barn—

Secondly we Sett off to Nathaniel Stevens the Eldest Son for his two Shirs In s^d Estate a piece of Land Lying in that pasture Comonly Caled the hill pasture to begin at a Stake about aleven Rods Distant from that Corner next to the house Lott afore s^d at the afore s^d way and Runs from S^d way and S^d stake South forty Eight Degrees west to the South west Side of S^d Lott or pasture to a white oak tree there Spotted and then Bounding on Joseph Rawlings his Land Round as the fence now Stands to the S^d way where it began with one Sixth part of one whole Right in the town of Bow S^d Right being part of S^d Real Estate with half the west Chamber and half the garret over s^d Chamber and one Sixth part of two thirds of the Barn to begin at the west End & Run toward the East So far as to Contain the one Sixth part of two thirds of s^d Barn

thirdly We Sett off to Samuel Stevens for his Shire of S^d Esteate one Lott of Land Lying on y^e South side S^d way to the Eastward of Joseph Rawlings his Land begining at a Stake at y^e Corner of S^d Rawling his Land & Runs by s^d way Eleven Rods and two thirds of one Rod to a Stake a Bound of the widow her fourth Lott and then Runs Down by s^d widow her fourth Lott and s^d Rawlings his Land on y^e other s^d and so on to Jacob Low his possesion on Bourth Side until it Runs thro temple meadow or Swamp with the one twelfth part of one whole Right in the town of Bow and one Quarter part of west Chamber and one twelfth part of two thirds of y^e Barn to Joyn to the above s^d nathaniel stevens his part

Fourthly we Sett off to John Stevens for his Shire in s^d Estate a peice of Land begining at the s^d way And Runs Down Southerley Bounding on y^e East by Land in the possesion of abraham tilton & on the west by the widow's Sixth Lott to temple meadow afore s^d to the fence there Standing with one twelfth part of one whole Right in the town of Bow with one Quarter part of two thirds of y^e Chamber in y^e East End and one Quarter of y^e garret above s^d Chamber & one twelfth part of two thirds of the Barn next Joyning to the part Set off to y^e widow

Fifthly we Sett off to David Stevens for his Shire of S^d Estate a peice of Land on which the house and Barn Stands to Lay twenty Rods wide on y^e afore s^d way and to Run northerly Bounding on y^e widow's Second and third Lotts between s^d Lotts the whole Breadth of the afore s^d house Lott with one twelfth part of one whole Right in Bow and the Lower Rume in y^e west End of the house and one third part of the Seller and one Quarter part of two thirds of the Barn to Joyn next to Samuel Stevens his part

Sixthly we Sett off to Benj^a Stevens for his Shire in S^d Estate a peice of Land begining at y^e afore s^d way at A Stake Standing at y^e north west Corner of the widow's Sixth Lott and Runs by s^d Lott Eight Rods and one half Rod wide on a Square angle and to Run from y^e afore S^d way to temple meadow So Called with the one twelfth part of one whole Right in Bow and one Quarter part of two thirds of y^e Chamber in y^e East End of s^d house and one Quarter of the garret above s^d Chamber and one twelfth part of two thirds of the Barn Joyning to John Stevens his part above s^d

Seventhly we Sett off to Mary Burley (y^e wife of Joseph Burley) one of the Children of s^a Deceased for her Right or Shire of S^a Estate a peice of Land begining at y^e northerly Corner

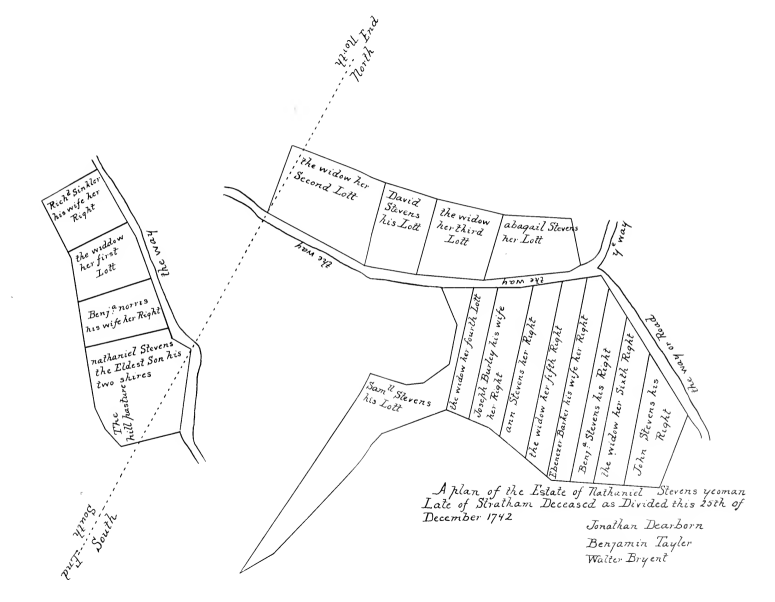
of the widow's fourth Lott at the afore s^d way at a Stake and Runs by s^d way So far as to Contain twelve Rods & one half Rod wide on a Square angle from S^d thirds and So to Run from s^d way keeping that Breadth of twelve Rods and one half Rod to s^d temple meadow to S^d fence with one half of the garret in y^e west End of the s^d house and one twelfth part of two thirds of the Barn to Joyn to David Stevens his part of s^d Barn with one twelfth part of one whole Right in y^e town of Bow

Eighthly we have Sett off to Catharine Sinkler (y^e wife of Rich⁴ Sinkler) for her Shire in s⁴ Estate all the Land in the hill pasture So Called that Lays between the first Lott Sett of to y^e widow and Benj^a talor Juner his Land it being about twenty three Rods Square on Each side with one twelfth part of one Right in Bow

Ninthly we Sett off to mehittebell Noris (the wife of Benj^a Noris) for her Shire in S^a Estate a peice of Land in that pasture Called the hill pasture it being all the Land in s^a pasture that Lays between nathaniel stevens his shires and the first Lott Sett off to the widow with one twelfth part of one Right in Bow

Tenthly we Sett off to Saray Barker the wife of Ebenezer Barker for her Right or Shire in s⁴ Estate apeice of Land Laying on the South Side of the afore s⁴ way and begins at a Stake in the northerly Corner of y^e fifth Lott Sett of to the widow and Runs So many Rods by s⁴ way as Contains Eight Rods and three quarters on a Square angle from s⁴ fifth Lott and to Run by s⁴ fifth Lott keeping that Breadth of Eight Rods and three quarters until it Comes to s⁴ temple meadow to the fence there with one twelfth part of one Right in Bow and one quarter of y^e west Chamber and one twelfth part of two thirds of the Barn to Joyn to mary Burley her part

Eleventhly we Sett off to ann Stevens for her Shire in S⁴ Estate a peice of Land Lying between the Land Sett off to mary Burley and the fifth Lott sett of to y^e widow Bounding on said Lotts on Each Side and the afore s⁴ way on one end and temple meadow So Called on y^e other End it being ten Rods and three quarters



of one Rod wide on a Square angle from s^d Lotts with the one fourth of two thirds of the Chamber in the East end and one fourth of y^e garret over S^d Chamber and one fifth of one third of the Barn to Joyn to Benj^a Stevens his part of S^d Barn with one twelfth part of one Right in Bow—

Twelfthly we Sett of to abagail Stevens for her Shire in s^d Estate a peice of Land Laying in the house Lott So Called to begin at the third Lott Sett of to the widow and to Run Easterly y^e whole Breadth of S^d house Lott to the north East End of S^d house Lott and one twelfth part of one Right In Bow and one fourth part of two thirds of y^e Chamber In y^e East End of the house and one fourth of the garret over s^d Chamber and one fifth part of the two thirds of the Barn to Joyne to ann Stevens her part of s^d Barn

A Return of the Division of the Real Estate of nathaniel Stevens yeoman Late of Stratham Deceased as made $\tilde{\mathcal{P}}$ us the Subscribers this 25th Day of December annoque Domini 1742

Jonathan Dearborn Benjamin Tayler Walter Bryent

JOHN WILLS

1740/1

PORTSMOUTH

[Administration on the estate of John Wills of Portsmouth, mariner, granted to John Lang of Portsmouth, yeoman, Jan. 28, 1740/1.]

[Warrant, Jan. 28, 1740/1, authorizing Thomas Bickford and Thomas Cotton, both of Portsmouth, to appraise the estate.]

[Inventory, Feb. 11, 1740/1; amount, £226.17.5; signed by Thomas Cotton and Thomas Bickford.]

JOHN CATE

1740/41

GREENLAND

In the Name of God Amen I John Cate of Greenland in the Province of New Hampsh^r: Housewright being in Good health * * *

Imprim^{*}: I give & Devise to my Son William Cate the One half part of all my Lands of what nature or kind soever they be or where Soever Situate lying & being with the whole House he now lives in & the Land whereon it Stands with one half of my Corn Mill Stream & Privileges with one half part of all the rest of my Buildings (Excepting the house wherein I now Dwell & Land it Stands on) and half my Carpenter's tools & half my tools & Implements of husbandry To have and to hold unto my Said Son his heirs & Assigns forever

Item I give & Devise to my Son Eleazer Cate the other half part of all my Real Estate wherever the same is (Excepting the House & Land before herein given to his Brother William) with the other half of all my Buildings & the whole of my Dwelling house which is first above Excepted out of my son William's part and the Land whereon it Stands only Reserving a fire Room therein for the use of my wife as is afterwards Expressed and also the other half of my Carpenters tools & Implements of Husbandry I also give my Said Son Eleazer all my neat Cattle & Sheep To have & To hold unto my said Son his heirs & Assigns forever—

Item I give to my Son Samuel the Sum of twenty pounds to be paid as herein after is Express'd—

Item I give to my Son Ebenezer the like Sum of twenty pounds to be paid as aforesaid.

Item I give to my son John Cate's Eldest Son the Sum of ten pounds to be paid as afores^d—

Item to my Daughter Jane Beck I give three pounds to be paid in like manner`

Item I give to my Daughter Mary Matthews the like Sum of three pounds to be so paid

Item I give to my Daughter Martha Bracket three pounds to be so paid—

Item As my Daughter Rosamond Knight is Deceased without Issue I give to her Husband Moses Knight the sum of five Shillings only if he ever comes & Demands it of my Exec¹⁸—And my Will is & I hereby order my Sons William & Eleazer to pay all the afore Said Legacies in the produce of their farms within the Space of three years after my Decease—

Item I give & bequeath unto Judith my beloved wife the use of a Convenient fire Room in my Dwelling house during her being & Remaining my Widow and also her firewood to be bro't & Cut at her door fit for use by my two Sons William & Eleazer Equally & I further give her the Sum of thirty pounds a year to be paid Jointly by my Said Sons Annually during her Remaining my Widow as afores⁴ in the produce of their farms—Provided that She will accept this provision made for her in Lieu of her Dower & thirds in my Estate but if She will not Discharge my whole Estate of her Claim & Demand of Dower & thirds or if She Shall Marry again upon her Refusing & So doing the whole of the above Bequest & gift to her to Cease & Determine

Lastly I Constitute & Appoint my said Sons William & Eleazer Joint Exec¹⁸ of this my Last Will & Testament & give them Equally any other part or kind of Estate which I have not herein above mention'd & Dispos'd of & I order them to pay my Debts & Defray my funeral Charges within Convenient time after my Decease and also to pay & Defray the Funeral Charges of my Said wife if She Dies my Widow—

And I hereby Revoke all other Wills & Testaments by me in any Manner made—In Witness where of I have hereunto Set my hand & Seal the twenty fourth Day of February in the fourteenth Year of the Reign of Our Sovereign Lord George

1

the Second by the Grace of God of Great Britain France & Ireland King Defender of the Faith &c— Signed Sealed & Declared by John Cate the said John Cate to be his Last Will & Testament in presence of us Witnesses— Robert Hart Joseph Langdon Jun^r William Parker Republished Dec^r 28. 1742 In presence of William Parker Elizabeth Parker Daniel Moses [Proved Jan. 25, 1748/9.]

[Bond of William Cate and Eleazer Cate, yeomen, with James Whidden, gentleman, as surety, all of Greenland, in the sum of \pounds 500, Jan. 25, 1748/9, to execute the will; witnesses, William Parker and Nathaniel Sherburne.]

JONATHAN FOLSOM 1740/1 EXETER

[Administration on the estate of Jonathan Folsom of Exeter, yeoman, granted to his widow, Anna Folsom, Feb. 25, 1740/1.]

[Warrant, Feb. 25, 1740/1, authorizing Peter Gilman and Benjamin Thing, innholder, both of Exeter, to appraise the estate.]

[Probate Records, vol. 15, p. 95.]

[Inventory, May 26, 1741; amount, £3488.8.6; signed by Benjamin Thing and Peter Gilman.]

[Administratrix's account of the settlement of the estate; amount of personal estate, $\pounds_{468.10.6}$; expenditures, $\pounds_{497.13.0}$; allowed March 31, 1742; mentions "Supporting a Child of the

Intestate 66 weeks viz from the time of the Intestates Death to the time of y^e Exhib^g this Acco^t.'']

[Warrant, April 24, 1742, authorizing Major Peter Gilman, Benjamin Thing, gentleman, Daniel Gilman, gentleman, Josiah Gilman, physician, and Daniel Thing, weaver, all of Exeter, to divide the estate.]

[Probate Records, vol. 15, p. 179.]

In Pursuance To a warrant To us Directed By The Hon^{b1} Richard Waldron Esq^r Judge of the Probate of Wills &c authorising and Impowering us the Subscribers to Devide the Estate of Jonathan Folsom Late of Exeter yeoman Deceased To and amongst the widow and Children of Said Deceased In maner as Set forth In Said Warrant we have Therefore Devided the Estate of the afors⁴ Deceased to and amongst the widow & Children of Said Deces⁴ In manner as foloweth Viz

To John the Eldest Son of Said Deces^d we have alowed and Set of for his two Shares in Said Estate one Acre & half & twenty rods of Land in ye home Lot & is bounded as followeth, begining at the Corner of Peter Gilmans Garden by the way and thence bounding on the way till a line south $28\frac{1}{2}$ degrees west will clear his now dwelling House, & from the way running that point of Compas twelve rods to a stake, & then runs south 33 degrees, East two rods, & thence runs south $28\frac{1}{2}$ west till it Comes within twelve rods of the upper End of the s^d home Lot, or Orchard, to a stake, and thence to run East $28\frac{1}{2}$ degrees South to Nich^o Gilman Jun^{rs} Land; & then bounding on his & Peter Gilman afors^d Land to the bounds by the way: as also six acres of Pasture Land lying Joyning to the Land of Capt Levitts By Abra folsom Deces Land on the north East side of the way that Leads to Hampton, & is to Lay next to S^d Cap^t Levits Land-& to be of a wedth at both Ends & So to Exetend from S^d Cap Levits Land till it makes six Acres As also two third Parts of a quarter Part of a saw mill & Privileiges belonging to the same wich stands on the upper falls below Exeter Great Bridge.

2. And to the Widow of S^d Dec^d We have set of for her one third part of s^d Estate in the home place, two Acres one quarter & twenty nine rods of Land & is bounded as followeth, begining at the westerly Corner of s^d John Foulsam's Dwelling House and from thence to run North 33 degrees West one rod & thence South 28¹/₃ degrees west about nine rods to a Stake & thence Runs North 33 degrees West three rods; thence South $28\frac{1}{2}$ degrees west to the head line of the home place thence bounding on Nich Gilman Jun^r Land; till it Comes to the Afors^d Johns Lot And thence on Johns Lot to the Highway. As also one third part of the House with the Land adjoyning to it; as here mentioned: it being the upper half part of the old part of the House next the meeting House and the Land adjoyning bounded from the East side of the back door & thence runs South 6 degrees East Six Rods & four feet to the Easterly Corner of Mary's Lot hereafter Mentioned there being a stake; & from thence runs bounding on S^d mary^s lot North 39 degrees west to the highway-& thence bounds on the high way to the middle of the Old part of the House: as also one third part of one quarter of the grist mill, and one third part of the quarter part of the Sawmill both on the upper falls below the great bridge in Exeter as also fifteen Acres of Pasture Land up by Abram Foulsam's Afors⁴ It being all the Pasture Land that lies there besides the six Acres before Allow'd to John. As also four acres of Marsh at Hampton to lye on that End of the 6 acre Marsh next to the Sea to be of a bredth At both Ends. As also Seven Acres of Land over walls Cove lying on that side of the thirty Acres of Land that is there next to the foulsam's Land & to bound thro' the s^d thirty Acres of Land from the way that leads to Kingsington to be both Ends of a bredth till the seven Acres is Compleated; As also one third part of two Acre of Land in the Comon feild by Deacon Lords to be at the back End of S^d two Acre Lot square a Cross from the way that Leads to Little River to m^r oldlins Land.

3 And To Nath¹¹ son of s^d Dec^d we have set of for his Share in S^d Estate one acre a quarter & twenty nine rods of land bounded as follow's, begins at the upper Corner of the barn by the way and from thence running by the barn at that End till it Comes to the back side of the land belonging to the Heir of William Pike Dec^d and thence bounds upwards on S^d Land one Rod and half & thence runs South 32 degrees East five rods, & thence South $28\frac{1}{2}$ degrees, west to the head of the orchard & thence bounds on Nich^o Gilmans afors^d Land four Rods to the Widows thirds and thence bounds on the widows thirds, till it comes to the lower end thereof at Abigail's Lot, & runs on a streight Line to the lower Corner of the Barn by the way, as also the Barn standing on S^d Lot.—

4 And to Josiah one of the sons of s^d Deceas^d we have set of for his share In s^d Estate the lower End half part of the Old part of the house fronting the way and the land adjoyning as here mentioned: Viz begining at the Backside of the new part of the house where it Joyns to the old part of the house & thence bounds North 59 degrees East to a post in the fence by the way and then binding on the way to the Land before allow'd to the widow for her thirds; it being to the middle of the front of the house—as also seven Acres over the Cove being part of thirty Acres that lyes there & is bounded next to the seven acres before set of to the widow for her thirds & is to lay from the way thro' the Land both ends of a bredth till the seven Acres is Compleated as Also one Acre & one third of an Acre of marsh at hampton lying next to the widows thirds afores^d & is to run thro' the Marsh both Ends of a bredth till the one Acre & one Third of Acre is Compleated.—

5 And to Eliz^a one of the daughters of S^d Deceas^d we have set of for her part in S^d Estate with what she has before had in houshold goods one Acre & half & Eighteen rods of land in the Home lot & is bounded as follows beginning at Nath¹¹ Afors^d upper corner a rod & half above the barn on the Heir of Pikes land & then runs south 33 degrees East five Rods, & thence south $28\frac{1}{2}$ d. west, binding on Nath^{11s} lot to the head of the orchard and thence, binding on Nich^o Gilman's to Edward Gilman's land & thence on Edw^d Gilman's land & m^r Nich^o Gilman's land & on Perrymans land & on boudens land to the Heir of Pikes Land to the first bounds, As also two third parts of a quarter part of a grist mill & Privileige on the upper falls as Afors^d And also two third parts of one Acre of marsh at Hampton It being all that Remains there the widow & Josiah Having the Rest allowd to them—

6 And to sarah a Daughter of S^d Dec^d we have allow'd for her share in S^d Estate the Back part of the House It being all that part that is newest built, & the Land adjoyning as followeth-the bounds begining at the Old house on the Easterly Side of the door in the Corner where the new house Joyns to the old & from thence runs South 6 degrees East six rods & four feets binding on the widows Lot to a stake being the Corner of Mary's lot & from thence runs north $28\frac{1}{2}$ degrees west to the High way & thence bounding on the High way westerly till it comes to Josiah afors^d Lot & thence bounding on Josiah's lot to the house & so thro' the same on the back side of the Old part of the house to the first bounds.-As also nine Acres of pasture Land on the north side of walls Cove near the bridge in the way that leads to Kingsinton & is to be on the upper side of the fourteen Acrees that lays there next peter foulsams land: and is to bind from S^d folsam's land on Kingsinton road toward walls Cove two thirds of the bredth of the land at that, and such a bredth at the back end Next towards Hampton as Shall make the nine Acres so as to be a strait line on that side next the Cove

7 And to Abigail one of the Daughters of S^d Dec^d We have set of & allow'd for her share in S^d Estate besides what houshold goods She has already had one house Lot Containg twenty eight rods bounded as followeth: begining on the highway at the Easterly Corner of Sarah's lot & thence bounds on Sarah's & on mary's lot sout $28\frac{1}{2}$ degrees West till it Comes to the southerly Corner of mary's lot & to the lower End of Nath^{11s} lot & then to run south 33 degrees East three rods & thence north $28\frac{1}{2}$ degrees East to the Highway afors⁴ as also five Acres of pasture Land it being the remaining part of the fourteen Acres that lies below the Cove Sarah having the other nine allow'd to her before & bounded of —

8 And to Mary a Daughter of S^d Dec^d we have allowd & set of for her share in S^d Estate one hous lot Contains twenty Three rod & is bounded as followeth begining at the Corner of the Barn next the house by the way & thence bounds on the way towards the house three rods & thence runs South 39 degres East to a stake which stands in the line of Abigails Lot & thence runs south $28\frac{1}{2}$ West to Nath^{11s} Lot & thence bounds on Nath^{11s} Lot to the first bounds at the way: as also Eight Acres of Land which lies over wall Cove on Kinsinton road It being Part of 30 acres that Lais there and is to Lay Next to the Lot before Laid out to Josiahs and is to bound on Kinsington Road at that End & on the other end Next to Hampton from S^d Josiah's Lot to be both ends of a bredth till it makes eight Acres, to be a strait line on the uper Side.

9 And to lydia one of the Daughters of S^d Dec^d we have Allow'd & Set of for her Share in S^d Estate one house lot in the home place Containing twenty eight rods, & is bounded as followeth—begining at the Southerly Corner of the house lot afores^d Laid out to Abigail and thence runs bounding on the widows thirds South 33 Degrees East three rods & thence north $28\frac{1}{2}$ Degrees East to the high way & thence on the way to Abigail's lot, & thence south $28\frac{1}{2}$ degrees west on S^d Abigails lot to the first bounds, as also eight Acres of Land which lies over walls Cove and lays between Mary's lot & Capt: Deans land, It being all that remains of the thirty Acres Afors^d the Widow Josiah & mary having the rest Allow'd to them

10 And to $Sam^{11} A$ son of S^d Dec^d we have Allow'd for his share in S^d Estate one house lot Contains one hundred & Seven rods, & is part of the two Acre Lot that lies in the Common feild, by deacon lords & bounded as followeth beginning at the Corner of the way that leads to the little river & from thence bounded down the Country high way one half of the bredth of the twoo Acre lot & thence to extend that bredth back to the Widow thirds bounding on the upper side on the way that leads to the little river—As also forty six And a quarter Acres of land on the south side Exeter River below the black rocks It being part of the hundred Acres Comonly Call'd the Common Right & is to lay on the north side of S^d lot and to be of a bredth at both ends, to extend from the north side into S^d lot till the forty six Acres & quarter be Compleated; to be a strait line on the South Side.—

11 And to truworthy one of the sons of S^d Dec^d We have Allow'd & set of for his share in S^d Estate one house lot which contains one hundred & Seven rods & is part of the two Acres that lies in the Common feild, & is bounded Next to Sam^{11s} lot on the uper Side, on the lower Side on M^r Odlin's land on the back end on the widows thirds & on the Other end on the way: as also forty six Acres & quarter of land it being part of the Afors^d hundred Acre Comon right: & is bounded next to Sam^{11s} lot & is to extend into the land Southerly from Sam^{11s} lot, both Ends of a bredth till it makes the forty six Acres & quarter to be a Strait line on the south side.—

12. And to Anna one of the Daughters of S^d Dec^d we have Allow'd & set of for her share in S^d Estate besides the Goods she has had the Peice of marsh Comonly Call Greenfeild's marsh Containing about three Acres, As also three Acres of Marsh and flats which lays on Lary's Creek between lary's Land & David Gilman's land Husband to S^d Anna As also seven Acres & half of Land part of the hundred Acres Common right afors^d and is lay'd on the south side of S^d Hundred Acres Next to truworthy's lot, it being all that remains of S^d hundred Acres Sam¹¹ & truworthy Having the rest allow'd to them As also five Acres of land lying in Epping it being part of the forty Acres that was bought of Edw^d Gilman and is bounded as followeth, bounding & Laying across the Southerly End of Said forty acres of Land Both Ends to be of a bredth and a strait Line on the Northerly Side of Said five acers.

13 And to Jonathan one of the Son of S^{d} Dec^d we have allow'd & set of for his Share in Said Estate thirty five Acres of land lying in Epping by the Lawrences at lamper river it being part of the forty acres Afors^d that was bought of Edw^d Gilman & is the whole of the remainder of s^d forty Acres the other five being befor Set off to Anna, at the Southerly End of the Same

What is herin Contained In the beforegoing five Pages is the Division of the Estate of Jon^a folsom Late of Exter Yeoman Deces^d to and amongst the widow and the Children of S^d Deceased as made By us according to the Best of our Judgement; This 27^{th} day July 1742

Benj^a Thing Daniel Thing Daniel Gilman Peter Gilman Josiah Gilman

[Guardianship of Josiah Folsom, minor, son of Jonathan Folsom of Exeter, deceased, granted to Nathaniel Folsom Aug. 18, 1750.]

[Probate Records, vol. 18, p. 61.]

[Bond of Nathaniel Folsom of Exeter, with Samuel Clark of Stratham as surety, in the sum of £300, Aug. 18, 1750, for the guardianship of Josiah Folsom, minor, son of Jonathan Folsom; witnesses, Joseph Freese and Anna Freese.]

WILLIAM PERKINS 1740/I

NEWMARKET

[Administration on the estate of William Perkins of Newmarket, yeoman, granted to his widow, Mary Perkins, Feb. 25, 1740/1.] [Warrant, Feb. 25, 1740/1, authorizing Thomas Tufts, gentleman, and Walter Bryent, yeoman, both of Newmarket, to appraise the estate.]

[Probate Records, vol. 15, p. 102.]

[Inventory, May 25, 1741; amount. £922.3.0; signed by Thomas Tufts and Walter Bryent.]

[List of claims against the estate; amount, \pounds 554.14.0; mentions three children.]

[License to the administratrix, April 25, 1744, to sell real estate in Exeter.]

SARAH WENTWORTH 1740/1

PORTSMOUTH

In the name of God Amen

I Sarah Wentworth of Portsm^o in the Province of New Hampshire in New England Wido relect of John Wentworth of Portsm^o afores^d Esq Deceased * * *

2^d my will is & I Do hereby give & bequeath all the residue of my Estate both Real & Personall of what nature or kinde Soever or wheresoever to my Children & those that Shall be their Legal representatives to be Equally Divided amongst them in Equal Portions Except to my Daughter Elizabeth Loud who I hereby Exclude from any claim or Demand by this Legacy haveing Provided for her as follows—Viz—

 3^{dly} As to my Daughter Elizabeth Loud my will is that She Shall have an Equal Shear of my Estate the Value of which I Leave to my s^d Executors to asertain & my will is that what ever it Shall be Shall remain in their hands to be Improved by them for her use Support & maintanance as they Shall think best & to be paid her in Such Sums & at Such Times as they Shall think most for Her Comfort & I also think it Proper & Do hereby order & my will is that if there Should be any thing remaining unpaid of her Legacy mentioned in my Late Hus-

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bands Will that that Shal alsoe Lay in my s^d Executors hands & be Disposed of in the Same manner & for answering the Same Ends as is Expressed in this I tem of my will in relation to what I have ordred her out of my own Estate

Lastly I Do hereby nominate ordain & appoint my beloved Sons Benning Wentworth & Hunking Wentworth Esqrs to be the Executors of this my Last will & Testament hereby revokeing & Disallowing all former & other Wills by me made holding firm & Valid this & this only as my will & Testament

Signed Seald & Declared to be Sarah Wentworth the Last will in Presence of us Wittnesses March 20th: 1740/1 Jabez Fitch her Mary×Dunn mark Sarah Dalling [Proved April 29, 1741.]

[Warrant, May 27, 1741, authorizing William King and Mark Langdon, both of Portsmouth, to appraise the estate of Sarah Wentworth of Portsmouth, gentlewoman.]

[Probate Records, vol. 15, p. 129.]

[Inventory, signed by Mark Langdon; amount, £1053.6.0; attested Aug. 26, 1741.]

[License to the executors, June 26, 1746, to sell real estate.] [Probate Records, vol. 15, p. 456.]

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Portsmº Feby 22d 1779
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Sr

My Hon^d mother mad^m Sarah Wentworth Dceased Estate is now unsetled or at Least undivided to and amongst her Children and those who are Grand Children, and as there is but only my Brother Mark Hunking Wentworth and I the Subscriber with one Sister alive and all Desire that your Honour would Please to Grant Liberty for a Division of her Estate unsold or other wise if you think it most Convenient to Sell the whole or Part as you think Proper. This Comes by Jon^a Warner Esq^r one of the Heirs of Said Estate who can Inform you further about the Estate if Divided Suppose three men will be Sufficient the Law Says three or five whose names are below the men are understanding men in Land and Know it better than Straingers unacquainted So that any three of them as you think Proper or all as the Wood being Scarce & Dear People are Cutting and Carrying away Large Quantitys and hope & Trust your Honour will order So that would Stop Such Proceedings. Excuse my not waiting on you at Present but my age will not allow of it and am S^r

Your Humb¹ Serv^t

H Wentworth Exec^r

To the Honb¹^e Phillips White Esq^r Judge of Probate of Wills for the County of Rockingham

Rich^d Downing Esq^r Cap^t Sam¹ Langdon M^r Sam¹ Sherburne Plains Cap^t Jn^o Dennet M^r Eph^a Pickering

CHRISTOPHER RYMES 1741

In the Name of God Amen—I Chris^o Rymes of Portsmouth in y^e Province of new Hamshire in New England marriner * * *

Imprimus my Will is & I heare by order & Direct y^t all my Moveable Estate Househould goods &c (Except w^t I have hereafter Disposed of) be Sould by my Executors heareafter nam'd in order to pay y^e Legaceys hereafter Bequeth'd & y^t it be done in Six Months after my Decease

Item I give & Bequeth to my Hon^d Mother Mary Clefton y^e two rooms She now lives in & twenty five pounds a Yeare During her life & noe longer.

PORTSMOUTH

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Item I give & bequeth to my Brother Sam¹ Rymes, all my Apparall & the noat of hand of Six pounds a yeare he has of Mine I Desire it may be made ten pounds & p^{d} yearly During his life.

Item I give to his Son Christopher fifty pounds & to his Daughter Dorothy fifty pounds to be $p^d w^n$ they are of age. I give to y^e Church of England in this Town my Silver tankard, provided it remains in y^e Same forme, & not made into a Chrisning Bason

Item I give M¹ Aurther Brown Minister of the Church twenty pounds & to y^e Poor of y^t Church twenty pounds more & to y^e two Desenting Ministers M¹ Fitch & M¹ Shutlefe Ten pounds Each—

Item I give to my Son Christopher & to ye male Haire of his Body lawfully Begotten & from thence to Decend to his Son's Maile Heir of his body lawfully begotton from Generation to Generation for Ever to Say my Farme in ye Long Reach in Portsm^o & my Dweling House in towne & my house that Stands about one hundred foot to ye Southerd of my Dwelling house where my mother now lives, with ye out houses gardens &c there Unto belonging as they Stand now Fenced being about 150 foot North & South & about 110 East & West all this I Say ve Farme & thease two houses I intaile on Chriso & his Maile Heirs lawfully begoton for Ever, also I Give him my Son Chrisº his Heirs & assigns all my other Lands about the house y^t Came by my Father or Brother W^m Except 80 foot front on y^e Street by ye School house & run as far back as my Brother Saml Land s^d front to begin at Cap^t Reads Land & so run 80 foot Westward this p^s of Land I give my Daughter Ann & one Thousand pounds in Money to be $p^d w^n$ of age or Marage the House on Spring Hill which Hunking Wentworth now lives in I intaile on her & her Maile Heirs lawfully begotten from Generation to Generation for Ever In Case Either of these Children should Die before they Come of age yⁿ y^e other to Injoy y^e whole but with ye Intaile afore Said In Case boath Should Die before age

yⁿ I give my Dweling house for a Parsonage house to y^e Present Church of England in Portsmo & to be under y^e Care of y^e Church Wardens for the time being for Ever—but In Case of failure of Maile Isue in my Children yⁿ I give as before to y^e Femaile Child lawfully begotton Each y^r respective parts—In Case they boath Die without Isue I intaile y^e Whol of my Estate (Except as above) on my Kinsman Christopher Rymes & his Maile Heirs lawfully begotten from Generation to Generation for Ever—

Item I give to my Beloved Wife one thousand pounds, & ye furniture of ye Chamber over our Setting room, besides which Eighty three pounds 4/ & two noats of hand of her Brother Richard for twenty five pounds Ster¹ also any Room she likes in the house where my mother lives, I give her During her Widohood & noe longer, my Plate I Equaly Divide betwene my two Children yr Mother to have ye Keeping of & ye Children till they are 12 or 14 years ould for which I Desire She may have one hundred pounds P Yeare for y Diat Schooling & Board & Cloathing all my Estate to be in one Stock till the Children are of age & Brought up in Comon & yn my Son Chriso is to have Every thing yt is not heare given away I also apoint my Wife an Executeris of this will During her Widohood & noe longer together with Theodore atkinson Esq^r & Cap^t W^m King to Each of which I give fifty pounds, but if my Wife Should not like this will then She is to be noe Executeris as my Wife has Still a Dependance on her father for her fortune I think She may be Satisfied with w^t I have heare given her w^{ch} is neare £1200—besids w^t I had with her & as I have given little from her Children, However if wt I have given her with ye 1001 a yeare for ye Children Should.not be Sufficent for yr Mantaniance then I Desire my Executors may make w^t alowance they think fit During her Widowhod & noe longer. I Desire w^t money may be left after thease Legaceys are p^d be put to Intreste with good Security for my Son Christopher, I have heare given him Every thing Except as above, but in Case & his Sister Should Dye before they Come of age, yⁿ I give to Each of my Executors £500—to all three of them, Except my wife Should Incapasitate her Self by not Excepting this will yⁿ She forfites her 500¹ w^t money & Lands are yⁿ left, I hearby Intaile as above on my Kinsman Christopher Rymes & the ready Money to be laide out in Lands & Intaild on him & his Heirs Maile from Generation to Generation for Ever In wittness whereof I have Sat my hand & Seale this 25th Novemb^r 1740

Arthur Browne Zach : Hicks Mark H^g Wentworth

In the Name of God Amen-

Whereas I Christopher Rymes of Portsmouth in y^e Province of New Hampshire in New England haveing lately (in order to the Settlement of my Worldly Estate) made a will and Testament which bears date y^e 25th day of November 1740 and haveing now determin'd to make Some alterations and aditions do make and Ordain this as a Codicil Viz^t

Imprimis Whereas in my afores^d will I have Intail'd my farm at the long reach in Portsm^o on my Son Christopher Rymes and the heirs Mail of his Body &c^a and haveing Since y^e Signing of my S^d Will Purchas'd a Tract of land of Cap^t George Walker and his Wife at or near a place call'd Graviley Ridge in Portsm^o afores^d My will is and I do hereby declare & order that y^e S^d tract of land wth the appurtenances be to all intents and purposes Intail'd as y^e aforemention'd farm in y^e S^d Will and in y^e Codicil is & be allways hereafter Deem'd as part & parcele of my afores^d ffarm—

Iitem I being apprehensive that my wife is now wth Child & in my will aforemention'd being no provission made for Such Issue my will is & I do hereby give and bequeath all that part of my Real Estate to y^e S^d Child be y^e Same Mail or femail which in my S^d Will is Mention'd to be given to my Son Christopher

Chris^o Rymes

in fee Simple and also one thousand pound in money of ye Value of ye present Currency—

Item my will is that if it Should So happen that y^e Abovemention'd Child Should be a Mail & that his brother Christopher Should dye without Mail heirs of his body that then what I have in my Will Intail'd upon my Son Christopher, Should to my S^d Son now unborn be given and Intaild on my S^d Son and his heirs Mail of his body Lawfully begotten forever and my Will alsoe is that if my Daughter Ann Should die without Mail heirs of her body lawfully begotten that then what I have Intaild upon her be alsoe Intaild upon my Said Child now unborn (if a mail) & on y^e heirs of his body Lawfully begotten from Generation to Generation—

Item my Will is that all the legacys in my Will mentioned to be paid in money be paid According to y^e present Value

Item Notwithstanding what I have said in my aforemention'd will in relation to y^e Support and Maintainance of my wife and Children I hereby allow the whole income of all my Estate if Needfull to be expended on that Service deducting y^e Necessary repairs & Improvement of any of my Estate allowing my Executers any money for y^e Improvemⁱ thereof—

Item my Will is and I do hereby Order and determine that if my wife Acquiess wth my afores^a Will and be content wth what I have therein given her and afterwards should Dye or Marry before my Children should come of age or Marry then and in Such case I appoint her brother Henry Sherburn of Portsm^o to be one of my Executers in her room his Authority as Executer to Commence from her death or Marriage.—

Item Notwithstanding what I have s^d in my Will about my furniture as being sold My will is if my wife thinks fitt it may remain unsold dureing her Widdowhood or life for y^e use of her Self & Children—In Testimony whereof I have hereunto Set my hand and affixed my Seal this twenty fifth day of March anno: Dom: 1741Item my Will is if their Should not be any Male heirs among my Children (or if there should and the S^d Male heirs Should die without Issue Male) then what I have in my will Intailed on them & their heirs Male to go to y^o female heirs—

Sign'd Seal'd & declared (as a Chris^o Rymes Codicil to his last will & testament) in presence off Nath¹ Rogers Jos^h Peirce Eben. Wentworth jun^r [Proved July 29, 1741.]

[Warrant, Oct. 31, 1744, authorizing Eleazer Russell and John Cutt, both of Portsmouth, to appraise the estate.]

[Inventory, signed by Eleazer Russell and John Cutt; amount, £7535.0.6; attested Nov. 28, 1744.]

SAMUEL DOLLOFF

1741

EXETER

In the Name of God amen I Samuel Dolloff of Exeter in the Province of New Hampshire in New England husbandman being weak of Body * * * Item Ist I Give unto my Son Samuel Dolloff one part of my home Place begining at an Elm Stump Standing between two Rocks and Runing west a Cross my Land which Stump Stands near the Line between my Brother Richards Land & mine about twenty Rods from the path-Item 2^d I Give unto my Son Benjamin Dolloff thirty Acres of Land out of my Common Right Joyning to thirty acres which I Disposed of formerly upon his account-Item 3^d I Give unto my three Daughters Ruth Stevens Mary Dolloff & Hannah Dolloff my Dwelling house and Barn and all the other part of my home place to be Eaqually Divided among them and I Likewise give Each of my said Daughters A Cow and all my household Goods to be Eaqually Divided among them-3

Item 4) I Give unto my Grandson Samuel Dolloff Ten acres of Land out of my Common Right Joyning to the thirty acres Given to my Son Benjamin Dolloff—Finally I Give unto my Son Samuel Dolloff whome I make the Sole Executor of this my Last will and Testament all my moveable Estate not already Disposed of hereby revoking all other or former wills & Testaments by me heretofore made and have to this my Last Will and Testament Set to my hand and Seal this thirty first Day of March in the year of our Lord one thousand Seven hundred & forty one &c 1741.

Signed Sealed and owned Inmarkthe Presence of us—Samuel×DolloffPhillip WadleighhisAbner DolloffCartee Gilman[Proved April 29, 1741.]Image: Cartee Gilman (Cartee Gilman (Cart

[Warrant, April 29, 1741, authorizing Peter Gilman and Jonathan Gordon, yeoman, both of Exeter, to appraise the estate.] [Probate Records, vol. 15, p. 117.]

[Inventory, June 23, 1741; amount, \pounds 703.9.0; signed by Peter Gilman and Jonathan Gordon.]

[Additional inventory, July 28, 1742; amount, £137.3.0.]

JOSEPH JACKSON 1741 NEWCASTLE

[Warrant, April 3, 1741, authorizing Theodore Atkinson of Portsmouth and Joseph Newmarch of Newcastle to appraise the estate of Joseph Jackson of Newcastle, administration of which is granted to Mary Jackson, widow, and Benjamin Jackson, mariner, both of Newcastle.]

[Probate Records, vol. 15, p. 126.]

[Inventory, June 11, 1741; amount, £2209.15.6; signed by Theodore Atkinson and Joseph Newmarch.]

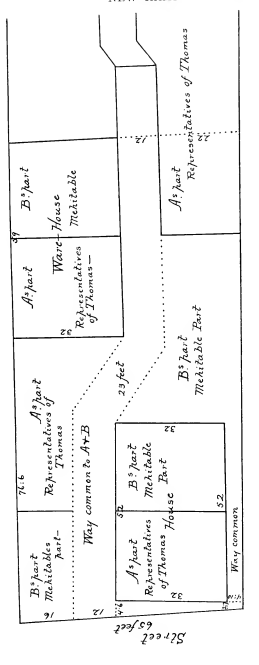
[Account of Mary Jackson, surviving administrator, of the settlement of the estate; amount of personal estate, $\pounds 2311.5.7$; expenditures, $\pounds 447.10.4$; allowed March 28, 1744.]

[Warrant, May —, 1744, authorizing Hunking Wentworth, Nathaniel Meserve, shipwright, John Shackford, blockmaker, all of Portsmouth, Thomas Bell, and William Jones, Jr., mariner, both of Newcastle, to divide the estate, administration of which was granted to the widow, Mary Jackson, and a son, Benjamin Jackson, since deceased; endorsed "Returnd & nothing done"; the estate was ordered to be divided among the widow, Mary Jackson, and the children as follows: the heirs of Thomas Jackson, oldest son, deceased, Ebenezer Jackson, the heirs of Benjamin Jackson, deceased, Samuel Jackson, Mehitable Langdon, Ruth Sargent, and Mary Walton.]

[Warrant, Feb. 19, 1749/50, authorizing Eleazer Russell, William King, Benjamin Miller, yeoman, Seth Ring, yeoman, all of Portsmouth, and William Frost of Newcastle to divide the estate among the children as follows; the heirs of Thomas Jackson, oldest son, deceased, the heirs of Ebenezer Jackson, deceased, the heirs of Benjamin Jackson, deceased, "& to Samuel Mehetable Ruth & mary other Children."]

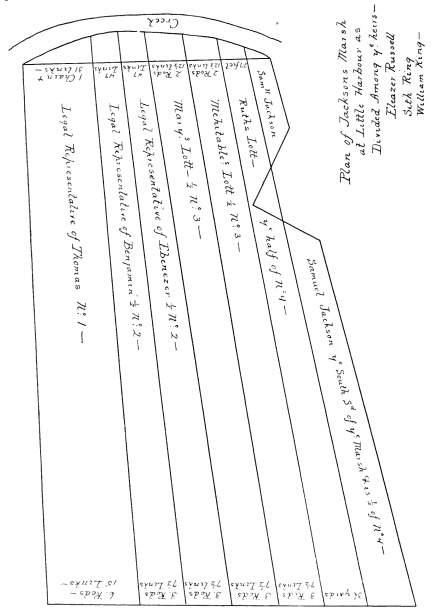
[Administratrix's account of the settlement of the estate; amount of personal estate, £306.4.7; expenditures, £1865.2.11; allowed April 25, 1750.]

Province of Pursuant to y^e Annexed Warrant We New Hampshire \int have Set of to y^e Legal Representatives of Thomas Jackson the Eldest son of y^e s^d Deceased Jo Jackson and to Mehitable a daughter of y^e s^d deceased according to y^e Plan heretoo Annexed the house land Warehouse and Wharfe at Portsmouth y^e Gaurdians of y^e heirs of said Thomas, and also the said Mehitable paying the Sum's hereafter mention'd Vizt the Legal Representatives of Thomas to pay to the legal Representatives of Ebenezer four hundred and thirty Pounds Old Tenor, the afores^d Mehitable to pay to Mary four hundred & thirty pounds Old Tenor and to ye Legal Representatives of Benjamin three hundred & fifty pounds Old Tenor We also Set of to Mehitable ye Northerly Half of ye Gardin above the street in Portsm^o afores^d and a ps of Salt Marsh at Little Harbour as disscribed by plan heretoo Annexed & to ve Legal Representatives of Thoms: ve Southerly half part of ye Gardin aforesd & a ps. of Salt Marsh at Little Harbour described as afores^d and we Set of to Ruth a house and land adjoining to it at New Castle now in ye Possession of Peter Harvy Near to ye Estate of Christopher Fredrick deceased, where Thomas Jackson formerly Liv'd, and the Easterly part of ye homested on great Island, begining at Frost Corner at ye High way and to run ten Rods on S^d way and then on a streight Cours to a Plum tree near to Lubbins house so Called Marked S J and so to the Cove, also ye Great Orchard adjoining to Manwaring Except ye Gardin near ye Mansion house as now fenced and that part of ye Orchard from ye South West Cornr of sd Gardin on a Streight line to a large Croched Apple tree Marked S J and So to ye Water, we also set off to Sd Ruth thirty trees to be taken from v^e Easterly Half of Long pint so Called in one year from this date, and a ps. of Salt Marsh at little Harbour as disscribed by ve last mention'd Plan and To Sam11 we Set off all ye Remaining part of ye homested and buildings thereon, Except yº thirty trees Above mention'd for Ruth, and a ps. of Salt Marsh at Little Harbour as by ye last Mention'd Plan, Also a Lott of Land wth an Old House near M^r Whites at New Castle afores^d he paying to y^o Legal Representatives of Benjamin Eighty pounds Old Tenor, To Benjamins Legal Representatives we Also Set off a ps of Salt Marsh at Little Harbour, and three hundred and fifty pounds old Tenor to be pd. by Mehitable as afores^d and also Eighty pounds old Tenor to be pd. by Samuel



A Plan of a Devission of hart of 4: Estate of Joseph Jackson late of New Casile, referred too in 4: Return heretoo Annesed Eleazer Russell Seth Ring William King

NEW HAMPSHIRE WILLS



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as afores^d We also Set off to the Legal Representatives of Ebenezer a ps. of Salt Marsh at Little Harbour as disscribed by the last Mention'd Plan and four hundred and thirty pounds old Tenor to be pd. by y^o Gaurdians of y^o heirs of Thomas, We Set off to Mary a ps of Salt Marsh at Little Harbour as desscribed by y^o Plan aboves^d & four Hundred and thirty pounds old Tenor to be pd by Mehitable as afores^d

> Ebenezer Russell Seth Ring William King

[Allowed June 28, 1750.]

JEREMIAH MARSTON 1741

HAMPTON

In y^e Name of God Amen This: 3^d Day of April: 1741: I Jeremiah marston of Hamp^t in y^e Province of Newhampshir in Newengland: being Now Weak in body * * *

Imprimes: I Give unto my Well Beloved Wife mary marston: the Improvement of all my Estate both Rael & Personall untill my Eldest Son: Jeremiah marston: come to y^e age of Twenty One years old: But if Providence Shold: take him away by Death: before he Come to y^e age of twenty one years: then my sd Wife is to Improve sd: Estate: untill my: Next son come to y^e age of twenty one years: & then my sd: Wife is to Improve one Third Part of all my Rael &: Personall Estate: Duering her Naturall Life or Widowhod But if She Shall See Cause to marry: then my sd: Wife is to quitt y^e Improvement of my sd: Estate & have Fifty Pounds Paid to her in Pasable Bills of Credett: by my son Jeremiah marston: With in one year after she is married: I allso Give: unto my s^d Wife all my movables in my house: to Dispose of them as She shall see cause: among my children: &: I order my: Wife to: Sell my Negro: & lay out y^e money towards Bringing up my Son Simon marston to larning:

Itaim: I Give unto my Son Jeremiah marston: all my Rael Estate y^t: I have in Hamp^t &: all my buldings y^t: I have in sd Hamp^t Perticulerly all my upland: medow Ground Woodland: Salt marsh &: Thach Ground: as it lyes in sd: Hamp^t: I allso Give unto my s^d: son all my Stock of cattel horses sheep &: swine: &: Husbandtry: tools: he is to have two thirds of What I have here Given to him When he comes to y^e age of Twenty one years old: &: y^e other third Part of s^d Estate he is to have when his sd: mother marryes: or att her Deceas: I allso Give to my sd son: my Part or Right in y^e uper Saw mill

Itaim I Give unto my Son Simon marston all my land yt: I have In Kings town Divided &: undivided: land yt: I have in sd: Kingstown I Give unto him: I allso Give unto my s^d son one Hundred Pounds in Pasable bills of Credett towards his being Brought up to Larning: &: I order my son Jeremiah marston to Pay it to him or to my Executors towards his larning: the sd: Jeremiah marston is to Pay y^e sd money when he comes to y^e age of Twenty one years old:

Itaim I Give unto my son Elisha marston all my land yt: I have In y^e Town of Chester: Divided &: undivided land in sd Chester: I Give to him: &: allso I Give my sd: son one yoke of oxen &: one Cow: &: I order my son Jeremiah marston to Deliver them to my son Elisha When he shal come to y^e age of Twenty one years old—

Itaim I give unto my Daughter mary marston: one Hundred Pounds in Pasable Bills of creded: or other money att y^e same curancy yt: Paper bills goos att when this Will was Dated: I order my son Jeremiah marston to Pay it to her: With in one year after my Decea's:

Itaim I Give unto Daughter Huldah marston one Hundred Pounds in Pasable bills of credett: or other money att y^e same currancy: yt: Paper bills goos att: when this Will Was Dated: & I order my Son Jeremiah marston to Pay it to her within two years after my Deceas Lastly my Will & meaning is yt: what Debts or Dues are owing from me: I order my sd Wife to Pay them & What Debts are Du to me my sd. Wife is to Receive for her Self: And: I Doe appoint my above Named Wife mary marston: &: liut: Elisha Smith: & my brother Ephraim marston: to be Executors to this my last Will &: Testament: &: in Confirmation here of I have here unto sett my hand & seal: the day & year above mentioned: In y^e Fourteenth year of King George y^e second his. Reign over Grate Britain.

Signed Sealed &: Declared by Jeremiah marston: to be his last Will &: Testament in Presence of us Witneses

Shube Page

John moulton

Daniel tilten

[Proved Nov. 27, 1745, by Shubael Page, Daniel Tilton being dead, and John Moulton refusing to testify to the testator's soundness of mind; other witnesses examined, and the will allowed; mentions the testator's, Jeremiah Marston's, "father Smith."]

[Administration granted to Jeremiah Marston of Hampton, yeoman, Oct. 30, 1745.]

JOHN STEWART

1741

LONDONDERRY

Ieremiah marston

In the name of God amen I John stwart of Londonderry in y^e province of newhampshire yeman being very sike * * *

Imp^r I give and bequith unto my well beloved wiff Elesabath stwart one hundred and fifty pounds bills of Cridet to be paid out of my personal Esteate besids the one third of my hous and dwelling lands and Improvement During hir natrul life

Imp^r I give and bequith unto my well beloved son Charels stwart teen pounds to be paid to him out of my EsteateImp^r I give and bequith unto my Grandaughter mary stwart teen pounds to be paid out of my Esteate—

Imp^r I give and bequith unto my son Robert stwart teen pounds to be paid out of my Esteate—

Imp^r I give and bequith unto my well beloved son James stwart the sum of teen pounds to be paid out of my Esteate—

Imp^r I give and bequith unto my well beloved son John stwart teen pounds to be paid out of my Esteate

Imp^{*} I give and bequith unto my well beloved son samuel stwart the one half of all the remaning pairt of my Esteate Exepting what is befor bequithd

Imp^r I give and bequith unto my well beloved son Joseph stwart and margrat stwart my wellbelovd daughter the other half of my remaining Esteate Equaly to be divided betwen them—

and I appoint my son Chorels stwart aforesaid and samuel stwart of Andevor to be my Exectors of this my last will and testment vellifing and Confirming this and no other to be my last will and testment revoking all other whatsover detted at Londonderry this third day of april and in the year of our Lord God one thousand seven hundrd and fourty one—

John Stewrt

signid sealled published pronounced and declared to be my last will and testment in presents of us—

John Wiear Jonathan morison Samuel Alison Juner [Proved June 24, 1741.]

[Warrant, July 2, 1741, authorizing John Weare and Moses Barnett, both of Londonderry, to appraise the estate.]

[Inventory, July 14, 1741; amount, £1259.6.2; signed by John Weare and Moses Barnett.]

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MOSES GILMAN

The Last will and Testament of Moses Gilman of Exeter in the Province of Newhampshire yeoman being Sick and weak of body but of Sound and perfect mind & memory made this fourth day of April Anno Domini 1741 * * *

Item I give devise and bequeath unto my Loving wife Elizabeth Gilman the best Cow that Shalbe mine at my decease as She Shall Choose to her disposal & hay & barn room for keeping a Cow in the winter & pasturing for the Summer during her natural life on my home place & Such room in my dwelling house as She Shall Choose if She pleaseth to remain in Exeter and also her fire wood from time to time haul'd to S^d house as She Shall want it by my Executor hereafter named and also I give & bequeath unto my Loving wife twelve bushels of good Indian Corn four hundred weight of good Pork & one hundred weight of good beef yearly to be paid and deliver'd to her or her order as She Shall order at S^d house to be paid & deliver'd by my S^d Executor in liew of her thirds in my Estate also my will is that all the Estate She had before I marry'd her Shalbe & remain to her own disposal

Item I give and bequeath unto my five daughters Abigail Lord Anne Lougee Judith Smith Shuah Thustin & Elizabeth Thustin & to their heirs forever equally to be divided between them my right that was laid out to me as my Share in the Comon lands in Exeter being One hundred and twenty acres of land

Item I give and bequeath unto my daughters Anne Lougee Shuah Thustin & Elizabeth Thustin & to their heirs Equally to be divided between them that tract of land I have on the westerly Side of bloody brook in Exeter afores^d

Item I give and bequeath unto my afores^d five daughters all my household Stuff Equally to be divided between them

Item I give devise and bequeath unto my Son Moses Gilman & to his heirs and Assigns forever my home place in Exeter afores^d with the buildings thereon & all my land on the Easterly Side of bloody brook afores^d & my fresh meadow, in Exeter

afores^d comonly call'd & known by the name of Moses's meadow togeather with all my land adjoyning to S^d meadow the land & meadow containing about one hundred acres more or less, also all my Salt marsh in Exeter afores^d being about Six acres & halfe & also my Additional right in Exeter afores^d being twenty Six acres togeather with all Such real and personal Estate not before herein dispos'd that I Shalbe Seiz'd or possess'd of or ought So to be at the time of my decease I give and bequeath unto my S^d Son Moses & to his heirs and assigns forever the better to enable him to pay & do for my Loving wife as I have before herein mention'd & to pay & discharge my Just debts & funeral Expences And I do hereby appoint my S^d Son Moses Gilman Executor of this my last will & Testament as witness my hand & Seal the day & year first within written

Sign'd Seal'd publish'd and declar'd by the aboves^d Moses Gilman to be his last will & Testam^tin p^rsence of us Nich Perryman Caleb Gilman Thomas Webster Jur [Proved Oct. 28, 1747.] his Moses × Gilman mark

EXETER

NATHANIEL GILMAN 1741

In The Name of God Amen I Nathanael Gilman Esq^r of Exeter in the Province of New Hampshire in New England Being very Sick and weak in Body * * *

Item I Give and Bequeath to my Dearly Beloved Wife Sarah Gilman One Thousand and Five Hundred Pounds for her own use and to be at her own Dispose She to take what She Pleasees out of the household Goods as they are prized as part of her own Thousand & five Hundred Pounds and the Remaining part to be made up out of my Bonds and Book Debts I Likewise Give her the Improvement of one half of my Dwelling house and of one half of the Land Adjoyning to it and the Improvement of the Rest of my household Goods that Shall Not hereafter be Disposed of as Long as She Remains my Widow: I Likewise Give her the Improvement of my Negro Man Robin and my Negro Woman Named Phillis and the Negro Girl Named Dinah During her Widowhood if She Sees Cause to keep them—

Item I Give to my Daughter Tabitha Gilman One Thousand Pounds Five Hundred Pounds of which Shall be paid her in household Goods and Stock Belonging to my Estate as my Executors and She Shall Agree and the Other five Hundred Pounds to be made up out of my Bonds and Book Debts according to money at the Present value which is Twenty Eight Shillings and four pence P Ounce I Likewise Give her the whole of my Proprietors Right in Chester Excepting my Home Lot which I have already Disposed of & my Right in the Saw Mill Called the Black Rocks Mill which I Bought of John Scribner and all the Privileges and Appurtenances Belonging to it and my part in the Land Adjoyning

Item I Give to my two Daughters Joanna Gilman and Marv Gilman Each of them One Thousand Pounds Five Hundred Pounds a peice of which to be paid in Household Goods in part and part in Such Other things as my Executors and they Shall Agree upon the household Goods and other things to be valued Equal to money at Twenty Eight Shillings and four Pence Dunce and the other five Hundred Pounds Apeice in Money or Good Passable Bills of Credit of New England or in any other Medium of Trade that Shall have a General Currency in the Country to be Likewise Equal to Money at Twenty Eight Shillings and four pence P Ounce. I Likewise Give them three hundred and fifty Acres of Land Lying in Exeter at a Place Called the Foulsams Meadow and forty Acres of Land Lying in Exeter on Spocasset River which I Bought of Daniel Young and my Common Right I Bought of John Scribner Lying over Lamper-Ele River all the abovesaid Peices of Land to be Equally Divided Between themItem I Give to the Church of Christ in Exeter one Silver Beker of the Same Bigness with those the Church has already Bought—

Item I Give two hundred Pounds for Charitable Uses in the Town of Exeter and to be Disposed of by my Two Brothers Samuel Gilman Esq^r and M^r Nicholas Gilman Jun^r and M^r Daniel Thing according to the best of their Discretion and to be Drawn out of my Estate as they Shall have Occasion Improve it for the End and use aforesaid—

Item I give to my Son Nathanael Gilman his heirs and assigns my Dwelling house and the Land Adjoyning to it and all the other Buildings upon it and all my other Lands and Buildings Lying in the Township of Exeter Nottingham and Else where not already Disposed of and the whole of my Personal and Real Estate not alredy Disposed of and my Best Silver Tankard in particular and my Will is that my Son Nathanael Gilman Shall Be Brought up to College and his Charges and Expences there to be paid by my Executors out of my Personal Estate—

Item my Will is that my three Daughters Abovementioned Shall Receive there Legacies whey they come to the Age of Twenty one Years or upon their Marraige—

Finally my Will is and I do Appoint my Brother Samuel Gilman Esq^r and my Well Beloved Wife Sarah Gilman Executors of this my Last Will and Testament and I do hereby utterly Disallow Revoke and Disannul all former Wills and Testaments by me heretofore made—In Witness whereof I have hereunto Set my hand and Seal this Ninth Day of April Anno Domini One Thousand Seven hundred and forty one—

Signed Sealed and Published In Nathanael Gilman Presence of us

Thomas Dean Peter Gilman John Phillips [Proved June 24, 1741.] [Probate Records, vol. 25, p. 104.] [Warrant, June 24, 1741, authorizing John Lord and Thomas Dean, both of Exeter, gentlemen, to appraise the estate.]

[Inventory, Sept. 28, 1741; amount, £8300.9.7; signed by John Lord and Thomas Deane.]

JOHN YOUNG

1741

DOVER

[Administration on the estate of John Young of Dover, yeoman, granted to his widow, Elizabeth Young, April 29, 1741.]

[Probate Records, vol. 15, p. 91.]

[Warrant, April 21, 1741, authorizing John Wingate, gentleman, and Stephen Roberts, tanner, both of Dover, to appraise the estate.]

[Probate Records, vol. 15, p. 116.]

[Inventory; amount, £640.1.2; signed by John Wingate and Stephen Roberts; attested July 29, 1741.]

[Warrant, June 11, 1753, authorizing Stephen Roberts, Joseph Austin, and Aaron Roberts, all of Dover, "to View the Real Estate of John Young Late of Dover aforesaid Deceased which was under Improvem^t at the time of his Decease to be Shown you by Elizabeth Young his Widow & Joseph Drew—who Married a Daughter of the Deceased."]

[Administratrix's account of the settlement of the estate; receipts, £526.4.6; expenditures, £1030.13.5; allowed July 25, 1753; mentions "the Estate of the Said Deceased Being under the Burthen of the Support an antient Woman Mary Young widow Mother of the Said John Young Deceased who Lived four Years after him & her Condition such as that the whole Profits of the Said Estate was not Sufficient to pay the Cost & Charges Y^r Accountant was at for the Comfortable Support of the Said Mary Young During her Natural Life which Ended about the Year 1745"; "Support & Maintainance of several of the Children of the Said John I Child 6 Years * * until 7 * * * another Child 4 Years * * another Child 2 Years * * * portions to three Sisters."]

PHILEMON BLAKE 1741 HAMPTON FALLS

In The Name of God Amen I Philemon Blake of the falls parish in Hampton in the Province of New Hampshire in New England Yeoman being Aged and weak of body * * *

It I Give and Bequeath unto my true and Well Beloved Wife Sarah Blake During the time of her Widowhood as followeth (viz.) the one half of my Dwelling house Where I now Dwell, which half, She Shall See Cause to Chuse and all of the Moveables and Utensils of all Sorts that are in the house and all my Stock of Creatures of all Sorts or Kind Whatsoever and half my Land that Lyeth Between the Rhoad that Leads from Deacon Sanborns to Samuel Blakes and the Rhoad that leads to Caleb Swains the one half of Said Land as to Quantity and Quality the Stock & moveables to be at her own Dispose forever and the house and Land at my Said Wifes Marriage or Decease to go and Remain to my Son Joshua Blake—

It I Give and Bequeath to my Son Joshua Blake the Other half of my house & Buildings where I now Dwell and my Lands as I have Given one half of my homested to my Wife as to Buildings and Land During her Widowhood or Life time as abovesaid the Other half to my Son Joshua and at my Said Wife Marriage or Decease then the Whole to him that is to Say the Other Half Which was in his Mothers hand as aforesaid and half a Lot or Share of Land at a place Called Grassy Swamp the Easterly End as it is Bounded on a way and to Extend Westerly till it takes one half of Said Lot and all my Right in the town of Chester that Belongs to my Origenal Right Either Divided or undivided—

It I Give and Bequeath unto my Son Philemon Blake one half of my Land Where he now Dwells be it more or Less and the Other half after his Mothers Decease or Marriage & part of my Land at a place Called Burnt Swamp I Reserving Nine Acres for my Son Elisha on the Westerly Side all the rest of my Land at that place Called Burnt Swamp to my Son Philemon and my Land in Chester that I Bought of Nathanael & John Ambros and half a lot at Grassy Swamp—

I^t I Give and Bequeath unto my Son Elisha Blake all the Lands that I have in Kingstown in Said Province be the Same More or Less and three half Shares in the first West Division in Hampton and Nine acres in the Burnt Swamp the Westerly Side of my Land there I having Given the Remainder of Said Land there to my Son Philemon as abovesaid—

I^t I Give and Bequeath unto my two Daughters Elizabeth Lane & Deborah Veasy ten pounds a peice to be paid by my Son Joshua Within one Year after my Decease—

I^t I Give and Bequeath to my Daughter Sarah Bean ten pound to be paid by Son Philemon within one year after my Decease the Said potions to be paid to my Said Daughter to be paid in Money or pay at Money price to be paid to them as abovesaid—

It I further Will and my true Intent and Meaning is that my Executors hereinafter Named Shall provide for my Said Wife Suitable firewood brought home to the house Where She Dwells and Cutt fit for the fire During the time of her Widowhood So that She may at all times be Suitably Supplyed with Wood for her use and the half of my Land Where my Son Philemon Dwells to be to her use and Benefit During her Widowhood as abovesaid, and I further Will and it is my true Intent and Meaning that if there Appears hereafter that there is any Land or Right of Land Belonging to me that is not Disposed of in this my Will that it Shall be Equally Divided Between my two Executors & that all the Lands Given to my three Sons as abovesaid to be to them as above Exprest & to their heirs or Assigns forever-and Lastly I do by these Presents Constitute and Appoint my two Sons Joshua Blake and Philemon Blake to be Executors to this my Last Will and Testament and in Witness and Confirmation of all abovewritten I have here-

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unto Set my hand and fixed my Seal the Day of the Date abovewritten Signed Sealed and Declared mark to be his Last Will and Testa-Philemon X Blake ment in Presents of us Witnesses and Seal his $Caleb \times Swain$ mark his Samuel \times Blake mark Robert Ouinte [Proved April 28, 1741.] [Probate Records, vol. 15, p. 87.]

EPHRAIM DENNETT 1741 PORTSMOUTH

[Administration on the estate of Ephraim Dennett of Portsmouth granted to his widow, Catherine Dennett, April 29, 1741.] [Probate Records, vol. 15, p. 93.]

[Warrant, April 29, 1741, authorizing John Cutt and Benjamin Miller, both of Portsmouth, to appraise the estate.]

[Probate Records, vol. 15, p. 148.]

[Inventory of the estate of Hon. Ephraim Dennett; amount, £3781.10.0; signed by John Cutt and Benjamin Miller; attested Dec. 30, 1741.]

This Indenture made the fifteenth Day of June one thousand seven Hundred & forty five & in the Nineteenth Year of his Majesties Reign Between John Dennet & Ephraim Dennet both of Portsmouth in the Province of New Hampshire Tanners of the one Part & John Shackford of Portsmouth aforesaid Blockmaker & Catherine his wife of the other Part Whereas the said John Dennet & Ephraim Dennet & the said John Shackford in the Right of his said Wife are seized & hold in common & undivided sundry Tracts & Parcels of Land situate in Portsmouth aforesaid as Co-Heirs of Ephraim Dennet late of Portsmouth aforesaid Esqr Deceased & of which Lands the said Ephraim Dennet died seized And the said John & Ephraim Parties to these Presents having also purchased the Rights of the other Heirs of the said Deceased whereby the whole Right of the said Lands is vested in the said Parties to these Presents in the manner aforesaid Now This Indenture Witnesseth that the said Parties have & by these Presents do make full & final Division & Partition between them of the said Lands with the appurtenances thereof & thereupon it is agreed by & between them in manner & Form following Viz. That the said John Shackford & Catherine his s^d wife shall have as her full Part of said Lands all that thirty Acres of Land Situate at a Place called Gravelly Ridge or near thereto begining at a Corner joining to the Lands of Benjamin Miller & Moses Dennet where the said Lands meet & from thence runs West south West one Hundred & two Rods & runs South East from each End of that Line so far as to make up the aforesaid Quantity of thirty Acres To have & To hold the said thirty Acres of Land with the Appurtenances unto the said John Shackford & Catherine his Wife in her Right in severalty & their Heirs for ever free & clear & freely & clearly acguitted & discharged from the Claims & Demands of any Person or Persons whatsoever claiming from by or under the said Deceased & John & Ephraim Dennet shall have as their Part of the said Lands all the other Parts Parcells & Portions thereof however the same is & may be bounded & described To have and To hold the said remaining Parts & Parcels of Land with the appurtenances thereof unto them the said John Dennett & Ephraim Dennet their Heirs & Assigns in Severalty forever and the said Parties do by these Presents release Quit Claim & surrender up to each other respectively all Right Claim Challenge & Demand whatsoever of in & unto the said Lands & Premises set off & assign'd to each other as aforesaid In Witness whereof

the said Parties have hereunto interchangably set their Hands & Seals the Day & Year above written

Signed Sealed & Delivered in	John Dennet
Presence of us	Ephr ^m Dennet
Jonath ⁿ Stoodly	John Shackford
Sam ¹¹ Hart	Katherine Shackford
[Deeds, vol. 30, p. 72.]	

[License to Catherine Wise, administratrix, March 26, 1768, to sell real estate.]

TEMPLE KNIGHT

PORTSMOUTH

[Administration on the estate of Temple Knight of Portsmouth, mariner, granted to John Knight of Portsmouth, gentleman, April 29, 1741.]

1741

[Probate Records, vol. 15, p. 86.]

[Warrant, April 29, 1741, authorizing Tobias Langdon and John Ayers to appraise the estate.]

[Probate Records, vol. 15, p. 102.]

[Inventory, May 27, 1741; amount, £500.0.0; signed by Tobias Langdon and John Ayers.]

WILLIAM GODFREY 1741

HAMPTON

In the Name of God Amen This Thirtyth day of april 1741 I Wiliam Godfree of Hamp^t In y^e Province of Newhampshire in Newengland being Now Weak & Sick in body * * *

Imprimes I Give unto my Beloved wife Prisiller Godfree all my movables in my house to Dispose of them as She Pleases & Give her Liberty to live in y^e East End of my Dweling house as Long as she Shall live I allso order my Son James Godfree to find his mother with two Good Cows & Keep them for her Winter & somer for her so long as she shall live & six Sheep he is to find his s^d mother & Keep them for her so long as she shall live & a hors he is to find his mother with to Ride on to meeting so long as she shall live & he my s^d son is to find his mother With convenant fire Wood att y^e dore of her house fitt for s^d fire so long as she shall live & yearly & Every year he is to find his s^d mother With ten bushels of Indian Corn & one bushel of Wheat & two bushels of malt & one Barrel of Syder & to make use of as many of y^e appels in y^e orchard as She Pleases for her Self & yearly to leit his mother have six Pound of Cotton Wool & two Gallons of malases & Six Pound of Shugar & a Pare of shous yearly & Six Score Wait of Good Pork & three Score Wait of Good beaf yearly & Every year so long as she shall live I allso Give unto my sd Wife Thirty Pounds Which is Du to me: by bond from Reuben & Richard Whichers of Salsbury.

Itaim I Give unto my Son Isaac Godfree Twenty shilings & I order my son James Godfree to Pay it to him the Reason Why I Give him no more is because he has had his Portion all Redey

Itaim I Give unto my Son James Godfree y^e West End of my Dweling house wheare I now dwell & my Barn & y^e other Part of my s^d house he is to have att his mothers Decease I allso Give to my s^d Son all my lands medow Ground Paster land & Wood land & salt marsh what So Ever y^t I have In Hamp^t but onely three acres of land more or less Which lyes in y^e Field near to y^e Dweling house of Jonathan Elkins in s^d Hamp^t I Give to my s^d son James all my Stock of Cattel horses sheep & swine & all my Husbandtry tools.

Itaim I Give unto my Daughter Ann Fowl Thirty Pounds in Pasable bills of Credett & I order my Son James Godfree to Pay it to her With in one year after my Deceas:

Itaim I Give unto my Grand Son Abraham Fowl & unto my Granson Son Isaac Fowl Equal Between them Half a share of land in y^e town of Chester which Half lott of land lyes undivided With Jacob Sargents Half Share y^e whole lott is laid out for Thirty acres & is Known by y^e name of one of y^e adtianall lotts: lastly my Will & meaning is yt What Real & Personal Estate yt I leave undisposed of I Give unto my S^d Son James Godfree & What Debts are owing from me I order my s^d son James Godfree to Pay them & What Debts or dues are owing to me I order my sd son to Receive them for him Self:

And I Doe appoint my above Named Wife Prisiller & my two above Named Sons (viz) Isaac Godfree & James Godfree to be Execoutors to this my last Will & Testament &: In Confirmation here of I have here unto Sett my hand & Seal y^e day & year above mentioned In y^e Fourteenth year of King George y^e second his Reign over Grate Britain

Signed Sealed &: Declared by Wiliam Godfree to his be last Will & Testament In Presence of us Witneses Sam¹¹ Marston Thomas Robie Jabez Smith [Proved May 25, 1743.] william Godfree

SOLOMON PIKE

1741

PORTSMOUTH

[Administration on the estate of Solomon Pike of Portsmouth, innholder, granted to his widow, Elizabeth Pike, May 27, 1741.]

[Warrant, April 24, 1744, authorizing John Cutt and John Hart, both of Portsmouth, to appraise the estate.]

[Inventory, June 26, 1744; amount, £117.15.0; signed by John Cutt and John Hart.]

[License, Oct. 30, 1751, to the administratrix to sell real estate.]

1741

SAMUEL WALLIS

In the Name of God Amen the first Day of June Anno Domini one thousand Seven hundred and forty one I Samuell Wallis of y^e parrish of Rye in y^e Township of New Castle in y^e province of Newhampshire in New England (Husbandman) * * *

Item I give to my beloved son William Wallis and his heirs my fifty acre Lot which I have in y^e Town of Epsom in s^d province which was Granted for settlement of s^d Town on y^e Northerdly side of y^e Road or street it being fifty rods in Wedth or Bredth & one hundred and sixty rods in Length bounded by Joshua Berrys Land or Lot Eastwardly & y^e personage land westerly or how ever bounded y^e grant will make manfest and also my right of Land I had of William Sevee in s^d Epsom y^e 3^d range Number 101 Lying between y^e Land or Lots of John Cates and Ebenezer Berry & also twenty shillings in Money to be paid after my Decease by my Executor

Item I give to my beloved Son George Wallis twenty shillings Money to be paid after My Decease—

Item I give to my beloved Son Ebenezer Wallis thirty pounds to be paid after my Decease

Item I give to my beloved Daughter Hannah Wallis twenty pounds to be paid after my decease.

Item I give to my beloved Daughter Mary Wallis twenty pounds to be paid after my Decease—

and I Do by these presents Constitute make and ordain my well beloved Son Samuel Wallis to be my only and Sole Executor of this my last will and testament & Do hereby ratify and Confirm y^e Same In witness whereof I have hereunto Sett my hand and Seale y^e Day and Year above Written

Signed Sealed published pronounced & Delclared by y^e S⁴ Samuel Wallis as his Last will and testament in presents of us y^e subscribers Viz Elias Tarlton Ebenezer Berry Sam¹¹ wallis × mark & Seal

RYE

[Warrant, Aug. 26, 1741, authorizing Richard Jenness and Joseph Locke, both of Rye, gentlemen, to appraise the estate.]

[Probate Records, vol. 15, p. 142.]

[Inventory, signed by Richard Jenness and Joseph Locke; amount, £157.0.0; attested Nov. 25, 1741.]

MATTHIAS HAINES 1741 GREENLAND

In the Name of God Amen This 19 Day of June 1741 I Matthias Hains of y^e Parish of Greenland in y^e Town of Ports^{mo} In y^e Province of Newhampshire in Newengland * * *

Imprimes: I Give unto my Beloved Wife Mehetiable Hains Two thirds of all my movables in my house to Dispose of them as she Pleases: I allso Give unto my s^d Wife liberty to Improve ye West End of my Dweling house So long as she Shall live or untill she shall see Cause to marry: I allso Give to my s^d Wife one Hundred Wait of Good Pork & one Hundred Wait of Good Beaf & Ten Bushels of Indian Corn & one bushel of Wheat & two bushels of malt & two Bariels of Syder & Eight Cord of fire wood att ye dore of her house & five Pound of Cotton Wool & five Pounds of Sheeps Wool & twenty shilings in money for to buy her som small things all ye Perticulers things above mentioned I order my $s^{\overline{a}}$ Wife to have a year & Every year So long as She Shall See Caus to live a widow & I order my son Samuel Hains to Deliver to his s^d mother two Thirds of What I have here Given to her yearly & Every year So long as She lives a widow & I order him to find her With two Good Cows Winter & somer so long as lives a widow & I order my son Joseph Hains to find his mother With one Third Part of Every Perticuler above mentioned yearly & Every year so long as she lives a widow Except ye two Cows:

Itaim I Give unto my Son Joseph Hains Part of My land on ye Westwardly Side of ye Country Road he is to Begin att Tuftin

Phibrick Shop & Run Westwardly across my Piece of land to ye Plase Where there Was Formerly a pare of bars y^t leads into m^r Samuel Weeks land he is to have all my Piece of land southwardly of yt line to mr Samuel Chapmans and I allso Give unto my sd son about Twelve acres of land more or less as it lyes on ye North Side of ye Country Road Begining att a Whit oak tree which is ye bound tree Between Thomas marstons land & my land & then Runing towards ye meeting house to a pare of Bars yt leads into ye litel Pasture & then Runing Northward as ye fence stands Half ye length of ye fence & from Thence Eastwardly to a bridg yt leads into ye Swamp & from sd Bridg Eastwardly to Daniel hunts Watering Plase yt Runs unto my Swamp I allso Give to my s^d son Half my whole Right in Ipsom & half my Right in ye sawmill & one Half of My husbantry tools & one Cow & two Stears three year old & one third Part of my sheep

Itaim I Give unto my Son Samuel Hains all my Real Estate y^t I have not all Redey Disposed of Perticulerly my Dweling house Except y^e previledg his mother hes in it I Give him my Barn & orchard & all my upland medow Ground Wood land & salt marsh & Paster land he is to have y^t I have before Given away & Half a whole Right in y^e Town of Ipsom & one Half of my Right in y^e saw mill & one Half of my husbantry tools & all my Stock of Cattel horses Sheep & Swine Except one Cow & two Stears Three year old & one third Part of my Sheep

Itaim I Give unto my Daughter Elener French Twenty Pounds in Pasable bills of Credett & I order my son Samuel Hains to Pay it to her With in Four years after my Deceas

Itaim I Give unto my Daughter Hannah Hains one Third Part of all my movables in my house & fourty Pound in Goods att money Prise & I order my Son Samuel hains to Pay it to her With in Four years after my Deceas—

Itaim I Give unto my Daughter Mehetiable Hains Fourty Pounds in Goods att money Prise & I order my Son Samuel Hains to Pay it to her With in Four years after my Deceas Itaim I Give unto my Daughter mary Hains Fourty Pounds in Goods at money Prise & I order my son Joseph Hains to Pay it to her Within Four years after my Deceas—

Lastly my will & meaning is yt What Debts or Dues are owing from me I order my Son Samuel Hains to Pay them & What Debts are Du to me I order my s^d Son to Receive them for him Self And I Doe appoint my above Named Son Samuel Hains & my son Joseph Hains to be Executors to this my last Will & Testament And in Confermation here of I have here unto sett my hand & seal y^e day & yeare above mentioned In y^e Fifteenth year of King George y^e second his Reign over Grate Brittain Signed sealed & Declared by matthias Hains to be his last Will & Testament in Presence of us

Witneses Matthias Haines Sam¹¹ Weeks Jacob moulton Jabez Smith [Proved April 24, 1745.]

[Warrant, April 24. 1745, authorizing John Brackett, gentleman, and Walter Weeks, yeoman, both of Greenland, to appraise the estate.]

[Probate Records, vol. 15, p. 453.]

[Inventory, signed by Walter Weeks and John Brackett; amount, £3570.1.0; attested June 26, 1745.]

[Additional inventory, Oct. 28, 1747; amount, £82.19.6; signed by John Brackett and Walter Weeks.]

JOHN MOORE 1741 LONDONDERRY

In The Name of God Amen This Nineteenth Day of June in the year of our Lord God one Thousand Seven hundred forty and one I John Moore of Londonderry in the Province of New Hampshire Yeoman being Sick and weak of body * * * Imprimis I Give and Bequeath unto my well Beloved Wife Jane Moore the best bed in the West Room with all the Furniture Belonging to the Same with the Eight part of all my Personal Estate as also the one third of the Improvements of my Dwelling During her Widowhood—

Impr^s I Give unto my well Beloved Son Robert Moore the one Eighth part of my Personal Estates Besides what my Honoured Father Gave him

Impr^s I Give and Bequeath unto my well Beloved Son Samuel Moore the one Eighth part of my Personal Estate Besides what my Honoured Father Left him

Impr^s I Give and Bequeath unto my well Beloved Sons William Moore and John Moore the fourth part of my Personal Estate as also my Dwelling I now live in only what Privilege my wife hath by this will or Otherwise with a lot of Land I Bought from David Gregg with all the Meadows Belonging to me in beaver Brook Meadows and my Right in that Meadow Called the Eight acre Meadow to be Equally Divided Between them—

Impr^s I Give and Bequeath unto my well Beloved Daughters Agness Moore and Mary Moore all that tract of Land Laying Beside Ezekiels pond with all my Right in Said pond with my Right in the Broad Meadow & the bake Meadow as also the fourth part of my Personal Estate to be all Equally Divided Between them

Impr^s I Give and Bequeath unto my well Beloved Daughter Ann Moore all that tract of Land that I had by Deed from my Honoured Father William Cochran with the other Eight part of my Personal Estate and I appoint and Ordain my Brother Andrew Todd and my Cousin Hugh Wilson both of Londonderry aforesaid to be my Executors of this my Last Will and Testament allowing them my Said Executors to provide a Tombstone for my Fathers Grave and pay my Funeral Charge out of my Money Laying now in Cash and the Remaining part to be Laid out towards a house for William and John my two Sons Before

Mentioned and further I ordain my Execurs to Sell my Rights in the Commons or undivided Lands in Londonderry aforesaid and Divide the Money they Receive to any of my Children they think hath the worst Share of my Estate allowing this and no other to be my Last Will and Testament-

Signed Sealed Published and John Moore Pronounced to be his Last Will and Testament In Presence of us

Moses Barnett David Vance **Robert Boyes** [Proved Aug. 26, 1741.]

[Probate Records, vol. 15, p. 122.]

[Warrant, Aug. 26, 1741, authorizing Robert Boyes and Moses Barnett, both of Londonderry, to appraise the estate.]

[Probate Records, vol. 15, p. 136.]

[Inventory; amount, £1279.7.9; signed by Robert Boyes and Moses Barnett; attested Oct. 28, 1741.]

SALISBURY, MASS. SAMUEL FELLOWS 1741

This Indenture of Partion made Between Sam¹¹ & Joseph Fellows Children of Sam¹¹ Fellows Jun^r Eben^r Fellows & Eben^r Colcard & Hannah his Wife al of Kingstown In vº Proº of N: Hamp^r In N: Engl⁴ & Children or heirs of Sam¹¹ Fellows Sen^r late of Salisbury Decd on ve one part & Thos Jos Ann & Elliner Fellows of Salsbury afores^d In ye Proe of ye Massa Bay In N: Engl^d & Children & heirs of ye sd Sam¹¹ Fellows Sen^r on ye other part witnesseth vt was we ye above mention^d Parties as Children & heirs to our s^d father Sam¹¹ Fellows sen^r are Joynt heirs & Proprietors of In & to ve Real Estate of our sd father Decd scituate In Kingstown afores^d & do stand as Copartn¹⁸ In Com'on

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& undivid^d of & In Sundry Tracts lots & Divisions of land Belonging to ve Estate of our sd father Decd (viz) one 100 Acre lot laid out In ye 200 Acre Grants so Cala & one 30 Acre lot next Chester so Cal^a & one 15 acre lot laid out about one Mile Below Chester & one 15 acre lot near to yº saw Mill & one 50 acre lot adjoyning to ye saw Mill & one 3 Acre lot Adjoyning to ye former & a 25 Acre lot In y^e North Grant so Cal^d & one quarter part of y^e saw mill afores^d—Now to y^e End y^t a ful Division or Partition may & shal be had & made Between ye sd Parties of & touching ye mises it is Covenant^d & Agreed upon by & Between ye sd Parties to these Psents & we do hereby Each of us for our selves & our Respective heirs Exrs & Admrs Covent Grant & Agree In manner & form following (viz) first yt ye afores^d Sam¹¹ Jo^s & Eben^r Fellows Eben^r & Hanah Calcord on ve first Part In this Indenture may & shal from hence forth have hold & Peaceably Enjoy In Severalty to them their heirs & Assigns forever & to their only Proper use Benefit & Behoof as their pper part & share of ye pmises to be Divided ye aforesd 50 acre lot Adjoyning to ye saw mill ye aforesd 15 Acres lot Adjoyning to it near y^e mill y^e afores^d 3 acre lot adjoyning to y^e s^d 50 acres & y^e afores^d 25 Acre lot In y^e North Grant so Call^d & one quarter part of ye sd saw Mill & Appurs so yt neither ye sd Thos Jos Ann nor Ellinor Fellows nor Either of them nor their heirs nor any other \$\mathcal{P}\$son or \$\mathcal{P}\$sons from by or under them shal at any time hereafter have Claim Challenge or Demand any Right Title Estate Interest Inheritance use or Possession of In or to y^e same or any part or Picel thereof but be utterly Exclud^d & forever Debar^d from y^e same by these Psents-& 21y yt ye aforesd Thos Jos Ann & Ellenor Fellows on ye other part In this Indenture may & shal from henceforth have hold & Peaceably Enjoy In Severalty to them their heirs & assigns forever as their part & Share of ye mises to be Divida & to their only Proper use Benefit & Behoof ye aforesd 100 acre lot In ye 200 Acre Grant or Division of land ye aforesd 30 acre lot next to Chester & ye aforesd 15 Acre lot about one mile below

Chester so y^t y^e afores^d Sam¹¹ Jo^s & Eben^r Fellows Ebenez^r Colcard & Han'ah his Wife nor Either of them nor their heirs nor any other \mathfrak{P} son or \mathfrak{P} sons from by or under them shal at any time hereafter have Claim Challenge or Demand any Right Title Estate Interest Inheritance use or Possession of In or to y^e Same or any part or \mathfrak{P} cel thereof but be utterly Exclud⁴ & forever Debarr⁴ thereof & therefrom by these \mathfrak{P} sents In Witness w¹of y^e aboves⁴ Parties have hereunto set their hands & seals this 25th day of June an^o Dom: 1741 In y^e 15th year of his Maj^{ts} Reign

Sign^d Seal^d & D^d In Psence of us—

W^m Bradbury Isaac Buswell Joseph Fellows for himself & his wife Sam¹¹ Fellows Ebenez^r Fellows Ebenez^r Colcard her Han'ah \times Colcard mark Tho^s Fellows Joseph Fellows her Ann \times Fellows mark her Ellenor \times Fellows mark

[Deeds, vol. 26, p. 17.]

JONATHAN SMITH

1741

In the Name of God Amen, I Jonathan Smith of Exeter in the Province of Newhampshire in New-England Husbandman being in health of Body * * *

Item. I Give to my Son Jonathan Smith ten Pounds in money-

Item. I Give to my Daughter Mary Pierson five Pounds in money-

EXETER

Item. I Give to my Six Daughters Lydia, Elizabeth, Abigail, Hephsibah, Deborah, and Bridget, twenty Pounds in money Apeice to be Paid them upon their Arrival at twenty one Years of Age or marriage.

Item. I Give to my Seven Sons Abraham, Isaac, Jacob, Obadiah John Waldron, Caleb and Nathan to them their heirs and Assigns, all my Estate both real and personal, that Shall be left after the payment of my Just debts, Funeral Charges And Legacys before Mentioned, to be equally Divided Between them; only my wife Bridget, to have the whole improvement of my Estate, until my Youngest Child Arrives to the age of twenty one years, and after that to have the Improvement of one third of all my Estate During life, and the other two thirds to be then immediately Divided Among my Seven Sons as above mentioned. And the other one Third to be Equally Divided Among my S^d Seven Sons after their Mothers Decease—

Finally. My Will is and I doe hereby Constitute and Appoint My Beloved wife Bridget Smith Sole Executrix to this my Last Will and Testament, And my Will is that She Pay my Just debts, Legacys and Funeral Charges, And that all my Moveable or Personal Estate, Shall first be disposed of for the payment of them if Needed. And if that wont Answer for the Satisfying of the Same, My S⁴ Executrix Shall have full power to Sell dispose or make Sale of So Much of the Lands as Shall be Necessary to pay the Same with as little Prejudice to the Place as May Be. And I doe hereby revoke, Disanull and make void All former wills heretofore made by me. In witness whereof I the S⁴ Jonathan Smith have hereunto Set my hand and Seal this thirteenth day of July Anno Domini one thousand Seven Hundred and forty one.

Signed Sealed & owned In presence of us Ephra: Philbrick Elisha Odlin John Rice

[Proved Sept. 29, 1742.]

Jonathan Smith

[Warrant, Sept. 29, 1742, authorizing Jedediah Philbrick and Jeremy Webster, both of Kingston, yeomen, to appraise the estate.]

[Probate Records, vol. 15, p. 200.]

[Inventory of the estate of Jonathan Smith of Brentwood parish; amount, $\pounds 2251.4.0$; signed by Jedediah Philbrick and Jeremy Webster; attested Sept. 29, 1742.]

JAMES GORDON

1741

EXETER

[Administration on the estate of James Gordon of Exeter, yeoman, granted to his widow, Mehitable Gordon, July 29, 1741.]

[Probate Records, vol. 15, p. 115.]

[Warrant, July 29, 1741, authorizing Zebulon Giddings and Nicholas Smith, both of Exeter, to appraise the estate.]

[Probate Records, vol. 15, p. 138.]

[Inventory of the estate of James Gordon of Exeter, signed by Nicholas Smith; amount, £870.5.'6; attested Oct. 28, 1741.]

[Guardianship of Elizabeth Gordon, Sarah Gordon, and James Gordon, minors, children of James Gordon, yeoman, granted to Jonathan Gordon of Exeter, yeoman, Oct. 28, 1747.]

[Guardianship of James Gordon, minor, aged more than fourteen years, son of James Gordon, granted to John Dow, Oct. 26, 1757.]

[Probate Records, vol. 20, p. 335.]

[Bond of John Dow of Epping, with Joseph Chandler of Epping and Clement Steele of Exeter, ycomen, as sureties, in the sum of \pounds 500, Oct. 26, 1757, for the guardianship of James Gordon, minor, aged more than fourteen years, son of James Gordon; witnesses, John Smith and William Parker.]

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[Citation to Jonathan Gordon July 4, 1758, to appear and settle his account as guardian.]

[Account of Jonathan Gordon as guardian; receipts, £176.0.0; expenditures, £75.14.3¹/₂; allowed July 26, 1758.]

ROBERT WEARE 1741 LONDONDERRY

[Administration on the estate of Robert Weare of Londonderry, yeoman, granted to his widow, Martha Weare, July 29, 1741.]

[Probate Records, vol. 15, p. 115.]

[Warrant, July 29, 1741, authorizing Robert Boyes and Moses Barnett, both of Londonderry, to appraise the estate.]

[Probate Records, vol. 15, p. 139.]

[Inventory; amount, £1418.2.0; signed by Robert Boyes and Moses Barnett; attested Oct. 28, 1741.]

BENJAMIN KIMBALL 1741 HAVERHILL DIST.

In the Name of God Amen this first day of August Anno Domini 1741. Annoq Regni R^s Gii Secundi Britt^anum Magnee &c Decimo Quinto, I Benjamin Kimball Late of Haverhill in the County of Essex and Province of the Massachusetts Bay in New England Yeoman now falling in that part of the Said Town of Haverhill which lyes more then three Miles North of merrimack River & by the Runing the line within y^o Province of New Hampshire in New England Yeoman being Sick and weak in body * * *

Secondly I give and bequeath unto Mary my dear and well beloved wife the free use and Improvement of the Easterly end of my House from Top to bottom & that part of the Cellar under it during the Term she remaines my widow. I also give her Two Cows, & five Sheep, & one Swine, which She shall Chose out of my Stock which I will & Order my Son Benjamin to keep for her both Summer and winter or the like number if She dispose of these and purchase others during the time she remaines my widow. I also give her Ten bushels of Indian Corn, Six bushels of Rye Two bushels of wheat, Two bushels of Malt, four barrells of Cyder and Ten cords of wood to be Corded up at the door, which donations I will and Order my Son Benjamin to pay her yearly & every year, as she wants it or demands it of him during the time she remaines my widow, but if She marryes again then I will and Order my Son Benjamin to pay her Ten pounds P Annum only in the produce of ye place during her Naturall life in Lieu of what I have orderd her above I also give her all my Household goods to be for her use so long as She has Occasion for them & then to be disposed of to my Daughters as she sees Cause.

Thirdly I give and bequeath unto my dear and well beloved Son Jonathan The farm he lives on near the wash pond which was laid out to Fisks Originall Right also the One Moiety or half of my Right to any undisposed of lands in the Town of Chester, which with what he has had of me already is his full portion in My Estate

fourthly I give and bequeath unto my dear and well beloved son Benjamin the whole farm or homestead whereon I now live and that piece of Land I purchased of the Rev^d M^r James Cushing lyinge near the meeting house, together with all my Right in that Tract of Land lying near Caleb Emmerys which is now in partnership with my brother Jonathan Kimball

Fifthly. I give and bequeath unto my dear and well beloved son Moses all my Right in that lott of Land which lyes betwixt Peter Eastmans and George Littles in Haverhill & the One Moiety or half part of my Right in any lands in the Town of Chester & Province of New Hampshire which I have not yet disposed of in full of his portion in my Estate and I will and Order that if any of my Sons Decease before marriage or without Lawfull issue their lands shall descend to their Surviveing brothers & to be Equally Devided betwixt them.

Sixthly. I give and bequeath unto my dear & well beloved Daughter Mary Twenty Shillings which I will & Order my Son Benjamin to pay her in one year after my decease & is with what I have before given her; her full portion In my Estate—

Seventhly I give and bequeath unto my dear & well beloved Daughter Lydia One hundred pounds which I will & Order my Son Benjamin To pay her as soon as she arives at the age of Twenty years, or marriage day which Shall happen first, To be paid in good bills of Credit in full of her portion

Eighthly I give and bequeath unto my Dear & well beloved daughter Hannah One Hundred pounds which I Order my Son Benjamin to pay her in good bills of Credit, as soon as she shall arive at the Age of Twenty Years or on her marriage day which shall happen first, in full of her portion

Ninthly I give and bequeath unto my Dear and well beloved daughter Mehittabell One hundred pounds which I will And Order my son Benjamin to pay her In good bills of Credit as soon as she shall Arive at the Age of Twenty Years or on her Marriage day which shall happen first in full of her portion in my Estate—

And it is my will and pleasure that if either of my daughters decease before marriage or that they Arive at Twenty Years of Age & without Lawfull issue that then their portion shall descend to their Surviveing Sisters & to be paid to them in Equall parts & Shares.

all the remainder of my Estate not herein particularly disposed of I give and bequeath to my Son Benjamin & to his heirs & assigns.

Lastly I do hereby Constitute Ordain & Appoint my dear & well beloved wife and Son Benjamin to be Sole Executors of this my last will and Testament, and I do hereby utterly Revoke disanull and disallow, all former wills & Testaments Legacies & Executors by me heretofore named or made ratifying & Con-

firming this & no Other to be my last will and Testament. In Testimony whereof I have hereto set my hand and Seal the day & year first Written signed Sealed Published & declared by the Said Benjamin Kimball to be his Last will & Testament before us. James Cushing Richard Hazzen her Sarah × Stevens mark [Proved Aug. 25, 1742.]

[Warrant, Aug. 25, 1742, authorizing Richard Hazzen, John Clements, and James White to appraise the estate.]

[Probate Records, vol. 15, p. 192.]

[Inventory, Aug. 25, 1742; amount, £3323.3.6; signed by Richard Hazzen, John Clements, and James White.]

DAVID WENTWORTH 17

In the Name of God Amen I David Wentworth of Portsmouth in the Province of New Hampshire in New England Mariner being in Perfect health * * *

Item. I give and bequeath unto my friend Daniel Rogers of Portsmouth aforesaid apothecary One Hundred pounds to be paid him by the Exec'r of this my will.

I give & bequeath unto Mary Sherburne of Portsmouth Daughter of Colonel Joseph Sherburne of Portsmouth aforesaid Two Hundred pounds to be paid Her by the Exe'r of this my will.

Item. All the Rest Residue & Remainder of my Estate of what Nature or kind soever or wheresoever the Same is or shall

PORTSMOUTH

1741

be found I give Devise & Bequeath unto my well beloved Brother Ebenezer Wentworth his Heirs Exec¹⁸ & assigns for ever, and I hereby Constitute and appoint him my Said Brother Sole Executor of this my last will & I hereby Revoke all other & former wills by me in any manner made. In Wittness whereof I have hereunto Sett my hand & Seal the 4th Day of august 1741 and in the Fiveteenth year of his Majestics Reign.

Signed Sealed & Declared by the S^a David Wentworth to be his last will and Testament in Presence of us Hunking Wentworth

Jon^a Nailer

John Wentworth Jun^r

[Proved Jan. 30, 1744/5.]

JOSEPH FOLSOM

1741

NEWMARKET

Dav^d Wentworth

[Administration on the estate of Joseph Folsom of Newmarket, trader, granted to Ephraim Folsom of Newmarket, yeoman, Aug. 26, 1741.]

[Probate Records, vol. 15, p. 121.]

[Warrant, Aug. 26, 1741, authorizing Thomas Tufts, gentleman, and Walter Bryent, yeoman, both of Newmarket, to appraise the estate.]

[Probate Records, vol. 15, p. 142.]

[Inventory, Nov. 24, 1741; amount, £673.17.6; signed by Thomas Tufts and Walter Bryent.]

ALEXANDER McCOY 1741

LONDONDERRY

[Administration on the estate of Alexander McCoy of Londonderry, yeoman, granted to his widow, Susanna McCoy, Aug. 26, 1741.]

[Probate Records, vol. 15, p. 120.]

[Warrant, Aug. 26, 1741, authorizing Moses Barnett and John Weare, both of Londonderry, to appraise the estate.]

[Probate Records, vol. 15, p. 139.]

[Inventory; amount, £758.14.0; signed by Moses Barnett and John Weare; attested Oct. 28, 1741.]

[Warrant, March 23, 1744/5, authorizing David Gregg, Moses Barnett, John Weare, John Armstrong, and William Gregg to set off one third of the estate to the widow, Susanna, now wife of John Waddell of Londonderry, and to report on the advisability of dividing the other two thirds among the seven children.]

Province of Pursuant to a Warrant from the Court of New Hamp^r Probate We have viewed the Real Estate of Alex^r McCoy Dec^d & have Set off to Susanna the Widow of the Said Deceased one third part thereof as her Dower by the following me**te**s & Bounds viz the one third of that Grass Field Joyning on David Greggs Field the said third bounding on said Greeg & with Stakes betwixt the Children and Widow which is about an Acre—

2^{d1y} One peice of Plow Land lying in the great Field bounded by a fence runing from the Barn West then by a Fence North then by Stakes bounding upon the Childrens part there being about two Acres in said Peice.—

 $3^{d_{1y}}$ One Peice of Mowing Ground bounded all round by a Fence and Joyning on the afores^d Plowland about one Acre and a half in s^d Peice—

4^{11y} One peice of Plowland lying Near about fifty Rods from the Dwelling house on a Pine nole to the East Side of Said Nole near to an Acre in Said Peice5^{11y} One Peice of Woodland lying to the South East of said house containing twenty nine Acres bounded all round by David Greegs land with about an Acre of mowing in Said Bounds—

 6^{11y} The West tower Room of the house with the one half of the Chamber above it with the third of the Cellar.—

 7^{11y} The South Part of the Barn for tying up Cattel and the East Scaffold for hay with a Small Scaffold in the Back Side of Said Barn

and as to the other two thirds we are of Opinion that it cannot be Divided into Eight Shares without prejudice to or Spoiling of the whole & have therefore Appraised the whole of the Said Real Estate according to the present value thereof which in our Judgm^t is worth £600.0— in old Tenor two thirds of which is 400.0.0

Witness our hands June 26th 1745

David Gregg Moses Barnett Jnº Wiear

HANNAH SEAVEY 1741

In the name of God amen-

The tenth Day of September in the year of our Lord 1741 I Hannah Sevey, of the Parish of Rye in the Province of New-Hampshire in New England widdow: being aged * * *

Item: I Give and bequeath to my Son Stephen Sevey ten Shillings in Lawful money of New England to be raised and Levyed out of my Estate to be paid him by my Executor hereafter named within one month after my Decease.

Item: I Give and bequeath to my Son James Sevey ten Shillings in Lawful money of New England to be raised and Levyed out of my Estate, and to be paid him by my Executor within one month after my Decease

Item: I Give and bequeath to my Son Ebenezer Sevey one fether bed and bed Cloths to be Delivered my Said Son Ebenezer

RYE

within one month after my Decease by my Executor hereafter named

Item I Give and bequeath to my Grand Children the Children of My Son Thomas Sevey Deceased the Sum of Ten pounds in Passable Bills of Credit to be raised and Leveyed out of my Estate and paid to the Eldest Son within Six months after My Decease by my Executor: and the Said Eldest Son of my Said Son Thomas Deceas'd shall Equally Divide the Said Ten pounds between himself and the rest of the abovesaid Children

Item I Give unto Mary Langdon the Wife of Joseph Langdon my Grand Daughter the Sum of Ten shillings in money to be raised and Levyed out of my Estate and to be paid her by my Executor within one month after my Decease—

Item I Give and bequeath to my Grand Children the Children of my Daughter Hipzabah Wright Deceased Ten shillings in money to be raised and Levyed out of my Estate to be Equally Divided among them and paid them by my Executor within one month after my Decease—

Item I Give and bequeath unto my Grand Children the Children of my Daughter Hannah Wallis Deceas'd Ten shillings in money to be raised & Levyed out of my Estate to be Equally Divided among them and paid them by my Executor within one month after my Decease

Item I Give and bequeath to my Negro woman Amie one Cow to be Delivered her by my Executor within one month after My Decease

Item: I Give unto my Son William Sevey Two acres of marsh Scituate in the Parish of Rye joyning on the West End to the marsh of Col¹ Henry Sherburns Commonly called by the name of the ferry Marsh and the Creek on the North and the upland on the South Sides of Said marsh and on the East end on the marsh of the Said William Sevey, I also give unto my Said Son William Sevey all the Rest of my Estate of what kind and Denomination Soever not herein Disposed of and that I shall Leave undisposed of at my Decease; I Likewise Constitute make and ordain my Said Son William Sevey Sole Executor of this my last Will and Testament, and I Do hereby utterly disalow revoke and Disanul all and every other former Testaments Wills and Legacies bequests and Executors by me in any ways before this time named Willed and bequeathed, Ratifying and Confirming this and no Other to be my Last Will and Testament In Witness whereof, I have hereunto Set my hand and Seal the Day and Year first above Written

Signed Sealed published pronounced and Declared by the Said Hannah Sevey as her Last Will and Testament In presence of us the Subscribers $\begin{array}{r} & \text{her} \\ \text{Hannah} \ \times \ \text{Sevey} \\ & \text{mark} \end{array}$

David Snith Joseph holmes Joseph Sevey Juner [Proved Feb. 28, 1748/9.]

JACOB SMITH

1741

EXETER

In the Name of God Amen, I Jacob Smith of Exeter in the Province of Newhampshire in New England Husbandman, being in health of body * * *

Item I Give to my Well beloved wife Priscilla Smith the whole of my estate both Real and Personal for her own use and Improvement during her Natural life and the Houshold goods to be at her own dispose, excepting what I Shall hereafter dispose of—

Item: I Give to my Son Samuel five Shillings besides what I have already Given him.

Item I Give to my Son Benjamin his heirs and assigns my Dwelling house and Barn and Orchard lying in the Town of Exeter upon the Northerly Side of the way leading to Hampton where I formerly lived and all my land adjoyning to it he not to come Into possession of it until after his mothers decease Item I Give to my Son Jonathan Smith after his mothers decease and to his heirs and Assigns my Dwelling house and Barn lying at Tuckaway a place So called in the Township of Exeter and my land adjoyning Beginning at an ash tree Standing upon the South Side of Lamperele River: and from thence Running Streight to Samuel Smiths land: and upon the Same point that my land Runs at the head: and then upon the River to the bounds first mentioned.

and the Remaining part of my land upon the South Side of the River I give to my Son Elias Smith after his mothers Decease and to her heirs and assigns: I likewise give to my two Sons Jonathan and Elias my Right in the upper Sawmill at Tuckaway and my Priviledge in the land and Stream adjoyning to it: and my yokes and Chains Carts and Sleds to be equally Divided between them:

Item: I Give to my Daughter Leah Rundlet my great pot besides what I have already Given her and to her Son Jacob five pounds and to her Daughter Priscilla five pounds:—

Item: I Give to my Daughter Rachel Rundlet my Brass Kettle and to her Daughter Hannah five pounds and to her son Jacob ten Shillings and to her Daughter Priscilla five pounds

Item: I Give to my son Samuels Son Jacob five pounds.

Item I Give to my Son Benjamins Son Jacob five pounds.

Item I Give to Mehetabel Clifford: a feather Bed and Bolster and the furniture belonging to it:

Item My Will is that my Son Benjamin Smith Shall pay all the Legacies above mentioned excepting the five pounds to his Son Jacob which Shall be paid by my Son Jonathan

Item My Will is and I do hereby Appoint and order that my Son Jonathan Shall leave out a convenient highway through the land that I have given him at Tuckaway to the New Saw mill that I have built upon Lamperele River and to ly for the use of the Said Mill as long as it Shall be wanted.

Finally My Will is and I do hereby appoint my Well beloved wife Priscilla Smith and my Son Benjamin Smith to be Executors to this my Last Will and Testament: Hereby Revokeing Disanulling and Makeing void all former Wills and Testaments by me heretofore made: In Witness where of I have hereunto Set my hand and Seal this Sixteenth Day of October Anno Domini: One Thousand, Seven hundred and forty one.

Signed, Sealed and Published Iacob Smith In presence of us Iohn Odlin Iu^r George Creighton Franscis jur. James [Proved Sept. 26, 1744.]

CHARLES ANNIS 1741

EXETER

[Administration on the estate of Charles Annis of Exeter, blacksmith, granted to Christopher Annis of Newbury, Mass., cordwainer, Oct. 28, 1741.]

[Probate Records, vol. 15, p. 140.]

[Warrant, October 28, 1741, authorizing Daniel Gilman and Zebulon Giddings, both of Exeter, to appraise the estate.] [Probate Records, vol. 15, p. 149.]

[Inventory of the estate of Charles Annis of Nottingham, Dec. 30, 1741; amount, £391.17.4; attested by Christopher Annis, administrator, same date.]

[License to the administrator, March 31, 1742, to sell real estate.]

[Probate Records, vol. 15, p. 158.]

[Administrator's account of the settlement of the estate: amount of estate, £486.17.4; expenditures, £345.19.6; allowed July 27, 1743.]

SOUTH HAMPTON JOHN WORTHEN 1741

In the Name of God Amen This 4th day of Nov^{er} 1741: I John Worthan of Salsbury & Formerly of ve County of Esix of ve Province of y^e massachusets bay in Newengland: & Now of y^e Province of Newhampshire in y^e afore s^d Newengland: being Now Weak in body * * *

Imprimes: I Give unto my beloved Wife mary Worthan Leberty to Improve one Third Part of my Dweling house So long as she shall live & to Improve one third Part of all my land & Salt marsh & medow Ground So long as she shall live: I allso Give to my s^d Wife all my movables in my house & all my stock of cattel horses sheep & swine & all my Husbantry tools to dispose of them as she shall see cause—

Itaim I Give unto my Daughter Rebeckah Worthan Two thirds of my Dweling house & three quaters of all my land & medow Ground & salt marsh in y^e Whole about Fourty acres be it more or less onely her afores^d mother is to have y^e Improvement of one Third Part of y^e Estate her life time as is above mentioned:

Itaim I order my above Named Daughter Rebeckah Worthan to maintain her Brother John Worthan his Life time Perticulerly to find him With Convenant Clothing & victuals & Drink Watching & Login his Whole life time Clothing of all sorts Convenant for a person under his surcomstance For by y^e Providence if God he is Deprived of his Reason.

Itaim I Give unto my Daughter Abigail Worthin one quater Part of all my Rael Estate Perticulerly one quater Part of my lands & medow Ground & salt marsh onely her mother is to Improve one third Part of it her life time:

Itiam I Give unto my Daughter Hannah Eaten Thirty shilings in Pasable bills of credett, & I order my Daughter Rebeckah Worthan to Pay it to her the Reason y^t I Give her no more is because she has had her Portion all Redey:

Itaim I Give unto my Daughter Margre y^t lives att boston Thirty shilings In Pasable bills of credett, & I order my Daughter Rebeckah Worthan to Pay it to her:

Itaim: I Give unto my Daughter Sarah Goodin Thirty shilings in Pasable bills of credett & I order my Daughter Rebeckah Worthan to Pay it to her Itaim I Give unto my Daughter Elizabeth Withum Thirty shilings in Pasable bills of credett & I order my Daughter Rebeckah Worthan to Pay it to her:

Lastly my Will & meaning is y^t What Debts or dues are owing from me I order my Daughter Rebeckah Worthan to Pay them & what debts are du to me she is to Receive them for her self: Aand I Doe appoint my above Named Daughter Rebeckah Worthan & Eliphaz Dow to be Executors to this my last Will & Testament And in confirmation here of I have here unto sett my hand & seal y^e day & year above mentioned & in y^e Fifteenth year of King George y^e second his Reign over Grate britain signed sealed & Declared by John Worthan to be his Last Will & Testament

Eliphaz Dow Noah Dow Jabez Smith the mark & seal of John \times Worthan

[Administration granted to Samuel Eaton of Salisbury, Mass., husbandman, Feb. 23, 1742/3.]

[Probate Records, vol. 15, p. 227.]

[Warrant, Feb. 23, 1742/3, authorizing Jonathan Fifield and Tristram Collins, both of Hampton Falls, to appraise the estate.] [Probate Records, vol. 15, p. 261.]

[Inventory, signed by Jonathan Fifield and Tristram Collins; amount, £479.5.0; attested May 25, 1743.]

[Petition of Samuel Eaton, 1744, that the estate of John Worthen of Hampton Falls be settled on his oldest daughter, he leaving no sons, and a division not being advisable.]

[Administrator's account of the settlement of the estate; amount of personal estate, £19.5.0; expenditures, £89.14.8; allowed Nov. 28, 1744; mentions "taking Care of three of the Family from the Last of Nov^r 1742 till March 1742/3"; "To Necessaries for John one of the family in his Sickness to Nursing and tendance two months"; "To Funeral Charges for said John."] [Warrant, March 28, 1744, authorizing Jonathan Fifield and Meshech Weare, both of Hampton Falls, gentlemen, and Tristram Collins of South Hampton, yeoman, to appraise the annual income of the estate.]

[Return, April 23, 1744, appraising the annual income at $\pounds 20.0.0$; signed by Meshech Weare and Jonathan Fifield.]

[License to the administrator, Nov. 28, 1744, to sell real estate.]

[Warrant, Dec. 14, 1744, authorizing Ichabod Roby, Tristram Collins, David Norton, Jonathan Fifield, and Meshech Weare, all of Hampton Falls, to divide the real estate; mentions the widow as dead.]

Province of New Hampshir Pursuant to A Warrant from y^e Hon^{ble} Andrew Wiggen Esq^r Judg of the Probate of Wills & Directed to us y^e subscribers Dated December 14th 1744 autheriseng and Impouring us to Divide y^e Real Estate of John Worthen late of South Hampton yoman Deceas^d among y^e Heairs of Said Worthen and y^e Legal Representatives of Such of them as are Deceased

Agreable to S^d Warrant we have Divided y^e Lands and Buldings of y^e S^d Worthen into Seven Equel parts haveing Regard to y^e Quality as well as Quantity In y^e following manner viz

furstly Set off to the Children of Hannah Eaton She Being Deceased five acres and forty five Rods at y^e Est End of y^e said worthens Land and Bounded Esterly on a Highway and South Esterly on a Highway in part and on y^e marsh of Henrey Eaton in part Laying twenty rods on s^d Eaton marsh viz from a heep of stons at y^e End of s^d High way Runing Westerly to a stake No I and Bounded North Esterly on a High way Runing westerly aight Rods from a heep of stones to a stake No I And a small peec of marsh Containing half a acre and twenty seven Rods Bounded southerly on a High way southwesterly on Benony Sealy northerly on a Crick and Esterly on Daniel Gill 2ly Set off to Margreey — five acres and thre Quarters Bounded Esterly on y^e Land set off to y^e Children of s^d Hannah and southerly on Henry Eatons marsh twenty Rods from y^e stake No I to a stake No 2 and Bownded Northerly on a Highway thurty thre Rods and ten Links of a Chain from y^e stake No I to a stak No 2

3ly Set off to Elisabath Whittums Children **s**he Being Deceased five acres and a Quarter Bounded Esterly on y^e Land set off to s^d margry and Bounded sutherly on Henry Eatons marsh thurty thre Rods and ten Links of a chain from y^e stake No 2 Runing westerly to a stake No 3 and Bounded Northerly on a Highway thirty four Rods and twenty Links of a chain from y^e stake No 2 Runing westerly on s^d way to a stake N^o 3

4ly Set off to Abigel four acres and a Quarter Bounded Esterly on y^e Land set off to s^d Elisabeth and Bounded southerly on Jabez Trews marsh twenty two Rods and five Links of a chain from a stake No 3 Runing westerly to a stake No 4 And Bounded North on a Highway twenty thre Rods and five Links of a Chain from y^e stake No 3 Runing westerly to a stake No 4 at y^e Land Left for a way to y^e Hous

5ly Set off to Sarah Gooding five Acres and a Quarter Bounded Esterly on y^e Land set off to s^d abigel and Land Lef for a way to y^e hous and Bounded southerly on moses merrel and Trustrum Collenses marsh twenty one Rods and twenty one Links of a Chain from y^e stake No 4 Runing southwesterly to a stake No 5 and Bounded on y^e North on a Highway twenty Rods and twenty Links of a Chain from a stak on y^e west side of y^e Land Left for a way to y^e Dweling Hous Runing west to a stak No 5

6ly Set off to Rebekah five acres and three Quarters Bounded Esterly on y^e Land set off to s^d Sarah and Bounded south on Trustrum Collenses marsh fiveten Rods from y^e stake No 5 Runing west to a stake No 6 and Bounded north on a Highway seventeen Rods and ten Links of a chain from y^e stak No 5 Runing westerly to a stak No 6

7ly Set off to Mary Gemsons Children she Being Deceas^d five acres and thre Quarters Bounded Esterly on said Rebekahs

Land and Bounded sutherly twelve Rods on John Collensis marsh from a Ditch Runing west to a stak No 7 and Bounded on y^e west partly on Land Left to be sold and partly on marsh of John Eaton and William Smith and Bounded Northerly on a highway seventen Rcds from y^e stake No 6 Runing westerly to a stake N 7 at y^e s^d Eaten and Smiths marsh and a small peece of marsh Containing thre Quarters of a acres Bounded south on a Highway and on y^e west on Thomas Hoit and on y^e North on Sam¹¹ Browns marsh

We have Likwise Divided y^e Hous y^t Did Belong to John Worthen afore s^d among his Children and the Representatives of such of them as are Deceased in manner following viz

furstly Set off to y^e Children of Elizabeth whittum she Being Deceased to Abigel and y^e Children of Mary Gimson she Being Deceased the Lower Room and y^e Chimny y^t Belongs to it and y^e Celler under it a thurd part Each viz to y^e Children of y^e s^d Elisabath y^e north thurd of s^d Room with y^e north thurd of y^e Chimny and Celler 2^{1y} Set off to Abigels thurd part y^e middle Devision in s^d Room Chimny and Celler 3^{1y} Set off to y^e Children of y^e s^d mary the south thurd Devision of said Room Chimny and Celler

2ly Set off to margry and Rebakah y^e Chamber and Chamber Chimny from y^e Chamber flore upward viz the north half of s^d Chamber and Chimny set off to margry and y^e south half of s^d Chamber and Chimny set of to Rebakah

3ly Set off to y^e Children of Hannah Eaton she Being Deceased and to Sarah Gooding y^e Est Chimny and y^e old Celler and y^e place whare y^e old Hous stod with y^e timbur and Bords y^t Did Belong to y^e old Hous viz the north half of s^d Chimny Celler and place whare s^d old House stood is set off to y^e Children of Hannah Eaton she being Deceased and y^e south half of y^e s^d Chimny and Celler and place whare y^e old hous stood is set off to Sarah Gooding

we have Left Land for a way to y^e afore s^d Hous for y^e owners Conveaniancy to Cum to s^d Hous viz Begining at y^e Highway

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at y° North side of s^d worthens Land at a stak No 4 at y° Northwest Corner of y° Land set off to Abigel s^d way Lays westward from s^d stake and is one Rod wide and from s^d stak Runs to y° northwest Corner of y° Hous and by y° west End of s^d hous to y° fore side of s^d hous and on y° south side of y° hous to y° Est End of y° old Celler

We Have Left a peece of Land at the West End of said Worthens Land un Divided to Be sould to Defray Charges Containing aight acres and forty four Rods and Likwise a peece of Land at y^e Est End of pine Island so Cold Containing thre acres and a Quarter And this Return we make this 23^d Day of March 1744/5

> Jon^a Fifield Trustrem Collins David norton

WILLIAM FURBER

In the Name of God Amen I William Furber of Newington in the province of Newhampshire in New Engl^a * * *

1741

Imprimuse, I give and bequeath unto my Two Sons (viz^t Moses Furber and Nehemiah Furber my Pew or Seat in the Meetinghouse. I also Appoint & ordain them the Said Moses Furber and Nehemiah Furber to be my Executors

Item I give and bequeath unto my granson Richard Furber all that my land in Newington aforesaid Lying upon the Easterly or upper Side of the Rhoad or high way that runs from Ensign Hatevil Nutters to m^r Vincents Windmill Togeather with all the Orchards Buildings and Ediffices thereon and Two Cows upon the Said p^rmisses and also one hundred Acers of Land part of my Second Devision in the Town of Rochester in the province aforesaid But in case my Said granson Should Dye before he comes to Age of Twenty one Years or without Lawfull Issue that then in Such Case I give and bequeath the Same to my aforesaid Two Sons Moses and Nehemiah and their heirs, whome I

NEWINGTON

also make Gauirdens to my Said Granson till he Shall Arrive to the Age of Twenty one years

Item I give and bequeath to my Two Daughters viz⁴ Bethiah Furber and Jerusha Pirce all my Movables as household Goods and Cattle that Shall remain as my proper Estate att the Decease of my Selfe and wife Sarah Furber to be Equally Devided Between them and their heirs and this I Ordain as my last will and Testement Nulling and Makeing Void all Others heretofore by me had made or Done In Testimonie whereof I have hereunto Sett my hand and Seal this Twelfe Day of November in the Year of our Lord one thousand Seven hundered and florty one and in the flifteenth Year of his Majestis Reign Annoq Domini 1741

W^m furber

Sign'd Seal'd & Deliv^d pronounced & Declared In presence of us— Thomas Ayres her Abigail × Furber mark Geo Walton [Proved May 25, 1757.]

[Bond of Moses Furber and Nehemiah Furber, both of Newington, yeomen, with George Walton and Cutts Shannon, both of Portsmouth, gentlemen, as sureties, in the sum of £500, May 25, 1757, for the execution of the will; witnesses, William Parker and John Fernald.]

JONATHAN NASON 1741 HAMPTON FALLS

In the Name of God amen the twenty forth day of November In the year of our Lord: 1741: I Jonathan Nason of the falls parish in Hampton in the province of New Hampshier in New England Husbanman * * * I first I order that my mother be Honorably maintained out of my Estate as Long as She Liveeth & to be buried decently By my Executor

Secondly: I Give to my wife Huldah the House that we now Live in & the Garden or yard before the door & so to hold the wedth all round the house, and one quarter of all that is raised or mad of my Estate, so long as She remaines my wido if She wants it: & no longer then She is my wido: I all so Give Hir one fether bed & beding and furneture and the puter & Iorrn & brass & all the housold stuf she brought with hir & won Cow and my hens this I give hir to disspose of as & to hume se will. I all so Give hir all my Corn & meet & sider I ferdor order that my Executor finds hir sufficient fier wood winter & somer redey Cut at hir door as Long as she is my wido: and I Give hir all the rest of my household Goods for to disspose of to my Children as she will

thirdly I Give to my dafter Shuah: won Cow & three shep

Item I Give to my dafter Huldah won Cow & three sheep

Item I Give to my dafter mary won Cow & three sheep

Item I Give to my Grad son Jonathan nason fifty pounds when he Comes to the age of twenty won I order my dafters to be paid within three year after my deces by my Executore

forthly I Give to my Son Richard Nason whome I Constitute make and ordain my only & sole Executor of this my Last will & testament all my Lands and buildings but what I have Given to his mother & when she has Dun with it then that to be his allso and all my stock of Chatel and all my Husbantry tools of what sort soever thay be and if I have Left out aney land or aney Cind of thing that Ever here after shall apper to be mine and have not disposed of it in this my will I Give it to my Executor

and I Do Constitute appoint and ordain my son Richard Nason to be sole Executeor to this my will Ratifying and Confirming this and no other to be my Last will and testament in witness where of I have Hereunto set my hand and seal the day & year above writen

Sin'd Seald and Declard By the Jonathan Nason said Jonathan Nason to be His Last will & testament In the presence of us Samuel Lane Ebnezer Prescut Bradbury Green [Proved Oct. 31, 1750.]

[Inventory, Nov. 23, 1750; amount, £4959.13.0; signed by Meshech Weare and Benjamin Swett.]

MATTHEW SCALES 1741

DURHAM

[Administration on the estate of Matthew Scales of Durham, joiner, granted to Abraham Scales of Durham, joiner, Nov. 25, 1741.]

[Probate Records, vol. 15, p. 141.]

[Warrant, Nov. 25, 1741, authorizing Joseph Atkinson and Thomas Huckins, both of Durham, to appraise the estate of Matthew Scales, administration of which is granted to his brother, Abraham Scales of Durham.]

[Inventory, signed by Joseph Atkinson and Thomas Huckins; amount, £33.4.10; attested Feb. 24, 1741/2.]

[List of claims against the estate, July 27, 1743; amount, \pounds 78.4.4; signed by John Woodman and Hubbard Stevens.]

[Administrator's account of the settlement of the estate; amount of estate, $\pounds_{36.3.10}$; expenditures, $\pounds_{14.16.6}$; allowed Sept. 28, 1743.]

[Division of the estate among the creditors; no date.]

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JOHN JAMESON 1741 LONDONDERRY

In the Name of God Amen The fourth day of December 1741 I John Jamison of Londonderry in his Majesties province of Newhampshire in New England Cord Winder being verry Sick and weak of body * * * I do ordain and appoint John M°Murphy and James Rodgers both of Lo:derry afores:d Executors

Imprimis I order all Just debts that I am Justly due to be honnestly paid

Item I order my real Estate that is to say my land with all the priviledges and apurtenances thereunto belonging unto John Jamison son to Edward Jamison in the parish of Dumbough in the County of Lo: derry in Ireland

Item I order twelve hides of leather now in John dickeys tannhouse to my Cusin Thomas Jamison in this town he paying the tanner

Item I order one pair of mens Shoes to my Cusin James Cochran of Sohagan

Item I order fifteen Shillings in Cash to be Given to my Sister and her two Children

Item I order six shillings in Cash together with one pair of shoe buckles he had from me to get mended and never return^d them to my Cusin James Ewen

Item I order one pair of shoes to be Given to my Cusin Alex^r Jamison

Item I order the Compleat works of M^r John flavel to my Cusin James Rodgers of this town

Item I order the sermons preached before the parliiment of England to John M^eMurphy

Item I order my Confession of faith to the Rev^d M^r Macgregor

Item I order my Exposision of Mathew & Luke to James Aiken

Item I order Naphtali & M^r henry on the Sacrament to will^m & Nathaniel Aiken Item I order vincents Catichism to James Aikens wife & M^r dyers Golden Chain to will^m Aikens wife

Item I order my book account standing against Agnes Archibald widdow in this town to be freely quit and discharged for the good services she hath done me from time to time

Item I order the housold stuff to be Safley kept for the above named John Jamison whom I appoint my heir

Item I order my book accompt Standing against James Ried of this town to be paid to the Rev^d M^r David Magregor

Item I order my seat and working tools to my Cusin Thomas Jamison

And I do hereby uterly disalow revoke and disanull all and Every other former tastaments wils Legacies and bequests and Executors by me in any wayes before named willed and bequethed ratifying and Confirming this and no other to be my last will & tastament in witness whereof I have hereunto set my hand and seall the day and year above written

Signed Sealed published pronounced and declared by the said John Jamison as his last will and Tastament in the presence of the subscribers John Archibald

John Archibald James Aiken William Aiken [Proved Dec. 30, 1741.]

[Warrant, Dec. 30, 1741, authorizing John Archibald and James Moore, both of Londonderry, to appraise the estate.]

[Probate Records, vol. 15, p. 206.]

[Inventory, signed by John Archibald and James Moore; amount, £285.17.5; attested Oct. 27, 1742.]

SAMUEL TODD

1741

LONDONDERRY

Province of To the Hon^{ble} Rich^d Waldron Esq^r Judge New Hampsh^r of the Probate of Wills &c for Said Province Humbly Shews

Andrew Todd of Londonderry in the Province afores^d Yeoman That his brother Sam¹ Todd late of Londonderry afores^d Mariner is Lately Deceased at Jamaica & Deceased Testate—That he has left no wife nor Child`But Sundry Persons who are Creditors talk of Moving for Administraⁿ on His Estate—But inasmuch as there is Credible Information that a Copy of the Will is like to come to hand e'er it be long the Said Andrew Prays that no Administra' may be Granted until a Reasonable time is past for obtaining a Copy of the Said Will—Dec^r 4th 1741—

Andrew Todd

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[Administration on the estate of Samuel Todd of Londonderry, mariner, granted to his brother, Andrew Todd of Londonderry, gentleman, and his sister, Sarah Todd of Boston, Mass., spinster, July 27, 1743.]

[Probate Records, vol. 15, p. 279.]

[Warrant, July 27, 1743, authorizing John McMurphy and Moses Barnett, yeoman, both of Londonderry, to appraise the estate.]

[Probate Records, vol. 15, p. 289.]

[Inventory, signed by John McMurphy and Moses Barnett; amount, £195.18.0; attested Sept. 28, 1743.]

[List of claims against the estate; amount, £1451.9.9; signed by John McMurphy, James Reid, and Moses Barnett.]

[Administrators' account of the settlement of the estate; amount of estate, \pounds 366.18.0; expenditures, \pounds 95.9.0; allowed Oct. 29, 1746.]

[Division of the balance among the creditors; allowed Nov. 26, 1746.]

GEORGE WENTWORTH 1741

PORTSMOUTH

In the Name of God Amen To all whom it may Concern. Know Ye That I George Wentworth of Portsmouth In New Hampshire Mariner, being very sick & weak but of Sound mind & Judgement, & if it please God to take me out of this World, I hope to find redemption in the other through the merits of our Lord & Saviour Jesus Christ.

As to my worldly Estate I give & bequeath in manner following, Viz. George Wentworth son of Daniel Wentworth of Portsmouth In New Hampshire I leave Sole Executor to this my last Will & Testament. He the S^d George Wentworth paying such Legacies as hereafter mentioned. To Sam¹ Wentworth of Boston Merc^t y^e sum of One hundred pounds New Eng^d money To M^{rs} Mary Nelson Widdow of Boston In the Massachusetts y^e Sum of Two hundred pounds New England money I likewise ordain & appoint my Brother Daniel Wentworth afores^d Guardian to y^e Said George Wentworth Aforesaid As to my Whearing Apparel, Chest, &c I bequeath to my Brother Daniel Wentworth of Portsmouth Aforesaid, In Wittness hereof I have hereunto sett my hand & Seal y^e Sixteenth day of Decem^r 1741 & in the fifteenth Year of y^e Reign of our Sovereing L^d George the Second, King of Great Brittan &c

Sign'd Seal'd & Deliv^d In presence of us

George Wentworth

resence of us Jn° Phillips Tho Clement Thomas Debuke John Cathcart [Proved April 23 and Dec. 30, 1742.]

[Suffolk Co., Mass., Probate Registry.]

JOHN McCLARY

1741

[Administration on the estate of John McClary of Londonderry, yeoman, granted to Thomas McClary of Londonderry, husbandman, Dec. 30, 1741.]

[Probate Records, vol. 15, p. 147.]

[Warrant, Dec. 30, 1741, authorizing John Archibald and James Moore, both of Londonderry, to appraise the estate.] [Probate Records, vol. 15, p. 204.]

[Inventory; amount, £113.0.0; signed by John Archibald and James Moore; attested Oct. 27, 1742.]

[License to the administrator, Oct. 29, 1742, to sell real estate.] [Probate Records, vol. 15, p. 205.]

JACOB KENDALL 1741/2

LITCHFIELD

In the Name of God Amen I Jacob Kendal of Litchfield in the Province of New Hampshire * * *

Item I Give and Bequeath to my well beloved wife part of my land Beginning at my son in Law Whittemore's Bounds on the River Extending forty Rods in wedth thence Extending on a line Lengthway my lot until it comes ten rod to the East of where my Corn house now stands then turning Southerly twenty rod thence Easterly to the head of my home lot, likewise so much of my meadow as shall be in proportion to twenty rod of my home lot, likewise all the moveables within door to be at her Disposal, likewise for her to keep the stock together until my three sons come of age (if she can keep them with her) but if she binds them out then to divide it among them and it is my last will and Testament that the land Given to my wife as above shall be for her use so long as She Continues my widow and after she Marries the Northen twenty rod to go to my sons and likewise the rest after her Decease—

Item I do Constitute order and appoint my brother Nathan Kendal with my Brother in law Christopher Temple to be as sole

LONDONDERRY

Executors of this my last will and Testament hereby Impowering and Ordering them to Receive in all my debts that they can find justly due to my Estate, likewise to sell so much of my land (that is not disposed of as above) as to pay my funeral Charges and And what shall be wanting to pay all my just and Lawful debts to others more than what they find or receive as due to my Estate Likewise to pay my Daughter Abigail the sum of forty five pounds Immediately with what I have Given her before—

Item I Likewise order my Executors to pay to my Daughter Aless the sum of twenty shillings she having had forty five pounds before which is all that I purpose to Give her—

Item I Give unto my three sons Christopher Amos and Daniel their equal proportion of all my Land that Remains or shall Remain after all my debts are paid (Excepting what I have before Given to my wife) they paying to my Daughter Persis forty five pounds said money to be paid unto her (if she marries) as soon as Daniel my youngest Son shall Come to be of Age, (and if she does not marry) then to be paid her two years after he Comes of Age likewise to my Daughter Elizabeth forty five pounds to be paid her after the same manner as above to my Daughter Persis—

Item It is my will that my sons Christophers part (as above Given him) shall be Laid out and Divided for him by my Executors so Soon as my debts are paid binding him to pay his part to my Daughters as above—Thus do I leave the above as my last will and Testament, as Witness my hand and Seal this second day of January in the fifteenth year of the Reign of our Sovereign Lord George the second King of Great Britain &c Annoq Domini one thousand seven hundred and forty one two

Signed and Sealed In the Presence of us Jacob × Kendal Joshua Tufts mark Jon^a Powers— [Proved May 26, 1742.] [Probate Records, vol. 15, p. 171.] [Nathan Kendall of Litchfield accepts the executorship of the will of Jacob Kendall of Litchfield Jan. 27, 1741/2.]

[Warrant, March 2, 1741/2, authorizing Jonathan Cummings and Jonathan Powers, both of Litchfield, yeomen, to appraise the estate.]

[Administration on the estate of Jacob Kendall granted to his widow, Alice Kendall, May 26, 1742, he dying intestate as to his real estate.]

[Probate Records, vol. 15, p. 173.]

[Warrant, May 26, 1742, authorizing Jonathan Cummings and Jonathan Powers, both of Litchfield, to appraise the estate.]

[Inventory of personal estate, signed by Jonathan Cummings and Jonathan Powers; amount, $\pounds 132.9.0$; attested May 26, 1742.]

[Inventory of real estate, signed by Jonathan Cummings and Jonathan Powers; amount, £891.10.0; attested by Alice Kendall, administratrix, Aug. 25, 1742.]

[License to the administratrix, Sept. 29, 1742, to sell real estate.]

[Probate Records, vol. 15, p. 198.]

[Petition of Alice Kendall, Christopher Kendall, Amos Kendall, Persis Kendall, David Whittemore, and Nathan Kendall at the request of Daniel Kendall and Elizabeth Kendall, March 14, 1744/5, for a division of the real estate by Jonathan Cummings, Thomas Carr, and Josiah Richardson, all of Litchfield; witnesses, Daniel Kendall and John McMurphy.]

NATHANIEL HILL 1741/2 DURHAM

In the Name of God Amen I Nathanael Hill of Durham in the Province of New Hampshire Gent. being aged and not knowing the day of my Death tho' at Present in Good health * * *

Item Inasmuch as I have by Deed Executed Settled one half of my homestead & other Lands therein mentioned on my Eldest son Valintine Hill and the Heirs of his body Lawfully begotten on Condition of his payment of such Legacies as I should see meet to order him to pay & in as much as the said Grant & Conveyance in the said Deed if he holds the same by Complying with the Condition as aforesaid will be much more than his proportion of my Estate therefore I do hereby order him to pay as the Condition Referred to in the said Deed the sum of fifty pounds to Each of the Children of my Daughter Mary Burnam Dece^d to be paid by my said son Valentine within one year after my Decease—I also hereby Order my said son as a farther part of the said Condition to pay to Each of his Sisters viz Abigail Matthes and Sarah Warner the sum of one hundred pounds to be paid within two years after my Decease-And Thereby Give my said son Valentine the sum of twenty shillings or a pair of mourning Gloves at the Discretion of my Exers-

Item I Give to my son in law James Burnam five shillings and my four Grand Children viz Samuel Burnam Nathanael Burnam Joshua Burnam and James Burnam his Sons being the Children of my Daughter Mary fifty pounds apeice to be paid to them Respectively by my said son Valentine within one year after my Decease as is aforesaid—

Item I Give unto my son Samuel Hill the sum of five shillings having already Provided for him and Given him his full proportion of my Estate by Deed—

Item I Give unto my two Daughters Abigail Matthes & Sarah Warner all my Estate of what nature or kind Soever & wheresoever the same is or shall be found not heretofore by me Legally Disposed of nor other ways disposed of in this my last will Eqally divided between them my said Daughters (Excepting only to my Daughter Matthes I Give the Pew which I own in the Meeting house at the Falls in Durham aforesaid & what Moveables I have in her House) I also Give to my said Daughters my Reversion or the Right of Reversion or Remainder which I have in the Estate Convey'd to my said son Valintine by Deed as aforesaid Equally Divided between them To have and to hold to my said Said Daughters and their Respective Heirs and Assigns forever—

Furthermore I Give my said Daughters the sum of one hundred Pounds apeice to be paid by their Brother Valintine within two years after my Decease as aforesaid—

Finally I Constitute my son in Law Cap^t Dan¹ Warner and my Grandson Benjamin Matthes Executors of this my last will and Testament and do hereby Revoke all other wills by me in any manner made—In Witness whereof I have hereunto set my hand and Seal the Sixth day of Jnuary Anno Domini One thousand seven hundred and forty one and in fifteenth year of his Majesty's Reign—

Signed Sealed Published and Declared by the said Nath¹ Hill as his last will & Testam^t in Presence of

John Bickford Moses Kiming Joseph Wormwood [Proved April 28, 1742.] [Probate Records, vol. 15, p. 159.]

SAMUEL JUDKINS 1741/2

In the Name of God Amen, I Samuel Judkins of Kingston in the Province of New-Hamshire in New-England, Yeoman, being sick of Body * * *

Imp: My will is that all my just Debts & my funeral Expences be paid in equal proportion by my two Sons Joel & John.

2^{dly} I give unto my beloved Wife one End of the House in which I now dwell, with all the Household Stuff; & one Cow kept Winter & Summer & two Sheep in like manner & the use of an Horse to ride, when she may have Occasion, & two Bushels

Nathanael Hill

KINGSTON

of Wheat, two of Rye, two of Malt & ten of Indian Corn, two Barrels of Syder, half a Barrel of Pork & six Score weight of Beef, to be allowed, provided & payed yearly so long as she shall remain my Widow by my Sons Joel & John & if She shall encline to a Second Marriage these Provisions shall cease & my said Sons shall deliver to her the Furniture for one Room, one Cow & two Sheep.

 3^{sty} I give to my Grand Son Samuel Judkins one Forty Acre Lot the forty fifth in Number in the upper Range next Chester.

 4^{triv} I give to my Daughter Elizebeth fifty Pounds. & to be paid in Three years after my Decease & to my Daughters Catherine. Mary & Abigail one hundred Pounds each to be paid in Three years after my Decease the one half in household Stuf the other half in bills of C:

5^{thig} I give five Pounds to the Poor of the first Church in Kingston, to be paid three Years after my decease

6^{thir} I give to my Sons Joel & John all my Lands & Buildings, Stock & Moveables, the whole of my Estate of what Name or Nature soever: in equal Proportion, provided, they pay out my Legacys, & in other Respects conform to this Will as above.

And finally I constitute & appoint My two Sons Joel & John my Executors to this my last Will & Testiment.

In Wittness whereof. I have hereunto sett my Hand & Seal this twenty sixth Day of January A. D. $17\frac{41}{23}$

In Presence of	mark
Simeon Brown	Samual $ imes$ Judkens
Joseph Elkines	his
James french	
[Proved March 31. 1742.]	

[Warrant, March 31, 1742, authorizing Simeon Brown and Jedediah Philbrick, both of Kingston, to appraise the estate.] [Pribate Records, vol. 15, p. 161.]

[Inventory, April 5, 1742; amount, £1853.7.3; signed by Simeon Brown and Jedediah Philbrick.]

ROBERT STOCKMAN 1741 2

In the Name of God Amen I Robert Stockman of Kingston in The Province of Newhamshire in New England Yecman Being Very Sick & weak in Body * * *

Item I will & Bequeath to My Beloved Wife Lydia Stockman a Continued Honourable Support. Out of that part of My Estate which I Shall Hereafter Bequeath to my Son to be provided for her by My Said Son as long as She Remains my Widow & in Case She Should hereafter Marry Again I will that She have fifty Pounds in Money to be Paid her by my Said Son out of his part of my Estate She thereupon Acquiting all Claim from the rest Unto him

Item. To My Eldest Daughter Abigail Rowe I Will & Bequeath a Cow & A Calie to be deliverd to her. In Case of My Decease before, at the end of Three Years from the first day of May Next Ensuing by my Son out of his part of my Estate & I will that thereupon She having been Already fitted out by me She be quitted of the rest of my Estate or any Part thereof—

Item To My other three Daughters Viz¹ Sarah Blasdell Mary Stockman & Joanna Stockman I will the Sum of fifty Pounds Money to Each of Them to be paid by My Said Son out of that part of my Estate which shall be Bequeathd Unto him In the following Manner that is to say that he Shall not be obligd to begin the Payment thereof Untill the End of Three Years from the last day Of March Next Ensuing My Place & Stock being Allready Leasd out Untill that Time or thereabout by me & that then he have the Term of five Years Allowd him for the Payment of the Said Sums Unto Them to pay them Ten Pounds to Each of them p^{*} Year during The Said five Years Untill the whole of the Said Sums be paid by him

Item. To My Only Son John Stockman I Give & Bequeath all the rest And Residue of my Estate whether Reall or Personall of Lands Buildings or Stock or Mcveable Estate within doors & without To be Enjoyd As a free Estate by him he Defreying My Debts and Funeral Charges Providing for his Mother's Support and Paying the Legacies to her & his Sisters As Above mentioned—

Item I do hereby Constitute & Appoint Jeremy webster & Pheneas Bachilder To be My Sole Executors of this My Last Will And Testament hereby Revoking all other & former Will or Wills By me heretofore Made and Confirming this to be My last Will and Testament In Witness whereof I have hereunto Set my hand & Seal This Nineteenth day of Feb^{rey} One Thousand Seven hundred and Forty One or Two—

Signed Seal'd Ownd Published his & Declard by Said Robert Stock-Robart X Stokman man as his Last Will & Testa-mark ment In Presence of Us Samuel fifeld Jethro Sanborn Jedidiah Philbrick

[Proved June 30, 1742.]

JOHN DAVIS

1741/2

PORTSMOUTH

[Administration on the estate of John Davis of Portsmouth, joiner, granted to his widow, Sarah Davis, Feb. 24, 1741/2.]

[Probate Records, vol. 15, p. 150.]

[Warrant, Feb. 24, 1741/2, authorizing Mark Langdon and John Griffith, both of Portsmouth, to appraise the estate.]

[Probate Records, vol. 15, p. 170.]

[Inventory, signed by Mark Langdon and John Griffith; amount, £638.9.6; attested May 26, 1742.]

[Probate Records, vol. 15, p. 170.]

[License to the administratrix, Sept. 29, 1742, to sell real estate.]

[Probate Records, vol. 15, p. 201.]

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PETER GREELEY

1741/2

PORTSMOUTH

[Warrant, Feb. 24, 1741/2, authorizing John Gains and John Newmarch, both of Portsmouth, to appraise the estate of Peter Greeley of Portsmouth, gentleman, administration of which is granted to his widow, Mary Greeley.]

[Probate Records, vol. 15, p. 186.]

[Inventory, July 26, 1742; amount, £1671.13.3; signed by John Newmarch and John Gains.]

[License to the administratrix, July 28, 1742, to sell real estate.]

[Warrant, April 27, 1743, authorizing Samuel Hart, Matthew Livermore, and John Cutt, all of Portsmouth, to receive claims against the estate.]

[List of claims against the estate; amount, £2585.0.10; signed by Samuel Hart, Matthew Livermore, and John Cutt.]

[Warrant, May 7, 1746, authorizing Samuel Hart, Matthew Livermore, Hunking Wentworth, John Cutt, and Henry Sherburne, Jr., all of Portsmouth, to set off the widow's dower.]

Pursuant to the within written Warrant Province of New Hampshire we have Set off to M^{rs} Mary Greely in full of her Dower of the Estate of her Late Husband Peter Grely Deceased all the Late Mansion House of the Deceased with the Lot of Land whereon it Stands & that Runs behind it bounded with the Street on the South the Land of John Newmarch on the West the Land heretofore Edward Pollys on the North & East with the Barn Standing on the said Land Excepting out of these premises all that part of Said Dwelling House which is on the Eastward Side of the Alley or Entry going into Said House & the Cellar under the said Eastern End Reserving also to said Estate of the said Deceased & the Owners thereof the Liberty of a passage thro the Entry afores^d out at the Great Door & the use of the Stairs in the Said Entry to pass up & Down to the 7

Chamber & Garret of the Said Eastern End Reserving also the use of the Well in the back Yard & Liberty to pass & Repass in the passage between the Said House & the House of the S⁴ Newmarch to the said Well—

Portsmº May 12 th 1746	•	Sam ¹ Hart
		Hunking Wentworth
		John Cutt

[Administratrix's account of the settlement of the estate; amount of estate, £1501.0.3; expenditures, £421.8.4; allowed April 29, 1747; mentions "Maintenance of two of the Intestate's Children who were under Seven years of Age at his Decease viz George Greely then Aged 5 Years * * Mary Greley aged one Year & a half at the Intestates Death."]

[Division of the balance among the creditors; allowed April 29, 1747.]

[Administration on the estate of Peter Greeley of Portsmouth, gentleman. granted to Henry Sherburne, Jr., of Portsmouth March 25, 1752.]

[Probate Records, vol. 18, p. 258.]

[Bond of Henry Sherburne, Jr., of Portsmouth, with Mark Langdon of Portsmouth and Peter Gilman of Exeter as sureties, in the sum of \pounds 1000. March 25, 1752, as administrator de bonis non, the administratrix, Mary Greeley, being dead; witnesses, John Wentworth and Jonathan Warner.]

[License to the administrator, Nov. 12, 1757, to sell the widow's dower.]

[Administrator's account of the settlement of the estate; amount received, $\pounds_{2232.10.0}$; expenditures, $\pounds_{203.15.7}$; allowed Sept. 27, 1759.]

[Division of the balance among the creditors; allowed Oct. 20, 1759.]

MATTHEW HILTON 1741/2

[Administration on the estate of Matthew Hilton of Portsmouth, mariner, granted to his widow, Margaret Hilton, Feb. 24, 1741/2.]

EBENEZER WEARE 1741/2 HAMPTON FALLS

[Administration on the estate of Ebenezer Weare of Hampton Falls, yeoman, granted to his widow, Prudence Weare, Feb. 24, 1741/2.]

[Probate Records, vol. 15, p. 151.]

[Warrant, Feb. 24, 1741/2, authorizing Benjamin Hilliard and Josiah Batchelder, both of Hampton Falls, yeomen, to appraise the estate.]

[Probate Records, vol. 15, p. 161.]

[Inventory, April 26, 1742; amount, £2233.19.0; signed by Benjamin Hilliard and Josiah Batchelder.]

[List of claims against the estate of Ebenezer Weare of Hampton, Sept. 27, 1742; amount, £301.13.2.]

[License to the administratrix, Sept. 29, 1742, to sell real estate.]

[Account of the settlement of the estate of Ebenezer Weare of Hampton Falls by Andrew Webster and his wife, Prudence Webster, administratrix; amount of personal estate, £433.1.7; expenditures, £405.4.3; allowed July 27, 1748; mentions "Supporting Nath¹ Wear a Son of the Said Deceased 18 Months he being $5\frac{1}{2}$ Years old at his fathers Decease."]

[Bond of Meshech Weare, with Nathaniel Healey and Benjamin Hilliard as sureties, all of Hampton Falls, in the sum of £500, July 27, 1748, for the guardianship of Nathaniel Weare, son of Ebenezer Weare; witness, Daniel Sanborn.]

PORTSMOUTH

[Guardianship of Nathaniel Weare, minor, aged more than fourteen years, son of Ebenezer Weare, granted to Andrew Webster Oct. 31, 1750.]

[Probate Records, vol. 18, p. 61.]

[Bond of Andrew Webster of Hampton Falls, with Joseph Batchelder of Hampton Falls and Moses Blake of Kensington as sureties, yeomen all, in the sum of £2000, Oct. 31, 1750, for the guardianship of Nathaniel Weare; witnesses, William Parker and Jeremy Webster.]

SAMUEL GREENWOOD 1741/2 BOSTON, MASS.

[Administration on the estate of Samuel Greenwood of Boston, Mass., granted to Mary Greenwood, widow, and Samuel Greenwood, gentleman, both of Boston, March 23, 1741/2.]

[License to the administrators, Aug. 17, 1742, to sell real estate.]

[Administration granted to Joseph Blanchard of Dunstable Nov. 30, 1743.]

[Probate Records, vol. 15, p. 303.]

[Inventory of estate in New Hampshire, signed by Zaccheus Lovewell and Josiah Cummings; amount, £150.0.0; attested by Joseph Blanchard, administrator in New Hampshire, Nov. 30, 1743.]

[Administrator's account of the settlement of the estate in New Hampshire; receipts, £40.0.0; expenditures, £5.7.6; allowed Feb. 1, 1743/4.]

JOHN DOE

1742

DURHAM

[Administration on the estate of John Doe of Durham, yeoman, granted to his widow, Elizabeth Doe, April 28, 1742.]

[Probate Records, vol. 15, p. 163.]

Province of April the 24th Day anno Domini one N: hampshire thousand Seven Hundred forty and two articles of agreement

Pursuant to a Certain peragraft in ye Law of this province Intitled an act for the Settlement and Distribution of ye Esteate of Intestates we yº Subscribers being Interested in yº Esteate of our Honnored father John Doe Late of Durham in sd province Deceased Intestate and being Legally Capable to act have mutually agreed of a Division among our Selves which is in manner and form as follows (viz) we set of to Elizabeth Doe ye widdow of ye sd Intestate for her Dividan or thirds of Sd Esteate a Certain tract of Land in Durham afore sd it being part of ye home Esteate Bounded as follows Begining at ye north Corner of mr Joseph Smith his Land and Runs by ye way Streat about north north west thirty & four Rods to a stake yn it Runs South thirty Seven Degrees west to Lamprel River yn Down sd River thirty Rods to a pich pine standing by a hollow yt Runs into ye River Commonly Called ye mote River yn up Sd River to ye pine which is ve Bounds between sd Esteate and Sd Smith his Land at S^d mote River by y^e Bunch of Burches & yⁿ on a streight Line between s^d Esteate & s^d Smith his Land to y^e Contry Road where it began with ye one third part of ye Salt mash & freash mash and Common Land in Durham hereafter to be set of to Joseph & Benja Doe & mary mason with all ye third part of ye Land in ye town of Rochester in sd province-

Secondly we Set of to Daniel Doe y^e Eldest Son of S^d Deceased for his part or Dividen of S^d Esteate y^e one half of y^e Barn it being y^e new End and a peace of Land in y^e home Esteate Bounded as follows begining at a Stake in y^e fence betwen Decon John york his Land & y^e afore S^d Esteate it being nearly one hundred & nine Rods north East from Lamprel River and Runs South East to y^e mote River near S^d Smith Land at s^d pine yⁿ up by S^d Smiths Land to y^e Contry Road & yⁿ by s^d Contry Road until it Leives s^d Intestates Land & yⁿ to Run Round S^d Land until it Comes to y^e Stake where it began Exepting to y^e widdow afores^d y^e Land Set of to her During Life and a way of two Rods wide from y^e Last mentioned stake to y^e afores^d Contry Rode which way of two Rods wide is to Extend from y^e hemlock tree between S^d york & S^d Esteate at Lamperel River until it Comes to y^e Contry Road Bounding on y^e north & north west by S^d Daniel Doe & John york

thirdly we Set of to mary mason for her part of s^d Esteate y^e freash mash in y^e horns woods and a peace of y^e home place Bounded as follows begining at a Stake twenty Seven Rods Distant South west from y^e Stake where s^d Daniel Doe his part began & Runs South East to y^e South East Side of that Land Caled y^e mote and yⁿ Runing by s^d mote Land Round to y^e pine afores^d in m^r Smith afore s^d his Corner to S^d Daniel his part yⁿ on s^d Daniels part to y^e afore s^d Road yⁿ by S^d Road to y^e Stake where it began—

forthly we have Set of to Joshua woodman and Elizabeth his wife in Right of his wife for there part of Said Esteate a peace of Land in y^e home place to begin at y^e two Rod way at y^e west Corner of s^d mason her part & yⁿ Runs South west 32 Rods yⁿ south East to y^e South East side of y^e mote then yⁿ by the mote River to S^d masons Land yⁿ to where it began with y^e quarter part of y^e old Barn

fifthly we have set of to Benjamine Doe for his part of S^d Esteate twenty five acres of Land granted to S^d Deceased by y^e town of Durham and a peace of Land in y^e home place to begin at y^e west Corner of Joshua woodman's part and Runs South west twenty five Rods and yⁿ Runs South East keeping twenty five Rods in Breadth untill it Comes to the South East Side of y^e mote and also one quarter part of y^e old Barn

Sixly we set of to John Doe for his part of s^d Esteate a peace of y^e home place begining at Lamprel River at y^e hemlock tree betwen s^d Esteate and John york afore s^d and Runs north East twenty five Rods to a great Rock Marked J B yⁿ it Runs South East to y^e north west side of y^e mote yⁿ South Seven Degrees East to Lamperel River yⁿ Lamperel River y^e Bounds to where it began

Seventhly we Set of to Joseph Doe for his part of s^d Esteate a peace of Land on y^e mote Lying between y^e Land Set of to John Doe and y^e Land set of to Benj^a Doe and also all y^e salt marsh and flatts at Luberland and all y^e undevided Land belonging to y^e S^d Intestate in Rochester and forty two acres of Land where he now Lives in y^e Little River woods—

Eighthly we Set of to Edward woodman and martha his wife in her Right all ye second Divition in Rochester it being in Esteamation two hundred & forty acres and also ye Chamber in v^e south west Corner of v^e house & John Doe afore s^d is to have ye Lower Roume in ye south west Corner of ye house and one quarter part of ye old Barn mary mason to have ye Lower Rume in ye north west Corner of ye house and one quarter part of ye old Barn Benja Doe is to have ye Chamber in ye north West Corner of ye house Joseph Doe to have ye west garret & Joshua woodman to have ye East garrat and also we set of to ye Widdow all ve East End of ve house it being one half of ve house Exept v^e garret to be to her During Life and then to Return to John Doe & Benj^{*} Doe in Equal Shares and as to v^e widdows thirds in v^e Land v^e true Intent and meaning is that after her Decease it is to Return to Every person as Laid out to them but to Remain to ve widdow During her natural Life In witness whereof we the Subscribers have hereunto set out hands and Seals on ye Day and year first mentioned

Signed sealed and Dilivered In y^e presents of Rich^d Mattoon John Tasker Walter Bryent

her Elizabeth × Doe mark Daniel Doo John Doo Joseph Doo Benjamin Doo mary mason Joshua Woodmn Edward Woodman Elisabeth woodman her matha × Woodman mark we the Subcribers Walter Briant John Tasket and Rich⁴ Mattoon being Chosen a Commity to Devide the Estate of John Doe Late of Durham Desesd by the Heirs of s⁴ Estate: we have accordingly set of and Devided the same According to the Best of our arte and Skill: as it is Expressed in the foregoing Instrement in testomony whareof we have hereunto sete our hands

> Rich^d Mattoon Walter Bryent John Tasker

PORTSMOUTH

NATHANIEL GARLAND 1742

[Administration on the estate of Nathaniel Garland of Dover, yeoman, granted to his widow, Sarah Garland, April 27, 1742.] [Probate Records, vol. 15, p. 158.]

[Inventory; amount, £332.11.0; signed by Joseph Estes and Timothy Hanson; attested June 30, 1742.]

THOMAS BANFIELD 1742

[Administration on the estate of Thomas Banfield of Portsmouth, hatter, granted to Mary Stoneman of Portsmouth, widow, April 28, 1742.]

[Probate Records, vol. 15, p. 167.]

[Warrant, April 28, 1742, authorizing Thomas Cotton, shipwright, and Edward Cate, housewright, both of Portsmouth, to appraise the estate of Thomas Banfield of Portsmouth, laborer.]

[Inventory, signed by Edward Cate and Thomas Cotton; amount, £44.0.0; attested July 28, 1742.]

[License to the administratrix, Sept. 29, 1742, to sell real estate.]

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DOVER

SAMUEL CLARK

[Administration on the estate of Samuel Clark of Portsmouth, weaver, granted to his widow, Agnes Clark, April 28, 1742.]

[Probate Records, vol. 15, p. 167.]

[Warrant, April 28, 1742, authorizing Tobias Langdon and Benjamin Akerman, both of Portsmouth, to appraise the estate.] [Probate Records, vol. 15, p. 178.]

[Inventory, June 28, 1742; amount, $\pounds 173.8.0$; signed by Tobias Langdon and Benjamin Akerman.]

[License to the administratrix, July 28, 1742, to sell real estate.]

[License to Agnes Meader, administratrix, formerly widow of Samuel Clark of Portsmouth, Jan. 29, 1745/6, to sell real estate.]

EBENEZER FELLOWS 1742

[Administration on the estate of Ebenezer Fellows of Kingston, yeoman, granted to Elizabeth Fellows, widow, and John Fellows, yeoman, both of Kingston, April 28, 1742.]

[Probate Records, vol. 15, p. 162.]

[Warrant, April 28, 1742, authorizing Nathan Bachelder and Ebenezer Collins, both of Kingston, to appraise the estate.]

[Probate Records, vol. 15, p. 170.]

[Inventory, May 11, 1742; amount, £755.10.0; signed by Nathan Batchelder and Ebenezer Collins.]

[Administrator's account of the settlement of the estate; amount of personal estate, $\pounds 177.8.6$; expenditures, $\pounds 157.2.9$; allowed July 25, 1744; mentions "bringing up one Child viz: (Elizabeth fellows); from the Age of Three years & a Half old, to the Age of Seven years being 182 weeks."]

PORTSMOUTH

KINGSTON

[Warrant, May 29. 1745, authorizing Benjamin Morrill, Jeremy Webster, Phineas Batchelder, William Boynton, and Josiah Tilton to divide the real estate.]

Prov: of New Hamps & To the Hon^{ble} Judge of the Probate of Wills &c for s^d Province

Whereas v^r Hon^r has seen meet to Authorize & Impower us the Subscribers to divide the Real Estate of Ebenezer Fellows Late of Kingstown in s^d Province Deceas'd among the widow & next of Kin to the s^d Deceas'd—We haveing Mett & viewed the Land & Buildings According to the best of our Judgment have set off & divided s^d Estate in the following Manner viz: One Third of s^d Estate to the s^d widow Elizabeth Fellows & Bounded as followeth viz: beginning at the south westerly Corner of the Land which is the Home place on the High way Called Salisbury Rode & Joyning to Isaac Godfreys Land where he now Lives & Running Northerly on s^d Godfreys Land to the north Westerly Corner of s^d Home place, then Running Easterly Joyning to Cap^t Joseph Greles Land 17 Rods & $\frac{1}{3}$ p^t of a Rod, then southerly to the above mentioned Rode, then Westerly on S^d Rode 17 Rods & $\frac{1}{3}$ pt of a Rod to the first Corner mentioned, Ten Acres more or Less & one Acre where the House & Barn Stands & Bounded as followeth viz: begining on s^d Rode, Two Rods from the south Easterly Corner of s^d Home place & Running Westerly 6 Rods & to keep the s^d Breadth of Six Rods Running Northerly into s^d Land about 26 Rods, so as to Include therein the House & Barn; and also one Half the House viz: the Back side or northerly Half, and also one Half of the Barn viz: the Easterly End, And also to the Children as followeth viz:

Ist & $2^{d_{1y}}$ To the Eldest Son John Fellows the first & second shares & Bounded as followeth viz: beginning at the South Easterly Corner of the s^d Home place where the fence now stands; And Running northerly Joyning to Joshua Frenches Land till it Comes to the North Easterly Corner of S^d Home place where it now is, & then Running Westerly 5 Rods $2\frac{1}{2}$ feet, then southerly to the above mentioned Salisbury Rode (So Called) then Easterly 16 Rods $9\frac{1}{2}$ feet to the place first begun At; (Only One Acre Included within these Bounds we have already set off to the Widow, which is to be Excepted in these Two Shares as it is above Described & Bounded) S^d Two Shares as above Bounded Excepting S^d Acre Contains by Estimation four Acres & a Half be it more or Less; Also One Half of the House & one Half of the Barn we set off to the s^d John Fellows to Make up his s^d shares

We Set off to Mary Fellows the 3^d share as followeth viz: 3^{1y} Beginning at the South Westerly Corner of Johns Shares, on s^d Rode & Running Northerly Joyning to s^d Johns shares till it Comes to the north westerly Corner of S^d Johns Shares & then Running Westerly on the Northerly Line of s^d Home place Ten feet & a Half, then Running southerly to the above mentioned Rode then Easterly $10\frac{1}{2}$ feet to the first place mentioned; One Quarter of an Acre be it more or Less & also One full Third part of seventeen Acres of Land Laid out to Joseph Fellows; which was Laid out to make up A Grant of fifty, Alias fifty seven Acres Laid out to Sam¹¹ Fellows Sen^r which fell short of the measure according to Grant s^d Seventeen Acres Laying on a High way or path going from Kingstown to ye Great meadow mill (so Called) & Bounded As may be made appear on s^d Kingstown Book of Records, And also the Deceased's part in the Saw Mill (known by the name of Fellows's Mill) with the Priviledges thereof, And also four Acres of Land, which is part of A Twenty Acre Lot Laid out to the Right of Samuel Fellows Late of Kingstown Alias Salisbury Deceased Laying near sd saw mill which was Laid out to make up a twenty Acre Lot of ye sd Samuel's Originally Laid out at the Beach plain (so Called) & through Mistake was Laid out on another Lot, which s^d Twenty Acre Lot is with other Lands Adjacent in partnership with Joseph Fellows of s^d Kingstown

4^{1y} The fourth share to Abigail now the wife of Theophilus Eaton The Residue of the Deceasds part, property, or Right in a Lot of fifty Alias fifty seven Acres & A Lot of Twenty or Twenty one Acres & A piece or Lot of Three acres All Laying Joyning together, & Adjacent to the S^d Saw Mill & Bounded as may be made Appear on s^d Kingstown Book of records & Laid out to the Originall Right of the above mentioned Samuel Grand father to these Children; all these s^d Lands in this share being now in partnership with Joseph Fellows of s^d Kingstown

 5^{1y} The fifth Share to Ebenezer Fellows In the Home place & Bounded as followeth viz: beginning at the south westerly Corner of the 3^d share which is in part in the Home place & Running Northerly Joyning to $s^d \ 3^d$ share till it Comes to the north westerly Corner thereof then Running Westerly on the Northerly Line of s^d Home place 4 Rods 9 feet & $\frac{3}{4}$ then Southerly to the above mentioned Rode then Easterly 4 Rods $9\frac{3}{4}$ feet to the place first begun at Two Acres & $\frac{5}{8}$ more or Less

 6^{1y} The sixth share to Joseph Fellows In the Home place Bounded as followeth Beginning at the s^d Rode at the South Westerly Corner of the fifth share & Running northerly Joyning to the same to the northerly Line of s^d Home place then Westerly on s^d Line 4 Rods $9\frac{3}{4}$ of a foot then southerly to the s^d Rode then Easterly on s^d Rod 4 Rods 9 feet & $\frac{3}{4}$ to the place first begun At 2 Acres & $\frac{5}{8}$ more or Less

 7^{1y} The seventh share to Benjamin Fellows in the Home place Bounded as followeth Beginning at s^d Rode at the south Westerly Corner of the sixth share; & Running northerly Joyning on s^d 6th share to the northerly Line of s^d Home place then Westerly 4 Rods 9 feet $\frac{3}{4}$ Then Southerly to s^d Rode then Easterly on s^d Rode 4 Rods 9 feet $\frac{3}{4}$ to the place first begun at, 2 Acres & $\frac{5}{8}$ more or Less

 8^{1y} The 8^{th} share to Elizabeth Fellows in the Home place Bounded as follows beginning on s^d Rode Joyning to s^d 7th share & Running northerly Joyning thereto till it Comes to the northerly Line of s^d Home place, then westerly on s^d Line 4 Rods 9 feet $\frac{3}{4}$ then southerly to the s^d Rod then Easterly on s^d Rode 4 Rods 9 feet $\frac{3}{4}$ to the place first mentioned 2 acre & $\frac{5}{8}$ more or Less

 9^{1y} The 9^{th} & Last share to Ann Fellows in the Home place Bounded southerly on the forementioned Rode Easterly on the 8^{th} share northerly on the northerly Line of s^d Home place Westerly on Widows Thirds 4 Rods 9 feet $\frac{3}{4}$ wide at Each End Two Acre $\frac{5}{8}$ more or Less

as witness our hands this 22^d day of June Annoq domini 1745

Jeremy Webster williamBoynton Benjamin Morrill

[Allowed June 26, 1745.]

Province of
New Hampr
Rockingham ssTo the hon^{ble} Phillips White Esqr
Judge of the Probate of Wills &c for said
County

Shew Mary Fellows of Kingston Spinster and Anna Swain of Hampton falls Widow both in said County that they and John Fellows of Salisbury Joseph Fellows of New Briton both in the County of Hillsborough Abigail the Wife of theophilus Eaton of Dear Island & Ebenezer Fellows of ---- both in the Province of the Massachusetts Bay-and the Children of Benjamin Fellows late of Newbury in the County Essex deceased are Tenants in Common of about Twelve Acres of Land in Kingston aforesaid which was sett off to our late Mother Elizabeth Fellows late of said Kingston deceased as her thirds in the Estate of our late father Ebenezar Fellows late of said Kingston Deceased by the Committee appointed by the Judge of the Probate of Wills &c for said Province of New Hampshire for that Purpose as by their return in the Probate office of said County of Rockingham may appear one Quarter whereof is claimed by the said John Fellows one Eighth by the Children of the said Benjⁿ Fellows deceased & one eighth by each of the others of us-A Division whereof that each one may hold his or her share in Severalty we apprehend very necessary—Wherefore we pray that Proper persons may be appointed to divide the Same to each one his or

her particular Share according to their respective Interests as the Law in such Cases directs & as in duty bound shall pray &c—

	in any bound bhan pray a
May 13 th 1776	mary Fellows
Test W Parker	Anna Swain

[Warrant, June 26, 1776, authorizing Samuel Clifford, Jonathan Purington, Nathan Dow, yeomen, and Nathaniel Gove, gentleman, all of Kensington, and Moses Thurston, yeoman, of South Hampton, to divide the estate.]

Colony of new Pursuant to a warrant from the Honorable Hampshire Judge of Probate of wills &c for Said County Rockingham ss Impowering us the Subscribers to make a division of that Part of the Estate of Ebenezer Fellows Late of Kington Deceased which part was formerly Set off to the widow of the Said deceased as appears by a Return of the Same at Said office baring date June 22 anno. Domini 1745-we the Subscribers having Viewed the Premises do hereby agree to make the following Return Viz. a certain Piece of Land Situate in Kingston aforesaid containg about Eleven acres Bounded westerly on Land of Col. Jonathan Greeley Southerly on the highway Easterly on Land of Capt Andrew Greeley and northerly on Land of Jonathan Perkins which Land we find So Equil in Quality that we have divided the Same Equil in Quantity and have Bounded the Same with Stakes & Stones on Said highway and on said Perkins's Land from the westerly Side Toward the East having the distance of Two Rods and Ten feet $\frac{1}{4}$ to Each Share and have numbered the Same from west Towards the East one, Two, Three, &c Progressively Viz the first Share To Anna Swain daughter of the said deceased Second Share To Ebenezer Fellows Son of the Said Deceased Third Share To Abigail the wife of theophilus Eaton Daught^r of sd deceased Fourth To Mary Fellows daughter of the Said deceased Tegether with the Priviledge where her house now Stands and five feet from said house on the north Side and west End to continue for

a Priviledge to said house So Long as it continues to be the Estate of s^d Mary Fellows which house now Stands on the fifth & Sixth Shares-Fifth and Sixth Shares To John Fellows Son of the Said deceased Exclusive the Priviledge on the Said fifth & Sixth Share for the above mentioned house in manner as above Specified-Seventh Share to the heirs of Benjamin Fellows Late deceased Son of the aboves^d Ebenezer Fellows deceased-Eighth Share To John Fellows in Stead of Joseph Fellows Son of Said Ebenezer Fellows Deceased which Eighth Share is Bounded on Said highway Two Rods westerly from the Southwesterly Corner Bounds of Joshua Frenches Land which 8th Share Buts Southerly on Said highway Six Rods and Leaving the Parallel of Two Rods in wedth on the westerly Side of Said frenches Land and to Extend from Said Road (holding Six Rods in wedth) northerly in Said fellows's farm untill it Compleats one acre which we allow to be Equil to one Compleat Share altho. Each of the Seven Shares above mentioned Contains one acre one half and Twelve Rods all which Rights or Shares we have Carefully Set off and made Suficiant meets and Bounds agreeable to the directions in Said warrant In Testimony whereof we have hereunto Set our hands this third day of December A:D: 1776

> Nathaniel gove Jonathan Purinton Moses Flanders

[Allowed Dec. 5, 1776.]

JOHN SENTER

1742

LONDONDERRY

[Administration on the estate of John Senter of Londonderry, yeoman, granted to his widow, Jane Senter, April 28, 1742.] [Probate Records, vol. 15, p. 163.]

[Warrant, April 28, 1742, authorizing James Moore and Samuel Rankin, both of Londonderry, to appraise the estate.]

[Probate Records, vol. 15, p. 176.]

[Inventory, June 28, 1742; amount, £1694.5.3; signed by James Moore and Samuel Rankin.]

[Warrant, Sept. 29, 1742, authorizing John McMurphy, Samuel Rankin, James Rogers, John Wallace, and James Moore, yeomen, all of Londonderry, to divide the estate among the widow and children.]

Pershuant to a warant Granted by the Hounrable Androw wiggns Judge of probets for his mjestes provance of newhamptshire Dercted to us authrising and Impowring us to Divid the Esteat of John senter of Londondery Decised: acording to the Instroctions in Said warnt a majorety of Said Commitee meatt and Divided Said John senters Esteat into seven Shaers Exclusive of the wedows Theerds Ouantety and Ouallety Considred only there is a Corner of baran Land that is not habetable left Comman and undvided The Eledest son John Senters sheare is number one 90 Rhods in Wenth at the north end Living north and South there is ane angle of 28 Degres begning at a pine tree marked one the Eastt Sid of his loatt and Runs 28 Degres Eastt of a South Containg 85 acers Including part of his medows-the Second son samull Senters Shair is number 2 Eghty Rhods wide at the north End then abut 50 Rhods from the noth Eastt Corner upon a south Line it Extendth Eght Rhods Eastt upon the Sowth End Jeane Senters Shaier to a Staeck and Stons sanding by the hayway then Sowth 140 Rhods to a stack and Stons on the bownds of Daved morisons medow then Wast to the Bownds of John Senters Shaire Containing 86 acers Including his Shaire of medows-number 3 is Josephs Shaire 150 Rhods in Lenth and 70 in wenth Containing 63 acers Including his Shair of medows-number 4 is Jeans Shaire Contains 35 acers 150 Rhods in Lenth 44 Rhods wide all the upland in Saide bownds and a Rune of medow Living in the sowth end of hire Shaire-the widows theerds is 30 Rhods wide at the north end of the feerm 80 Rhods sowth Contaning fifteen acers with the 3rd of House and Barens- Number 5 is Daveds shaire Joyning one wast side of the widows therds 64 Rhods Wide

and 80 Longe Containing 32 acers Exclusive of his shaire of medows—moses shaire is number 6 Eghty Rhods in Lenth and 76 in wenth Containing 38 acers Exclusive of his shaire of mados Rubens Shaire is numbr 7 ninty Rhods Long and 70 wide Containing 36 acers Including partt of his medows—

John his a pice of the great medow Liying withen Jeans shaire of Land bownding one Josephs Line and So Down the brook to wasttrd to a bunch of borches one the north Side of the medow then Southrly across the medow to a Stack one the wastt Side of a Rune that Comes from the South then Eastrly by the medow bownds to Josephs Line which maeks up Johns shaire of medow

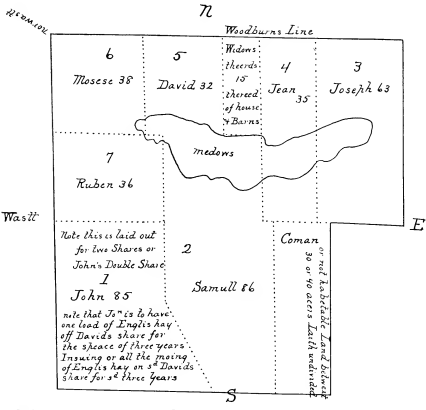
moses Shaire of medow Liyeth at the sowth end of the wedows theerds begning at a stack standing at the brook one the Line of phelips medow thenc Runing abut Eastt to Stack one the point of the Island then northrly to the bownds of the wedows theerds Rubens shaire of medows is partly in his own Land togther with a pice of medow bounding one Line of Jeans Land one both sids of the broak to the fordway and so down said brook one the north Side to a Stack Standing one the line of phileps medow by the brook and from Said Stack to a stack on the upland one the north Side of the brook—Daveds shaire of medow Lyith withen the bounds Jeans Loott one the brooke both Sids from the bownds of Johns medow down the brook to the line of Jens Lott which is the wastrly bownds of David Shaire of medow

noott that the wedow is to have five accres Wood or the wood of five acers of Land Joyning to the Wastt Sid of hire theerds towitt one moses Shaire noot Said 5 acers is teen Rhods wide bownded and marked

	James Rodgers	
	Jo ⁿ Wallace	the
	Samuell Renkin	Comm
Londondery november 20 1742		
	117'11' C	c ·

William Gregg Sorvier

We have allowed a prevledge of a Hayway one to another where its most Convenent



[Allowed Nov. 24, 1742.]

[Administratrix's account of the settlement of the estate; amount of estate, £707.5.3; expenditures, £146.11.10; allowed —1746; mentions "Maintaining 3 of the Intestates Children Since his Decease being under Seven Years of Age & the time being 45 weeks."] JOHN SAVAGE

In the name of God amen; The Seventh Day of May Anno Domini 1742 I John Savage of Portsmouth in New Hampshire in New England joyner being Sick in Body * * *

Item: I Give to my Dear and Loving Wife for term of her Widdow-hood or until She may marry again after my Decease (over and above her thirds) One Cow and her keeping Summer and Winter and Ground for a Garden and for to plant one bushel of Seed pertators and the fruit that Shall Grow in my Little orchard or the Orchard that has two pare trees in it, and the Use and Improvement of all my house-hold Goods (Except what I Shall hereafter in this Will Dispose of) During her Widdow-hood as aforesaid also the Liberty to live in my Dwelling house During the Term aforesaid—also a mourning Suit of Cloths at my funeral

Item: I Give to my Son Job Savage one half of my Right of Land in the Township of Barrinton: and Twenty pounds in Money to be paid him within three Years after my Decease by my Executor hereafter Named—

Item: I Give to my Son Josiah Savage one half of my Right of Land in the Township of Barrinton: and twenty pounds in Money to be paid him out of my Estate within three Years after my Decease by my Executor: and if he shall Learn the Joyners Trade I Give unto him my Said Son Josiah my Joyners tools

Item: I Give unto my Daughter Ann Savage all my household goods except what I shall hereafter in this Will Give unto my Son John to be Delivered her after my Wife Sarah's Decease or marridge: and I will that my Executor hereafter named provids Meat Drink and apparil for my Said Daughter Ann until She is able to get her Living—

Item: all the Rest of my Estate viz House Lands marish orchards Gardens Barn fences money Bills Debts dues and Duties what soever and wheresoever of Right belonging to me not herein Disposed of I Give and bequeath unto my beloved Son John Savage Jun^r and to his heirs and assigns forever, he my Said Son John paying out of my Estate what is Mentioned in this My Will: also I Give unto my Said Son John one Bed, one Rug and one Boalster one pot and Two tramils: and I do hereby Nominate Constitute and appoint my Said Son John to be my Sole Executor of this my Last Will and Testament hereby Revoaking and making Null and Void all other Wills and bequests by me heretofore made hereby Ratifying and holding firm and Vallid this and no Other to be my Last Will and Testament. In Witness whereof I have hereunto Set My hand and Seal the Day and Year first above Written

Signed Sealed Declared and pronounced by the Said John Savage to be his Last Will and Testament in presence of us John Savage

Thomas Bickford Samuel Beck Jams Goodey [Proved Sept. 29, 1742.]

[Warrant, Sept. 29, 1742, authorizing Samuel Beck and Thomas Bickford, both of Portsmouth, to appraise the estate.]

[Inventory, Dec. 28, 1742; amount, £533.3.0; signed by Thomas Bickford and Samuel Beck.]

EZEKIEL MORRISON 1742 LONDONDERRY

In the name of God Amen the twenty Second Day of May One thousand Seven hundred and forty two I Ezekiel Morrison of Londonderry within His Majesty's Province of New Hampshire in New England Husbandman being very Sick and weak in Body * * *

Imprimis I Give and Bequeath unto my Brothers and Sisters after all Debts and Funeral Charges is paid Thomas only Excepted and his Son John in his Room to wit Jonathan Morrison

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John Morrison Moses Morrison John Morrison Jun^r Janet Morrison Elizabeth Morrison Margaret Morrison and Hannah Morrison Equal Shares Alike all my Real and Personal Estate only my oxen to my Brother Jonathan besides his part and the Remnant of Broad Cloath and the Linen for it and my Boots and my hat and my Right in the old Meeting house I Leave to my Father-& I Likewise Constitute make and Ordain my Father John Morrison and my Cuzen Samuel Morrison to be my sole Executors of this my last Will and Testament and I Do Allow the Executors to sell both Real & Personal Estate and pay the Debts and Give the Legatees their part as Soon as possible and do hereby utterly Disallow Revoke and Disannul all and every other Testaments Wills Legacies and Bequests & Executors by me in any wise before named Willed and Bequeathed Ratifying and Confirming this and no other to be my last Will and Testament In Witness whereof I have hereunto Set my hand and Seal the Day and Year above Written-

Signed Sealed Published Pronounced and Declared by me the said Ezekiel Morrison as his last Will & Testament In the Presence of us the Subscribers—

his Ezekiel × Morrison mark

Joseph Morrison Thomas Steel Moses Barnett [Proved March 30, 1743.] [Probate Records, vol. 15, p. 236.]

[Warrant, Dec. 7, 1742, authorizing Joseph Morrison and Moses Barnett, both of Londonderry, yeomen, to appraise the estate.]

[Inventory, Feb. 15, 1742/3; amount, £343.15.0; signed by Moses Barnett and Joseph Morrison.]

FRANCIS MATHES, JR. 1742

[Administration on the estate of Francis Mathes, Jr., of Durham, gentleman, granted to his widow, Lydia Mathes, May 26, 1742.]

[Probate Records, vol. 15, p. 174.]

[Warrant, May 26. 1742, authorizing Capt. John Smith, Jr., and Samuel Adams, physician, both of Durham, to appraise the estate.]

[Probate Records, vol. 15, p. 194.]

[Inventory, Aug. 23, 1742; amount, £1537.14.0; signed by John Smith, Jr., and Samuel Adams.]

JAMES RUNDLETT

[Administration on the estate of James Rundlett of Exeter, yeoman, granted to his widow, Mercy Rundlett, May 26, 1742.]

[Probate Records, vol. 15, p. 175.]

[Warrant, May 26, 1742, authorizing Peter Gilman and James Norris, both of Exeter, to appraise the estate.]

[Inventory, July 16, 1742; amount, £761.18.6; signed by Peter Gilman and James Norris.]

TOBIAS HANSON

1742

DOVER

EXETER

In the Name of God Amen. The first Day of June Anno Domini one Thousand Seven hundred & forty Two; I Tobias Hanson of Dover in the Province of New-Hampshire in New England Husbandman, being advanced in Years, and Labouring under Infirmities of Body * * *

Imprimis, I Give to my Beloved Wife Ann Hanson the free & Sole use & Improvement of the one half of my Dwelling House

1742

which half She Shall Choose, & also the free & Sole use & Improvement of one Third Part of my Barn, During her Natural Life, or so long as She Shall Continew my Widow. I also Give to my said Wife the one half part of y^e Produce of my home Place, to be Delivered, & well & Seasonably Housed, by my Son Isaac Hanson Yearly & every Year During her Natural life or the Term of her Continuing my Widow, Except the Produce of Such Part of Said Place as I have given to my Sons Tobias & Joseph Hanson, my Will also is that my S^d Son Isaac Hanson Shall Provide Good & Sufficient fire-wood, for my S^d Wife, at her Door, During the aboves^d Term; I also Give to my s^d Wife all my Household Goods, as also Two Cows, & Six Sheep, & one Horse or Horse kine to be at her own Disposal.

Item I Give to my Son Tobias Hanson & To his Heirs & Assigns forever Two Acres of Land in the South West Corner of my field, on the opposite Side of the Road to his Dwelling House and Adjoyning to his Mault House, and also all my Right in the Town of Rochester, both in the Divided & in the undivided Lands in Said Town.

Item, I Give to my Son Joseph Hanson & To his Heirs & Assigns for ever a Piece of Land where his Dwelling House now Stands, be it more or less, Begining at a white-Oake-Stump Standing upon the Hill near to Sheffields Land, & from thence Runing on a Streight Line to the South East Corner of his Ware-House, & from thence Westerly as his fence now Stands, to his Barn, & Sixteen feet beyond, or to ye Westward of his Sd Barn, Runing the Same Course, Containing all my Land lying on the Northerly Side of Said Line, and all the Buildings Standing thereon; as also the Garding Spott of Land which he now Improves, Lying on the Southerly Side of the afores^d Line, and the Land which his Building Stands upon before the front Door of his Dwelling House Also allowing him the Priviledge of Passing & Repassing to & from the Spring of Water, which he now makes use of for Water, Provided he Shall alwayes keep a Sufficient fence, so that my Land Shall not Receive Damage therby; but

Reserving also a Privilege to my Self my Heirs & Assigns, of Passing & Repassing between his S^d Dwelling House & Ware House to & from my Land, with Such Creatures as they Shall have occation to Drive. I also Give to my s^d Son Joseph Hanson Two Acres of Land Lying in the South East Corner of my Homestead Land, between the Meeting House on Pine Hill, & Brother Benj^a Hansons Land; And also Thirty Acres of Land at Malligo, So Called, which was Lay'd out as my Common Right; Together with all my Right Title & Interest in and unto the Common or undivided Lands in the Township of Dover.

Item, I Give to my Son Isaac Hanson & To his Heirs & Assigns for ever, all the Remaining Part of my Homestead Land, that is to Say, all my Homestead Land, Excepting Such Parts of it as I have, by this my last Will Given to my Two Sones Tobias & Joseph Hanson before mentioned; and also one guarter of an Acre more which I Reserve for the Privilege of a Buring Place in that Part of my field where it hath been usual to Bury, for any of the family of the Hansons to Bury thier Dead, if they Shall See fitt, with a Priviledge of Passing and Repassing to & from S^d Burying Place, when & so often as they Shall have occation. And I also Give to my sd Son Isaac Hanson & To his Heirs & Assigns for ever my Dwelling House & Barn, & all the Orchard, or Orchards Standing upon the afores^d Land; And also Sixty Acres of Land that was Granted me by the Town of Dover, & Lyes in s^d Dover on the Southerly Side of the Road that leads from Cochecha To Rochester. I also Give To my s^d Son Isaac Hanson all my Stock of Cattle of every kind, except so many of them as I have by this my last Will Given to my Wife Ann I also Give To my Three Sons before mentioned, viz: Hanson. Tobias, Joseph & Isaac Hanson all my farming Tackling, as Carts, Plows, Sleads, Yokes, Chains &cra To be Equally Divided among them, or to be used & Improved in Partnership by them as they Shall See fitt:

Item, I Give To my Three Daughters, viz: Elisabeth Buckston Mercy Varney & Judith Twombly Twenty Pounds, apice, or to each of them Twenty Pounds in Cash to be Paid them or thier Heirs by my Son Isaac Hanson within the Term of Two Years after my Decease.

Item, I Give to my Grand Son John Hanson Twenty Shillings

Item, I Give to my Grand Son Timothy Hanson five Shillings

Item, I Give to my Grand Daughter Lydia Stiles Ten Shillings all to be Paid by my s^d Son Isaac Hanson with in y^e Term of Six Months after my Decease.

And I do hereby Constitute & Ordain my s^d Wife Ann Hanson Executrix & my s^d Son Isaac Hanson Executor of this my Last Will & Testament, utterly Disallowing & Disannulling all other former Wills Testaments & Executors, by me in any ways before made or named; Ratifying & Confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto 'Set my Hand & Seal the Day & Year above Written

Signed Sealed Published & Tobias Hanson Declared by the s^d Tobias Hanson, as his last Will & Testament in Presence of us Jon^a Cushing Ichabod Canney Jos Hanson Tart^{*} [Proved Aug. 28, 1745.]

JAMES STANYAN

1742

HAMPTON

In the name of God amen I James Stanyan of Hampton in the province of New-Hampshier in New-England yeoman: being in Good health * * *

It^m 2^{d1y} I Give and bequeath unto my well beloved wife Ann Stanyan the use and Improvement of one halfe of my Estate both Reall, and personall: for and Deuring the term of her naturall Life: To have and to hold said one halfe of my Estate: with the priviledges proffiets and appurtenances thereunto belonging or any ways appertaining

It^m 3^{dly} I Give to my Son John Stanyan thirty acres of land where I now Dwell bounded Easterly on land of Jacob Stanyan: begining at the Southeast Corner of my homested land and to Run thence flifty and flive Rods northwardly: then to Run westerly untill it makes thirty acres: sd land to be of Equel Wedth att Each end: with the buldings and orchard Standing there on: allso flour acres of marsh with an Island of upland in it: which was Given to me by my flather in his Last will and Testament: allso one halfe of six acres of marsh ajoyning to Abraham Sanburns marsh: be the Said pieses of marsh more or Less: allways Excepting and Reserveing the use and Improvement of said land and marsh for my wife Deuring har natural Life Hee paying to his Sister Rebeckah the wife of michil Kennord the Sum of flifty Pounds in Currant Bills of Credet in the province afore said within one year after my Decease

It^m 4^{thly} I Give to my Daughter Elizabeth the wife of Thomas Hunt two acres of Land where She now Dweleth: to begin two Rod to the Eastward of har house and to Run thence notherly to Peter wears land: thence Runing westerly untill two acres is Compleated: she to Have and to hold said land with the buldings Houces trees and all priviledges thereunto belonging: for and Deuring the term of har naturall Life: allso I Give unto my s^d Daughter Elizabeth Twenty Pounds in Good bills of Credet in the province afore s^d: to be paid by my Exetur within one year after my decease: allso my will is that after the Decease of my Daughter Elizabeth: The wife of Thomas Hunt: The two acres of Land which I have Given har for term of Life I Give and bequeath to har Son James Hunt to have and to hold s^d two acres of land with all priviledges and appurtinances there unto belonging to him his Heiers and assigns for ever—

It^m 5^{thly} I Give to my son Joseph Stanyan one half of six acres of marsh next to Abraham Sanbors marsh: be it more or Less: besides what he has allready Receved

It^m 6^{1y} I Give to my Daughter Mary the wife of George Newbegin ffifty pounds in Good bills of Credet in the province of new Hampshier in new-England to be paid by my Executor within one year after my Decease.

It^m 7^{1y} I Give to my Daughter Lydia the wife of John Davis ffifty pounds in Currant Bills of Credet in the province afores^d: to be paid by my Executor within one year after my Decease.

It^m 8^{1y} I Give to my Daughter Susanna the wife of Ichabud Cenne ffifty pounds in Good bills of Credet in the Province above said to be paid by my Executor within one year after my decease

9^{th1y} I Give to my Daughter Hulda the widow of John Cenne Late of hampton Deceased: five acres of upland: at the west end of my Land the whole bounded northerly on a Country Rhoad: and westerly on: wears Land: southerly on Benjamin Sweetts land—

It^m 10^{th1y}: I Give to my Daughter Comfort the wife of Jonathan Hoag: fforty Pounds in Good bills of Credet, to be paid by my Executor within one year after my decease—

It^m II^{thly} I Give to my Daughter Bathshabe Stanyan ffifty pounds in Currant Bills of Credet in the province of new-Hampshier afore s^d to be paid by my Executor within one year after my Decease:

It^m 12^{thly} And finally: I do Constitutue and appoint my wel beloved ffrind John Gove of hampton in the province of New-Hampshier afore said to be Soal Executor to this my Last will and Testament: to whom I Give a piece of land about twelve acres ajoyin to Land of James Purkins: allso the Remaining part of my Homested land which I have not allready disposed of in this my will: allways Excepting and Reserveing a Conveniant way of one Rod and a half Rod wide from the Country Rhoad to the Land which I have Given to my son John in this my will: allso ffive acres of marsh that Layeth to the northward of Browns Rocks (so called) allso I Give to my s^d Executor one half of my Personall Estate of what name or nature soever: I Give and bequeath to my Daughter Ann the wife of Stephen Otes ffifty pound in Good bills of Credet in the province of New-Hampshier afore said: to be paid by my Executor within one year after my decease: and my afore said Executor paying all my just debts and ffunerall Expences and all the Legacies which I have Given and ordered in this my will to be paid by my Executor: and the Remainder of what I have Given unto my Executor after all debts & Legacies paid: my will is That it shall be Equilly divided amongst my Chilldren: with the one halfe of my personall Estate which I have Given unto my wife for term of Life Except I shall and do dispose of the same in writing under my hand otherways: and hereby Revoking all fformer wills I do Ratifye this and no other to be my Last will and Testament witnes my hand and seall this seventh day of June Annoqui Dommini 1742

Signed Sealed pronounced and decleared by the Said James Stanyan to be his Last will and Testament In the presence of us Joseph pike philep Seaver Philip Rowel [Proved Oct. 26, 1743.] [Warrant, Nov. 30, 1743, author

[Warrant, Nov. 30, 1743, authorizing Winthrop Dow, John Brown, and Amos Cass, all of Hampton Falls, yeomen, to appraise the estate.]

[Inventory, signed by Winthrop Dow and John Brown; amount, £1598.13.0; attested April 25, 1744.]

JACOB FRENCH · 1742 SOUTH HAMPTON

[Administration on the estate of Jacob French of South Hampton, yeoman, granted to Ann French of South Hampton, widow, June 30, 1742.]

[Probate Records, vol. 15, p. 175.]

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James Stanyan

[Warrant, June 30, 1742, authorizing John Page and Samuel French, both of South Hampton, to appraise the estate.]

[Inventory, Aug. 13, 1742; amount, £1807.8.6; signed by John Page and Samuel French.]

[Guardianship of Jane French, minor, aged more than fourteen years, and Jacob French, William French, Mary French, Nanny French, Jemima French, and Rachel French, aged less than fourteen years, children of Jacob French, granted to Ann French of South Hampton, widow, Nov. 24, 1742.]

[Administratrix's account of the settlement of the estate; amount of personal estate, £468.8.6; expenditures, £658.16.3; allowed Nov. 28, 1750; mentions "Supporting four Children till they Came to the Age of Seven years being for one A Year & nine months for the Second three Year and four months for the third five Year & three months, for the fourth Six Year Eleven months & a half."]

[Warrant, Jan. 30, 1750/1, authorizing Jeremy Webster of Kingston, Abraham Brown, gentleman, Ephraim Brown, yeoman, both of South Hampton, Jonathan Fifield and John Gove both of Hampton Falls, yeomen, to divide the estate.]

Province of new In obedience to a Warrant Directed to Hampshir— I us the Subcribers Janauary y^e 30th 1750 by the Honourable Andrew Wiggin Esq Judge of the probate of Wills for Said province Directing and Impowering us as a Commitee to Set off one third part of the Real Estate of Jacob French Lat of South Hampton Deceased to Ann French widow of the S^d Jacob French Deceased Intestate and to Jacob the Eldest Son of the Said Deceased a Double Share of the Remaining two thirds and to Each of the other Heirs a single Share of the said two thirds

and accordingly we have Set off to Ann French widow of the sd Jacob French the East End of the house and the Whole of the back Lenter and the land of y^e Homested the Easterly Side Joyning on land of Jonathan Chase and Northerly on land of John Gove and Southerly on y^e high way and Westerly on the Stakes Numberd one at Each end and the Westerly end of the Barn three bays through the Barn also land belonging to the Homsted Easterly Joyning on y^e stake Number six and westerly Joyning on land of John True also land lying in the parrish of Kensington the one Compleat half of four acers Lying at the North End also about two acers of Salt Mash Joyning Easterly on Mash of Samuel Barnard and Westerly on Mash of Samuel French and also a peice of flats Joyning on John Gove about one acer and a half (all which is in our Judgment a full third part) and then we took a view of the other two thirds and Divided it into Shars and set them forth by mets and bounds as fowlleth

first We have Set off to Jacob French the Eldest Son for his Double Share that part of the Homsted from the stakes Number^d one at Each end and y^e stakes Number^d two at Each end which is about twelve acers and the west End of the house and the Remaining part of the Barn and also one Complate half of four acers of land lying in Kensington and also a peice of Salt Mash Runing from the Stake Number six to the stake Number Eaight Joyning on Mash of Josiah Hook (which we Judge to be two full shars

Secondly We have Set of to Jane Winslow the Eldest Daughter of the Said Jacob French Deceased Nine acers of Land Runing from the stakes Number two to the Stakes Number three all so a peice of Salt Mash Runing from the Stakes Number five to the stakes Number Six Containing about sixty Square Rods

thirdly We have set off to mary French the Second Daughter about Nine acers of land Runing from the Stakes Number three to the stakes Number four: also a peice of salt Mash Runing from the stakes Number four to the stakes Number five Containing about Sixty Squar Rods

fourthly We have set off to Ann French the third Daughter about Nine acers of land Runing from the stakes Number four to the Stakes Number five also a peice of Salt Mash Runing from the stakes Number three to the stakes Number four Containing about sixty Squar Rods

fiftly We have Set off to Jemima French the fourth Daughter: about Nine acers of land Runing from the stakes Number five to the stakes Number six also a peice of Salt Mash Runing from the stakes Number two to the Stakes Number three Containing about Sixty Squar Rods

Sixly We have set off to William French the Second Son about twenty seven acers of land lying in Chester lying Northerly on land of Samuel French Sutherly on land Set off to Rachel French it being part of a lott Number 29 in the lower Rang buting on Exeter line also a peice of Salt mash Runing from the stakes Number one to the stakes Number two Containing about sixty Squar Rods and also about four acers of land lying westerly on land of Aaron Clough and Northerly on a Highway

Seventhly We have set off to Rachel French the fift Daughter about twenty seven acers of land lying in Chester lying Northerly on land set of to William french and Southerly on land of James Jacman it being part of a lott Number 29 in the lower Rang buting on Exeter line also about four acers of land lying in South Hampton lying Westerly on land Set off to William French and Northerly on a High way and also a peice of Salt Mash Runing from y^e End to Number one Containing about sixty squar Rods this is our Return Witness our Hands this twenty Sixth Day of March 1751

> John Gove Jon^a Fifield Ephraim Brown

WILLIAM BARKER

1742

CONCORD

[Martha Barker renounces administration on the estate of her husband, William Barker of Rumford, Oct. 12, 1742, in favor of Nathaniel Abbott of Rumford; witnesses, John Ingalls and Nathan Barker, Jr.]

[Adminstration granted to Nathaniel Abbott, husbandman, . Feb. 23, 1742/3.]

[Warrant, Feb. 23, 1742/3, authorizing James Osgood and Nathaniel Rolfe, both of Rumford, yeomen, to appraise the estate of William Barker of Rumford, yeoman.]

[Probate Records, vol. 15, p. 265.]

[Inventory, June 22, 1743; amount, £598.4.5; signed by James Osgood and Nathaniel Rolfe.]

[License to the administrator, April 24, 1745, to sell real estate.]

[Guardianship of William Barker and John Barker, minors, aged more than fourteen years, sons of William Barker, granted to Nathan Barker, Jr., of Andover, Mass., June 6, 1748.]

[Essex County, Mass., Probate Records, vol. 328, p. 132.]

[Bonds of Nathan Barker, Jr., with Timothy Barker, Jr., of Andover, Mass., and Amos Kimball of Boxford, Mass., as sureties, in the sum of £1000 on each bond, June 6, 1748; witnesses, Daniel Appleton and James Tarbox.]

[Essex County, Mass., Probate Files.]

[Guardianship of David Barker, minor, aged more than fourteen years, son of William Barker, granted to Timothy Barker, Jr., of Andover, Mass., June 6, 1748.]

[Essex County, Mass., Probate Records, vol. 328, p. 132.]

[Bond of Timothy Barker, Jr., husbandman, with Nathan Barker of Andover, Mass., and Amos Kimball of Boxford, Mass. husbandmen, as sureties, in the sum of £1000, June 6, 1748; witnesses, Daniel Appleton and James Tarbox.]

[Essex County, Mass., Probate Files.]

JOSEPH TILTON

HAMPTON

The Last will and testiment of Cap^t Joseph Tilton of Hampton in the provence of Newhampshir in New England Aged Sixty five years & upwards—In the name of god Amen this fourteenth day of October one thousand Seven hundred forty & two * * *

Imprimas I give & bequeth to my beloved Son Jonathan Tilton all my Land that I have in Hampton Namly the Land where my house now Stands & all that Land where my barne now Stands with all my buildings-only Excepting & Resarving to my well beloved wife Elizebeth Tilton and to my daufter Joanna Tilton that Eand of my house I now dwell in & the one halfe of my Selow Roome & the one half of the Income of my orcherd where my house now Stands during there Life time or So Long as thay Shall Live unmarried after that to Return to my Son Jonathan Tilton & my will is that my wife Elizebeth & my daufter Joanna Tilton Shall have Each of them a Cowe for theire own use kept winter & Sumer & a horse kept for them winter & Sumer & aight Cord of herewood Cutt ht for the here yearly & Every yeare & twelve bushils of Indian Corn & three bushils of moalt & one bushil of beans & twohundred waight of poark & onehundred waight of beeafe & one bushil of Salt to be paid by my Executor yarly & Every yeare on Condition that my wife do quite har thirds of my Estate & if not that then the one halfe of y^e above named purticurlers not to be paid to har but the other half of the above mentioned purticurlers to be paid to my daufter Joanna yearly & Every yeare during har natural Life or So Long as She Ramains unmarried & my will is that my daufter Joanna Shall have all my movebels within doars that I Shall Leave at my deceas and that my wife Elizebeth to have all the housel goods Shee she brought with har at har own disposal-furthermore I give to my Son Jonathan Tilton whom I make Constitute & ordaine to be my Sole Executor of this my Last will & Testiment all and Singuler my mesueges & teniments

that I have or ought to have in hampton as above Sd only Exepting what is above Exepted by him freely to be possesed & Injoyed as also all my Stock of what kind so Ever & all my impliments for husbandry & all my Carpinters tools I give & bequeth to this my Executor he paying ten pounds in marchintable pay to my daufter marey bachilder now the wife of Nathan Bachilder & ten pounds to my daufter Joanna on har marrieg day & five Shilins to Elisha Sweeat & five Shilins to his Brother Timothy Tilton-Item I give & bequeth to my Eldest Son Sherbon Tilton fiftey Acres of Land where his hous now Stands bounded westerly on his Brother John Tiltons Land & Southerly on Land formerly in the posesion of Co¹¹ Weare Easterly on a highway & Northerly on Land formerly in the posesin of Benjaman Jams of Hampton which peace of Land I have given to him my Sd Son Sherbon Tilton by deed of gift he paying to my daufter margreet Tilton ten pounds within one yeare after my decease She having Recived the rest of har portion otherways -Item I give & bequeth to my Son John Tilton fiftey Acres of Land where his house now Stands bounded westerly on a highway Southerly on Land formerly in the possesion of Co¹¹ Weare Easterly on Land now in the posesion of his Brother Sherbon Tilton which peace of Land I have given to him my Sd Son John Tilton by deed of gift he paying to my grandaufter Easter Sweeat ten pounds in marchintable pay within one yeare after my decease which ten pounds was given to my daufte Sarah Sweeat Late wife to Elisha Sweeat deceased & mentioned in my Son John Tiltons deed-and having given my Son Joseph Tilton his portion already in Lands & other things my will is that my Executor above named pay to him five Shilins wihin one yeare after my deseas and having thus disposed of my Estate I do hereby utterly disalow Revoak & disanul all & Every other former Testiments wills Legueses bequeste & Executors by me in any way before named willed & bequeathed Rattifieng & Confirming this & no other to be my Last will & Testiment in Wittnes whereof I have hereunto Set my hand & afixed my Seal the day & yeare first above Written

Signed Sealed published prounenced & declared by the S^a Joseph Tilton to be his Last will & testiment in the presents of us the Wittneses Nathan Tilton Nath¹¹ Healey

David Tilton

[Proved Oct. 31, 1744.]

[Warrant, Oct. 31, 1744, authorizing Nathaniel Healey and Meshech Weare, both of Hampton Falls, to appraise the estate.] [Probate Records, vol. 15, p. 412.]

[Inventory, Jan. 15, 1744/5; amount, \pounds 347.9.5; signed by Meshech Weare and Nathaniel Healey.]

JOSHUA PEIRCE 1742

PORTSMOUTH

In the Name of God Amen I Joshua Peirce of Portsmouth in the Province of New Hampshire Esq being Weak in body * * *

Item I Give unto my well beloved Wife Elizabeth the sum of five Pounds old Tenor over and above what she is to have out of my Estate by virtue of an Agreement between her and me heretofore made—

Item I Give unto Each of my Children viz Joseph Peirce Joshua Peirce Daniel Peirce Nathanael Peirce Sarah Winslow Anna Green Elizabeth Peirce Mary Moore and Margaret Green five Pounds old Tenor—

Item I Give unto my Children Namely Joseph Joshua Nathanael Sarah Anna Mary and Margaret the Sum of five hundred Pounds old Tenor Each of them over and above the five Pounds before Given in this my Will to Each of them in manner following Namely Whereas my said Seven Children last mentioned have already had and Received Considerable Sums out of my Estate as by my Books of Accounts Reference

Joseph Tilton

unto the same being had will Appear my Will is and I do hereby Order that the same be Brought into & Accounted as part of my Estate by my Executor and that what Each of my said Seven Children shall have had and Received as aforesaid shall be Respectively valued and Appraised as such things are valued at Cash Price at the day of the date of this Will Regard being had to the time or times when they Received the same Respectively and if what any of my said Seven Children have already had and Received out of my Estate as aforesaid shall upon such a valuation as aforesaid Amount unto the Sum of five hundred Pounds old Tenor my Will is and I do hereby Order that the same shall be taken Accounted and Looked upon by such Child to be in full for the five hundred Pounds herein before Given to such Child and such Child shall have no further Demand on my Executor for the Sum of five Hundred or any part thereof-and my Will further is and I do hereby Ordain that my Executor do within the Space of Eighteen Months after my Decease pay unto Each of my Said Seven Children who shall not have had and Received out of my Estate the Sum of five hundred Pounds old Tenor as aforesaid at the valuation aforesaid so much as will make up the same to be five hundred Pounds old Tenor in full for the five hundred Pounds before herein by me Given to such Child and what such of my said seven Children shall have had and Received out of my Estate as aforesaid shall be taken Accounted and looked upon by such Child to be part of the five hundred Pounds herein before Given to such Child and shall be valued as aforesaid.

Item I Give unto my Son Daniel Peirce the Sum of five hundred Pounds old Tenor over and above the five Pounds herein before Given him—

Item I Give unto my Daughter Elizabeth Peirce over and above the five Pounds herein before Given her the Sum five hundred Pounds old Tenor in manner following Namely whereas my Son Daniel is by bound bearing Date the fifth Day of November One thousand Seven hundred and forty two Obliged and Bound to pay unto my said Daughter Elizabeth four hundred Pounds old Tenor or one hundred Pounds New Tenor within The space of Eighteen months after my Decease my Will is that the said Sum of four hundred Pounds old Tenor Mentioned in the said Bond shall be taken and Accounted as four hundred Pounds of the five hundred Pounds by me before herein Given unto my said Daughter Elizabeth and that my Executor pay unto my said Daughter Elizabeth the sum One hundred Pounds old Tenor out of my Estate within the Space of twenty four Months after my Decease which with the four hundred Pounds payable by Bond from my Son Daniel as aforesaid shall be In full for the five hundred Pounds before Given to my said Daughter Elizabeth—

Item my Will is that all my Estate both Real and Personal in my life time not Disposed of after my Debts Funeral Charges and Legacies herein Mentioned are paid and Satisfied shall be Equally Divided amongst all my aforementioned Children and what shall be Sett off to them or any of them In Lands shall be a Fee Simple Estate—And I do hereby Constitute Ordain and Appoint my Son Daniel Peirce Sole Executor of this my last Will and Testament and I do hereby Authorize Impower and Order my said Executor to Sell and Dispose of any part or all of my Estate both Real & Personal not already Disposed of by me as he shall Judge proper in order to pay or Satisfy any Debts Funeral Charges or Legacy he may be Obliged to pay or Satisfy by virtue of this my last Will and Testament I Ratifying and Confirming this and no other to be my last Will and Testament In Witness whereof I have hereunto set my hand and Seal the day and Year above Written-

Signed Sealed Published and Declared by the said Joshua Peirce Esq^r as and for his last Will and Testament in the presence of us who were Present at the Signing and Sealing thereof

Paul March Samuel Sheafe Elizabeth Leach Joshua Peirce

Be it known unto all men by these Presents That Whereas I Joshua Peirce of Portsmouth in the Province of New Hampshire Esq^r have made Declared and Published my last Will and Testament in writing bearing date the thirteenth Day of November One thousand seven hundred and forty two, I do make Ordain and declare this as a Codicil thereunto Namely—

Imp^r Whereas I have Given unto my son Joseph Peirce in and by said Will the Sum of five hundred Pounds old Tenor and Whereas I Gave unto my said Son Joseph a Certain Parcel of land in Portsmouth aforesaid Containing about twenty Acres more or less by Deed bearing date the twenty fourth Day of May One thousand Seven hundred and thirty four duly Executed and Recorded my will and meaning is and I do hereby order that the said Parcel of Land shall be taken Accounted and Looked upon as three hundred and fifty Pounds of the said five hundred Pounds and that my said son Joseph shall not have any Demand on my Estate or on my Executor for any more than the Sum of One hundred and fifty pounds old Tenor by virtue of the Gift of five hundred Pounds old Tenor to him my said Son in my said Will mentioned and my Will is that the Sum of One hundred and fifty Pounds old Tenor being paid by my Executor unto my said Son Joseph or so much Discounted with him out of my Books of Accounts shall be in full for the said Sum of five hundred Pounds Regard being had to my said Will for the valuation of what my said Son Joseph shall be found Charged with in my Books of Accounts-

Item Whereas I have by deed Conveyed unto my Son Joshua Peirce the Dwelling house wherein he now Liveth Situate in Portsmouth aforesaid with the Garden thereto belonging and a Barn thereon standing for the Consideration in said Deed mentioned which was by me Intended and Designed as a Recompence and Compensation unto my said Son Joshua for the Service he did for me the first Seven Years after he Arrived to the Age of twenty One my Will and meaning is that if my said Son Joshua shall make any Demand on my Estate or on my Executor for any Sum or Sums of money for any Service done for me by my said Son Joshua during the said Seven Years that then my Said Son Joshua shall have no more than the Sum of five Pounds old Tenor out of my Estate—Furthermore if any of my Children in my said last will and Testament mentioned shall Dispute in the Law whether the Estate which I had by my former Wife (now Deceased) and the which Thomas Ayers of Greenland in said Province Husbandman now Improveth is Divisable amongst all my Children Agreeable to an Act of the Province of New Hampshire Entituled An Act for the Settlement and Distribution of the Estates of Intestates (as I understand it ought to be Divided) or shall Oppose the Division and Settlement thereof amongst my said Children Agreeable to the said Act or shall set down and be Satisfyed and Contented with my said Last Will and Testament and with this Codicil as a part & Parcel thereof, my Will is and I do hereby Order that every such Child shall have no more than the sum five Pounds old Tenor out of my Estate in full for every such Childs Legacy and my Will further is that none of my Children shall have any Demand for more than five Pounds old Tenor each on my Estate or on my Executor for any Legacy by virtue of my last Will and Testament and this Codicil until they shall have Signified in writing under their hands that such Children are Satisfied with my last Will and Testament and this Codicil and are Ready and Willing to Comply therewith, and my Will and Meaning is and I do hereby order that this Codicil be and be adjudged to be a part and parcel of my said last will and Testament and that all things herein Contained and mentioned be faithfully and truly performed and as fully and Amply in every Respect as if the same were so Declared and set down in my said Last Will and Testament In Witness whereof I have hereunto set my hand and Seal this fifteenth Day of November In the Sixteenth Year of his Majesty's Reign Annoque Domini One Thousand Seven hundred and forty two-

Signed Sealed Published and Declared by the Said Joshua Peirce Esq^r as a Codicil to his last Will and Testament in the Presence of us the Subscribers Paul March Samuel Sheafe Elizabeth Leach [Proved Feb. 23, 1742/3.] [Probate Records, vol. 15, p. 229.] Joshua Peirce

[Inventory, March, 1742/3; amount, £2496.5.0; signed by William King and Mark Langdon; attested June 27, 1744.]

[Warrant, April 16, 1744, authorizing William King and Mark Langdon, both of Portsmouth, to appraise the estate.]

WILLIAM MUDGETT 1742 HAVERHILL DIST.

[Guardianship of Ebenezer Mudgett, minor, aged more than fourteen years, son of William Mudgett of Haverhill District, yeoman, deceased, granted to James Heath of Kingston Nov. 24, 1742.]

JAMES JOHNSON 1742 HAVERHILL DIST.

The last Will and Testament of James Johnson of Haverhill So cauled in Newhampshire in New England husbandman * * *

Imprimes I give to my Honnoured Granmother Hannah Johnson thirty pounds in money of the old tennor to be paid by my Executrix at the end of a full year after my decease

Item I give to my Honnoured Mother Mary Coelbee whome I Constitute make and ordain to be my whole and Sole executrix

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of this my last will and testament; all my Eastate real and personal of what kind and nature Soever and to receive all the Debts that are dew to me and to pay all the debts that I do owe and legesise and also my funeral Charges: and this is my last will and testament haveing my perfect memory and understanding: as witnes my hand and seal this Twenty second day of December Annoque Domini one thousand Seven hundred and forty two

Signed Sealed and Declared by the Said James Johnson as his last will and testament in the presence of us the Subscribers his James × Jonson mark

his mark Jonathan × Gile Abigal × Emerson her mark Daniel Little [Proved Feb. 26, 1745/6.]

ROBERT EMERSON 1742 HAVERHILL DIST.

[Administration on the estate of Robert Emerson of Haverhill District, yeoman, granted to his widow, Sarah Emerson, Dec. 29, 1742.]

[Warrant, Dec. 29. 1742, authorizing George Little and Caleb Page, both of Haverhill District, to appraise the estate.]

[Probate Records, vol. 15, p. 241.]

[Inventory, Jan. 11, 1742/3; amount, £1678.1.6; signed by George Little and Caleb Page.]

[Account of the settlement of the estate by Benjamin Heath of Haverhill District and his wife, Sarah Heath, formerly widow of the deceased; amount of estate, $\pounds_{2390.16.6}$; expenditures,

£575.0.3; allowed June 24, 1747; mentions " y^e widow Mother of the deceased," "Maintainance of three Children."]

[Additional account of the administratrix; receipts, £116.0.0; expenditures, £105.18.0; allowed April 29, 1752.]

[Warrant, April 29, 1752, authorizing Moses Copp and Caleb Page, gentlemen, Thomas Little, tanner, Ebenezer Johnson, yeoman, and Eldad Ingalls, cordwainer, all of Hampstead and Plaistow, to divide the real estate.]

[Guardianship of Priscilla Emerson and Robert Emerson, aged less than fourteen years, children of Robert Emerson, granted to Moses Hale of Hampstead, yeoman, March 25, 1752.]

[Bond of Moses Hale, yeoman, with Moses Copp as surety, both of Hampstead, in the sum of £1000, April 29, 1752, for the guardianship of Priscilla Emerson and Caleb Emerson; witnesses, Enoch Clark and William Parker.]

By Virtue of a Warrant to us Directed from the Honourable Court of Probate for the Province of Newhamshear to Divide the Reall Estate of Robert Emerson Late of Haverhill Destrict Deceas'd, We Have attended the service and Have set of to sarah the Wife of Benjamin Heath for her thirds aboute twenty one acres and a Half of Land on the West side of the Roade bounded as followeth (viz) beginning at the Northeast Corner at a stake & stons by Cap^t Moses Copps his Land thince southerly by the Roade aboute fifty seven Rods to the Brook thence Westerly by the Brook and parsonage meadow aboute twenty six Rods to a stake and stons thence northerly aboute twenty fower Rods to a Heape of stons on a flat Rock thence Westerly aboute seventy 3 Rods to a black oake tree marked thence further Westerly aboute forty five Rods to a Red oake tree marked near the parsonage meadow thence northerly aboute twenty two Rods to a Black oake tree marked which is one of s^d Copps Bounds thence by s^d Copps Land Easterly or northeasterly to the first Bounds mentioned and also aboute two acres and Eight Rods of meadow on the East side of the Roade bounded at the norwest Corner at a stake and stons by the Edge of the upland thence Easterly by moses Hales meadow aboute fifteen Rods to a stake & Stons thence southerly aboute thirty Rods to a stake and stons by the upland thence by the upland and the fence to the first Bounds Mentioned—

We Have also set of to the s^d sarrah the East Half of the House and half the Celler and one third of the Barn that is the East End to the East of the flore and Half the Bay to the West of the flore to the first Cros Beam We Have also set of to the s^d sarah one sixth part of the sawmill and Priviledge alwayes Reserving Liberty for Caleb Emerson to pas and Repas as need shall be through the above s^d thirds to his Land through Gates and Bars we also allow the s^d Caleb a Convenient Barn yard

We Have set of to Caleb Emerson son of the s^d Robert for his two shares of the Remaining part of the Reall Estate all the Rest of the Land on the west side of the Roade Consisting of aboute sixteen acres of Land be the same more or Less and is bounded Northerly by the thirds and Easterly partly by the thirds and partly by the Roade and southerly partly by Cap^t George Littles Land and partly by the personage meadow and Westerly Partly by s^d Littles Land and partly by the s^d personage meadow to gether With the West Half of the House and the Remaining part of the Barn: We Have also set of to the s^d Caleb aboute sixteen acres of Wood Land on the East side of the Roade be the same more or Less and is bounded at the south West Corner at a stake and stons by a two Rod Roade thence Northeasterly by s^d Roade aboute thirty fower Rods to a Stump and heape of stons thince northerly or northeasterly by Mr Richard Hazzens Land aboute ninety three Rods to a stake and stons in a swamp thence south westerly partly by Joseph Colbyes Land and partly by Land belonging to s^d Estate aboute thirty six Rods to a White oake tree marked thence southerly aboute Eighty Eight Rods to the first Bounds mentioned and also aboute three acres of meadow be the same more or Less and is bounded at the north West Corner at a stake and stons at the Brook thence southerly aboute twenty two Rods to a stake and stons by a Dry oake tree thence bounding southerly by the upland and Northerly by the Brook till its Comes to the fence at the head of the meadow We Have also set of to the s^d Caleb one sixth Part of the sawmill and priviledge

We Have also set of to abigall Hale the Wife of Moses Hale Jun^r Daughter of the s^d Robert aboute twenty acres of Land be the same more or Less and is bounded as followeth at the northwest Corner at a stake and stons near the meadow thence south Easterly by the meadow aboute forty Rods to the two Rod Roade thence by s^d Roade northeasterly aboute sixty Rods to a stake and stons also a bounds of ye above sd Caleb Emersons Land thence northerly by s^d Calebs Land aboute sixty five Rods to a white oake tree marked thence South Westerly by Land belonging to the s^d Estate aboute Eighty seven Rods to the first bounds Mentioned we Have also set of to the s^d Abigall aboute one acre and sixty three Rods of meadow be the same more or Less and is bounded at the northwest Corner at a stake and stons by the thirds thence Easterly partly by Moses Hales meadow and partly by the Brook aboute ten Rods to a stake and stons thence southerly aboute twenty fower Rods to a stake and stons by the upland thence Westerly aboute nine Rods to a stake and stons thence northerly aboute thirty Rods by the thirds to the first Bounds mentioned. We Have also set of to the s^d Abigall one twelfth Part of the saw mill and priviledge: alwayes Reserving Liberty for Prissillah Emerson her Heirs and assigns to pase and Repas through the above s^d Land out to the Roade through Gates and bars as need shall be next to Calebs Emersons Land

We Have set of to Prissillah Emerson Daughter of the s^d Robert aboute twenty acres of Land be the same more or Less and is bounded at the northwest Corner at a stake and stons by Daniel Little Esq^{rs} Land thence northeasterly by s^d Littles Land aboute twenty fower Rods to a stake & stons by Joseph Colbyes Land thence southeasterly by s^d Colbyes Land to a stake and stons by Land set of to the above s^d Caleb Emerson thence south Westerly by s^d Calebs Land to a White oake tree marked Which is one of s^d Calebs bounds thence southerly by s^d Calebs Land aboute twenty two Rods to a white oake tree marked thence south Westerly aboute Eighty seven Rods by Land set of to Abigall to a stake and stons near the meadow thence northerly by the Meadow aboute sixteen Rods to a stake and stons by moses Hales Land thence northeasterly and northwesterly by moses Hales Land to the first bounds mentioned. We Have also set of to the s^d Prissillah aboute one acre and sixty three Rods of meadow bounded at the norwest Corner at a stake and stons by the brook thence Easterly by the Brook aboute Eleven Rods to a stake and stons thence southerly by Calebs meadow aboute twenty two Rods to a stake and stons by the upland thence Westerly aboute twelve Rods to a stake and stons thence northerly by Abigalls meadow aboute twenty fower Rods to the first bounds mentioned We Have also set of to Prissillah one twelfth Part of the sawmill and Priviledge

Dated In Hampstead september 26: 1752

Eldad Ingalls Moses Copp Ebenezer Johnson Thomas Little

[Priscilla Emerson of Hampstead, minor, aged more than fourteen years, makes choice of her uncle, Benjamin Emerson, as her guardian Nov. 29, 1753; witnesses, Joseph Little and Daniel Little.]

[Guardianship of Priscilla Emerson, minor, aged more than fourteen years, daughter of Robert Emerson, deceased, granted to Benjamin Emerson March 14, 1754.]

[Probate Records, vol. 19, p. 4.]

[Bond of Benjamin Emerson, yeoman, with Joseph Little, yeoman, as surety, both of Hampstead, in the sum of $\pounds 200$.

March 14, 1754, for the guardianship of Priscilla Emerson; witnesses, Benjamin Norris and Thomas Hardee.]

[Caleb Emerson, aged fourteen years, makes choice of his uncle, Benjamin Emerson, as his guardian May 3, 1756; witnesses, Mary Kezar and Daniel Little.]

[Guardianship of Caleb Emerson granted to Benjamin Emerson Oct. 26, 1757.]

[Bond of Benjamin Emerson of Hampstead, gentleman, with Stephen Emerson of Hampstead, and Thomas Johnson of Plaistow, yeomen, as sureties, in the sum of £500, Oct. 26, 1757, for the guardianship of Caleb Emerson; witnesses, John Smith and William Parker, Jr.]

SAMUEL TRIPE 1742 PORTSMOUTH

[Guardianship of Sarah Tripe, Samuel Tripe, and Ann Tripe, aged less than fourteen years, children of Samuel Tripe of Portsmouth, mariner, deceased, granted to William Parker of Portsmouth Dec. 29, 1742.]

JOHN PRAY

1742

PORTSMOUTH

[Warrant, Dec. 30, 1742, authorizing John Ayers and John Shackford, both of Portsmouth, to appraise the estate of John Pray of Portsmouth, gentleman, administration of which is granted to Samuel Hart, John Cutt, gentleman, and Margaret Lucas, widow, all of Portsmouth.]

[Probate Records, vol. 15, p. 244.]

[Inventory of the estate of John Pray, Jan., 1742/3; amount, £1574.4.1; signed by John Ayers and John Shackford.]

[Administration granted to George Massey of Portsmouth, gentleman, March 30, 1743.]

[Probate Records, vol. 15, p. 246.]

[Warrant, April 25, 1743, authorizing Samuel Hart, Eleazer Russell, and John Cutt, all of Portsmouth, to receive claims against the estate.]

[List of claims against the estate; amount, £1491.5.4; signed by Samuel Hart, Eleazer Russell, and John Cutt.]

STEPHEN SEAVEY 1743

[Inventory of personal property belonging to the estate of Capt. Stephen Seavey; amount, £41.19.6. "The above articles is that part of y^e Inventory of Cap^t Stephen Seveys Estate which Came by his present Widow who was formerly y^e widow Trew"; endorsed 1743.]

NATHANIEL LOWE 1742/3

BOSTON, MASS.

In the Name of God Amen I Nathaniel Lowe Mariner belonging to his Majestys Ship Norwich Capt Thomas Gregory Commander being in Bodily health and of Sound and disposing Mind and memory and considering the Perrils & Dangers of y^e Seas and other uncertaintys of this Transitory Life (Doe for avoiding controversies after my decease) make publish and declare this my Last Will and Testament in manner following (That is to say) First I recomend my Soul to God that gave it and my Body I commit to the Earth or Sea as it Shall please God to Order and as for and concerning all my Worldly Estate I Give Bequeath and Dispose thereof as followeth

That is to Say All and Singular Such Wages Summ and Summs of Money Lands Tenements Goods Chattels and Estate whatsoever as Shall be any ways due owing or belonging unto me at the time of my Decease I doe Give Devise and bequeath the same unto my Dear and Loving Wife Mary Lowe of Boston New England, America

And I doe hereby Nominate and Appoint my Dear and Loving Wife Mary Lowe Afores^d Executrix of this my Last Will and Testament hereby Revokeing all former and other Wills Testaments and Deeds of Gift by me at any time heretofore made And I doe ordain and Ratify these presents to stand and be for and as my Only Last Will & Testament

In Wittness Whereof to this my said Will I have set my hand & Seal the Fourth Day of January Anno Dom 1742/3 And in the Sixteenth Year of the Reign of his Majesty King George the Second over Great Britain &.

Signed Sealed Publish'd and Declared in y^e presence of Jo Hilliar W^m Spear Jonaⁿ Waters Clk

[Proved July 22, 1746.]

[Warrant, July 26, 1746, authorizing Samuel Hart, Jr., and John Hart, both of Portsmouth, to appraise the estate of Nathaniel Lowe of Boston, Mass.]

[Inventory, signed by Samuel Hart, Jr., and John Hart; amount, £160.0.0; attested July 30, 1746.]

JACOB BLODGETT 1742 3 LITCHFIELD

[Bond of William Blodgett of Chelmsford, Mass., in the sum of £500, Jan. 21, 1742/3, for the guardianship of Oliver Blodgett, minor, in his fifteenth year, son of Jacob Blodgett of Litchfield; witnesses, Samuel Danforth and Merey Johnson.]

[Middlesex Co., Mass., Probate Files.]

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Nathanaell Low

[Bond of John Richardson of Chelmsford, Mass., husbandman, in the sum of £300, Dec. 19, 1748, for the guardianship of Nehemiah Blodgett of Chelmsford, Mass., minor, in his sixteenth year, son of Jacob Blodgett of Litchfield; witnesses, Andrew Bordman and Sarah Bordman.]

[Middlesex Co., Mass., Probate Files.]

JOHN TIBBETTS 1742/3

In the Name of God Amen the twenty first day of January Annoque Domini 1742, I John Tebbets of Summersworth Parish in Dover within the Province of New Hampshire Gentⁿ being Sick & weak in body * * *

Imp^{rs} My will is that all my Just Debts and funeral Charges be paid by my Executors in Convenient time after my Deceese out of My Estate—& for that Purpose I do hereby order and appoint them or ye Survivor of them to Sell all or any part of My Estate real or Personal & first y^e Lands on Dover Neck & if that is Insufficient then about twenty Acres of Land More or Less by Salmonfalls road Adjoyning to Cap^t Wallenfords & M^r Waltons Lands in Summersworth & if that is Insufficient to Sell another parcel Lying Adjoyning to John Vickers And if that shall be Insufficient so much of y^e rest as shall be Sufficient—

Item I Give and bequeath to my two Sons John Tebbets & Thomas Tebbets all My right and title Estate & Inheritance which I have of in & unto the Mill or Mills with y^e Priviledges thereto belonging at Quamphegon to be Equally Divided betwixt my Said two Sons to them & their Heirs in fee—

Item I Give and Bequeath unto my Other Children to Each of them five shillings in Cash Viz^t to my Sons Timothy & William & Moses & Joshua & Henry And to My Daughters Viz^t Hannah & Mary & Sarah & Elizabeth and Abegell and Judith—to Each five shillings as aforesaid to be paid them by my Executors 10

SOMERSWORTH

without Interest within One year after they shall respectively Come to Age or Marriage—

Item My Said Debts and Legacies being paid All the rest & residue of my Estate Real and Personall I Give and Bequeath to My Loving wife Mary be the Same Houses Lands Goods Chattels rights or Credits in any place or places whatsoever or wheresoever it is to her y^e said Mary in fee Simple—she to take Care of y^e bringing up & Education of my young Children—And I Appoint My friend Benjamin Mason & My Said wife Mary Executors of this my Last will & Testament revokeing all former Wills Testaments Legacies & bequests by me before made Wittness my hand and Seal y^e Day and year above written—

Signed Sealed Published Pronounced & Declared by the Said John Tebbets as his last will & Testament in Presence of

Thomas Wallingford William Chadick Hear Abia × Chadick mark [Proved March 30, 1743.]

[Inventory, signed by John Gage and James Hobbs; amount, £1193.9.0; attested Nov. 30, 1743.]

[Warrant, Aug. 29, 1744, authorizing Thomas Miller, physician, Joseph Hanson, gentleman, and James Hobbs, trader, all of Dover, to receive claims against the estate.]

[List of claims against the estate, May 29, 1745; amount, £532.7.11; signed by Joseph Hanson, Jr., and Thomas Miller.]

[Account of the administrators, 1745, for expenses in settling the estate; amount, $\pounds_{37.15.0.}$]

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John Tebbets

JAMES BISHOP 1742/3 PORTSMOUTH

[Administration on the estate of James Bishop of Portsmouth, mariner, granted to John Tapley of Kittery, Me., mariner, Jan. $26.\ 1742/3$.]

NATHANIEL MERRILL 1742/3 HAVERHILL DIST.

[Administration on the estate of Nathaniel Merrill of Haverhill District, yeoman, granted to his widow, Hannah Merrill, Jan. 26, 1742/3.]

[Warrant, Jan. 26, 1742/3, authorizing Daniel Little and Nathaniel Heath, both of Haverhill District, to appraise the estate.]

[Inventory, signed by Daniel Little; amount, £239.18.0; attested April 27, 1743.]

[Guardianship of Jacob Merrill, minor, aged more than fourteen years, son of Nathaniel Merrill, granted to Daniel Little Oct. 30, 1754.]

[Probate Records, vol. 19, p. 119.]

JOHN LOVEWELL

1742/3

DUNSTABLE

[Nehemiah Lovewell of Londonderry, aged eighteen years, makes choice of Zaccheus Lovewell of Nottingham as his guardian Feb. 28, 1742/3; witnesses, Andrew Todd and John McMurphy.]

[Guardianship of Nehemiah Lovewell, minor, aged more than fourteen years, son of John Lovewell of Dunstable, granted to Zaccheus Lovewell of Nottingham, yeoman, March 2, 1742/3.]

[Probate Records, vol. 15, p. 238.]

JAMES ADAMS 1742/3 LONDONDERRY

In the name of God Amen I James Adams of Londonderry within the Province of New Hampshire in New England Husbandman Being Sick and full of Pain * * *

Item my Will is that my Beloved Wife Elizabeth Adams Shall Enjoy all my Estate both reall and personall dureing life, Except what is hereafter mentiond in this Will, and at her Death to Dispose of all and Every part thereof among my Children as She thinks fitt and at her pleasure

Item My Will is that my Beloved Son Robert Shall have twenty Pounds old tennor paid out of my Estate, as also my Kean, and my Largest pot, and my Large Bible; and as much of a Peace of home made Cloth that is new as will make him a Coat with what he has allready Got together with the Improvement of the meadow that I gave him

Item my Will is that my Beloved Son John Shall have my Broad Cloth Coat and as much of my home made Cloth as will make him a Coat, and at my wife's Death to have a Feather Bed or Sooner if She pleases, together with the Improvement of the meadow that I Gave him with what he has allready Got.

Item My Will is that my Beloved Son James Shall have all my Husbandry utensels for Labour and my Sadle, as also as much money paid him as will buy him Cloath for a Coat which Shall be as Good as the Cloth that my Sons Robert and John has Will'd to them with what he has allready Got.

Item my Will is that my Beloved Son in Law Thomas Cochran Shall have a peace of new Searg to make him a Sute of Cloaths, and ten Pounds in the old tennor to Buy my Beloved Doughter Jennat Cochran a Goun with what he has allready Got.

Item My Will is that My Beloved Doughter mary Shall have what Peutor is in my house, and a Round table a Pot and a Warming pan with what She has allready Got.

and I do nominate and appoint John Macmurphy Esq^r and James Reid to be Exac^{rs} of this my last Will and Testament and

do hereby utterly revoke and Disanul all former wills Bequeaths & Exac¹⁸ heretofore named Either by word or Writing Ratifying Confirming and allowing this and no other to be my last Will & Testament In Witness Whereof I have hereunto Set my hand and Seal this 5th Day of march 1742/3 and in the Sixteenth year of his Maj^{tes} Reign—

Signed Sealed Published pronounced and Declared by me the afores^d James Adams as my last will & Testament in presence of these Witnesses.

James Nimock Alex^{dr} Clark Alex. Patterson [Proved May 25, 1743.] $\begin{array}{r} \text{his} \\ \text{James} \ \times \ \text{Adams} \\ \text{mark} \end{array}$

PORTSMOUTH

GEORGE TOWNSEND 1742/3

In the Name of God Amen I George Townsend of Portsmouth in the Province of New Hampshire Mariner being in Good Health of Sound Mind & Memory but being bound to Sea ***

Imprim^{is} I give unto Bethya my Loving wife all my Personal Estate (excepting only my wearing Apparel) and the use & Improvement of my Real Estate during her natural Life for her Support & Maintainance But if she should thro' Sickness or other Frowns of Providence fall into want so that the said bequest & Divise shall not be Sufficient for her Support then I order & Devise my Real Estate to be sold by my Exec¹⁸ or the Survivor of them for that purpose or So much as will answer the End afores^d & for the payment of Such Debts as shall be necessarily Occasiond thereby according to the Discretion of the Person herein Appointed Co-Exec¹ with my said wife whom Impower to Over See & Determine & Execute this whole affair

Item I give to George Dam the Son of Moses Dam of Newington in Said Province Yeoman all my wearing apparel

Item I give & Devise unto Bethia Loud the Daughter of Solomon Loud of Portsmouth aforesaid Cordwainer all my Real Estate that shall be Left after my Said wifes Decease the same not being disposed of for her necessary Support in the Case aforesaid to have & hold to the Said Bethia from the time that She Shall be Eighteen Years of Age & to her Heirs and Assigns forever, and the Income of the Said Estate from the Death of my Said Wife to the time of the said Bethia Loud's arrival to the said age of Eighteen Years I give to the use of her Mother Abigail Loud the wife of the said Solomon Loud-and in Case of the Death of the said Bethia before her Arrival to the said Age then what I have herein given to her Shall go to & I hereby Devise the Same to the said George Dam his Heirs & assigns and in Case the Said Abigail Should Dye before the Said Bethia arrives at the Said Age then the Said George Shall have the afores^d Income until She shall come to that age-Lastly I hereby Constitute & appoint my Said wife & W^m Parker of Portsm^o afores^d Joint Executors of this my Last will & Testament willing & Desiring them to pay all my Just Debts & Funeral Charges out of my Estate first before the paym^t of any Legacy & then to Dispose of the same as aforesaid and I hereby Revoke all former & other wills & Testaments by me heretofore made In Witness whereof I have hereunto Set my hand & Seal the twelfth Day of March 1742 & In the Sixteenth Year of his Majestys Reign

Signed Sealed & Declared by the said George Townsend to be his Last Will & Testament In presence of us R. Wibird Matthew Livermore Esther Harvey

[Proved March 25, 1761.]

George Townsend

WILLIAM LOUD

1742/3

PORTSMOUTH

In the Name of God Amen the twenty third Day of March In the Year of our Lord Christ One thousand Seven hundred and forty two three in the Sixteenth Year of his Majesty's King George the Second I William Loud of Portsmouth in the Province of New Hampshire Cordwainer being weak in body * * *

And I do hereby will & Order that my Lands at Barrington in the Province of New Hampshire be Sold by my Executors for the Payment of my Debts and Funeral Charges and if that the money Raised thereby shall not be Sufficient therefore I do hereby will and Order that so much of my Land on Pickerins neck so Called in Portsmouth aforesaid and bought of Captain Samuel Jordan of Biddeford in the County of York shall be Sold by my Executors for the Payment thereof—

Item after my Debts and Funeral Charges are paid I Give the Improvement and use of the Residue of my whole Estate both Real and Personal unto my wife Abigail during her being and Remaining my Widow but if she Shall Marry again then only the use and Improvement of the one third part thereof—

Item I Give and Bequeath unto my Son Benjamin and unto his Heirs forever a Double Share and Portion of my Estate and unto each of my other Children and their Heirs forever a Single Share and Portion of my Estate in manner following Namely if my Wife Abigail shall die my Widow then to be Divided among them at her Decease but if she shall marry again then two thirds of my Estate to be Divided among them in manner aforesaid upon her Marriage and the other third upon her Decease—

Item I do hereby Constitute and Appoint my Wife Abigail and M⁺ Tobias Langdon of Portsmouth aforesaid Cooper Executors of this my last Will and Testament hereby Disallowing Annulling and Revoking all former Wills Testaments Legacys Bequests by me in any ways before this time named Willed or Bequeathed Ratifying and Confirming this and no other to be

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my last Will and Testament In Witness whereof I have hereunto Set my hand and Seal the Day and Year above Written— Signed Sealed Published Pronounced and Declared by the said William Loud as his Last Will and Testament In the Presence of us the Subscribers Mark Langdon Joseph Langdon Jun^r Jacob Randell— [Proved April 27, 1743.] [Probate Records, vol. 15, p. 251.]

[Inventory, April 23, 1745; amount, £1448.8.9; signed by Mark Langdon and James Abbott.]

MARY CAMERON

1743

PORTSMOUTH

[Administration on the estate of Mary Cameron of Portsmouth, widow, granted to her brothers, Jonathan Stoodly and James Stoodly, Jr., both of Portsmouth, mariners, March 30, 1743.]

[Warrant, March 30, 1743, authorizing John Ayers and John Shackford, both of Portsmouth, to appraise the estate.]

[Probate Records, vol. 15, p. 270.]

[Inventory, signed by John Ayers and John Shackford; amount, £1663.0.0; attested June 29, 1743.]

[Administrators' account of the settlement of the estate; amount of estate, $\pounds 1663.0.0$; expenditures, $\pounds 236.7.1$; allowed July 30, 1746.]

[Guardianship of Mary Cameron granted her to uncle, James Stoodly, Oct. 30, 1751.]

[Probate Records, vol. 18, p. 228.]

SAMUEL HAM

1743

DOVER

[Administration on the estate of Samuel Ham of Dover, husbandman, granted to John Ham, Jr., of Dover, yeoman, March 30, 1743.]

[Warrant, March 30, 1743, authorizing Joseph Hanson and James Davis, both of Dover, to appraise the estate of Samuel Ham, administration of which is granted to his brother, John Ham.]

[Inventory, April 5, 1743; amount, £422.6.1; signed by James Davis and Joseph Hanson, Jr.]

[Guardianship of Samuel Ham, Stephen Ham, and Lydia Ham, aged less than fourteen years, children of Samuel Ham, granted to John Ham of Dover, husbandman, May 30, 1744.]

[Administration on the estate of James Titcomb of Portsmouth, barber, granted to his widow, Ann Titcomb, March 30, 1743.]

[Warrant, March 30, 1743, authorizing John Ayers and John Shackford, both of Portsmouth, to appraise the estate.]

[Probate Records, vol. 15, p. 269.]

IAMES TITCOMB

[Inventory, June, 1743; amount, £225.7.0; signed by John Ayers and John Shackford.]

WILLIAM WORMWOOD 1743

[Administration on the estate of William Wormwood of Durham, yeoman, granted to his son, Joseph Wormwood of Durham, yeoman, March 30, 1743.]

[Warrant, May 30, 1743, authorizing Joseph Drew and Daniel Davis, both of Durham, yeomen, to appraise the estate.]

[Inventory, June 28, 1743; amount, \pounds 74.0.0; signed by Daniel Davis and Joseph Drew.]

1743

PORTSMOUTH

DURHAM

SAMUEL GREEN

1743

April ye 23. 1743.

In the Name of God Amen. I Samuel Green of Stratham in the Province of New Hampshire in New England Husbandman, being weak in body * * *

Imprimis I give and bequeath unto Mary Green my beloved wife the priviledge of Managing my whole Estate in Stratham to let it out by Lease, or any other ways for Her comfortable maintenance So long as She lives a widow, but if She marry again, She Shall have only her thirds of my Estate, and at her decease it Shall be disposed of in the form and manner hereafter mentioned.

Item I give to my beloved Son John Green the Sum of twenty Shillings in Bills of Credit old Tenor or the value of it in Lawful money to be raised and Levied out of my Estate.

Item I give unto my Son Samuel Green the Sum of twenty Shillings in Bills of Credit old Tenor or the value of it in Lawfull money to be raised and levied out of my Estate

Item I give unto my Son Benjamin Green my whole right in the town ship of Bow to him his Heirs and assigns forever to be frely possessed and Enjoyed, and likewise five pounds in bills of Credit old Tenor of the value of it in Lawfull money to be raised and levied out of my Estate.

Item 1 give unto my Son Joseph Green the Sum of twenty Shillings in Bills of Credit old Tenor or the value of it in lawfull money to be raised and levied out of my Estate.

Item Dividing my land in Stratham into ten Equal parts I Give unto my Son Ephraim Green Seven tenth parts thereof my house and Barn, and an hundred Acres of land in Rochester in the Province afore S^d and two Chains, and the Iron works which belong to a pair of Cart wheels, to him his Heirs and assigns for ever to be freely possessed and Enjoyed. And I Do ordain and appoint that my Son Ephraim afore Said pay all the Legacies mentioned in this my last will and Testament and provide for my three Daughters Hannah Green, Abigail Green, and Deborah Green House room food and apparel So as not to let them Suffer; and also that he pay my funeral Charges and all my honest Debts.

Item I give unto my Daughter Sarah Mason the Sum of three pounds in Bills of Credit old Tenor or the value of it in Lawfull money to be raised and Levied out of my Estate, and paid by my Son Ephraim Green afore said.

Item I give to my Daughter Mary Drew the Sum of three pounds in Bills of Credit old Tenor or the value of it in Law full money to be raised and Levied out of my Estate, and paid by my son Ephraim Green afore S^{d}

Item I give unto my Daughter Hannah Green one tenth part of my land in Stratham aforesaid to be freely possessed and Enjoyed by hir So long as She lives unmarried and also one third part of my household Goods after the Decease of mary Green my wife afore Said, and if the Said Hannah Green Should Marry, and my Son Ephraim Green afore Said will pay her or cause to be paid the Sum of thirty pounds in bills of Credit old Tenor or the value of it in Lawfull money, then my Daughter Hannah Green afore said Shall Give up and quit her right and Claim to the land unto my son Ephraim Green aforesaid or if She Should Die without marrying; at her decease her part of the Land Shall go to my Son Ephraim Green afore Said and Shall be adjudged to be his property and Estate to be freely and fully possessed and Enjoyed by him his Heirs and assigns forever.

Item I give unto my Daughter Abigail Green one tenth part of my Land in Stratham afore Said to be frely possessed and Enjoyed by her so long as she lives unmarried, and also one third part of my household Goods after the Decease of mary Green my wife afore said, and if the said Abigail Green Should marry and my son Ephraim Green afore S⁴ will pay her or Cause to be paid the Sum of thirty pounds in Bills of Credit old Tenor or the value of it in lawfull money then Abigail Green afore S⁴ Shall Give up and quit her right and Claim to the land unto my Son Ephraim Green afore S⁴; or if She Should Die without marrying at her decease, her part of the land Shall go to my Son

•

Ephraim Green afore Said, and Shall be adjudged to be his property and Estate to be freely and fully possed and Enjoyed by him, his Heirs and assigns forever.

Item I give unto my Daughter Deborah Green one tenth part of my land in Stratham afore Said to be freely possessed and Enjoyed by her So long as She lives unmarried and also one third part of my household Goods after the decease of mary Green my wife afore Said and if the Said Deborah Green Should marry, and my Son Ephraim Green afore S^d will pay her or Cause to be paid the Sum of thirty pounds in Bills of Credit old Tenor or the value of it in Lawfull money, then Deborah Green afore Said Shall Give up and quit her right and claim to the land unto my Son Ephraim afore Said, or if She Should Die without Marrying, at her decease, her part of the land Shall go to my Son Ephraim afore Said, and Shall be adjudged to be his property and Estate to be freely and fully possessed and Enjoyed by him his Heirs and assigns forever.

I likewise Constitute, make and ordain my Friends Jonathan Dearborn, David Robinson Sen^r Abraham Tilkin and Thomas More blonging to Stratham afore S^d Executors of this my Last will and Testament and I do hereby utterly disallow, revoke, and disanul all and Every other former Testaments, wills, Legacies, and bequests and Executors by me in any ways before named, willed and bequeathed; Ratifying and Confirming this and no other to be my Last will and Testament.

In witness whereof I have hereunto Set my hand and Seal the Day and year above written.

Samuel Green

Signed Sealed, published, pronounced and declared by the Said Samuel Green as his last will and Testament in the presence of us the Subscribers.

Thomas Veasey Ju^r John Dearborn Jacob Low [Proved Feb. 29, 1743/4.] [Warrant, Feb. 29, 1743/4, authorizing Capt. Edward Fifield, gentleman, and Benjamin Taylor, Jr., yeoman, both of Stratham, to appraise the estate.]

[Inventory, May 17, 1744; amount, £1034.10.6; signed by Edward Fifield and Benjamin Taylor, Jr.]

ANDREW COCHRAN 1743 LONDONDERRY

[Administration on the estate of Andrew Cochran of Londonderry, yeoman, granted to James Cochran of Londonderry, husbandman, May 10, 1743.]

[Probate Records, vol. 15, p. 263.]

[Warrant, May 10, 1743, authorizing John McMurphy and John Mitchell, both of Londonderry, to appraise the estate.]

[Inventory, signed by John McMurphy and John Mitchell; amount, £849.6.6; attested Sept. 28, 1743; mentions John Cochran, brother of deceased.]

[Administrator's account of the settlement of the estate; amount of personal estate, £208.15.0; expenditures, £118.7.2; allowed March 27, 1745.]

[Guardianship of Abraham Cochran, minor, aged more than fourteen years, granted to Hugh Wilson and James Cochran, Jr., both of Londonderry, March 27, 1745.]

[Bond of Hugh Wilson and James Cochran, Jr., with Samuel Hodge and James Cochran as sureties, all of Londonderry, in the sum of \pounds 500, March 27, 1745, for the guardianship of Abraham Cochran, aged more than fourteen years, and Ann Cochran and Mary Cochran, aged less than fourteen years, children of Andrew Cochran; witnesses, Richard Waldron, Jr., and Samuel Davis, Jr.]

[Warrant, Dec. 26, 1750, authorizing Andrew Todd, Moses Barnett, John Wallace, James Wilson, and John Weare, all of Londonderry, to report on the advisability of dividing the real estate among the widow, Mary Cochran, the oldest son, Abraham Cochran, and the two other children.]

[Report of commissioners against the division of the estate, and appraising it at £900.0.0. The whole was assigned to the oldest son, Abraham Cochran, June²26, 1751, he giving bond to pay the others their shares.]

[Bond of Abraham Cochran, weaver, with Moses Barnett, gentleman, and James Wilson, yeoman, as sureties, all of Londonderry, in the sum of \pounds 200, June 26, 1751, to pay \pounds 187.10.0 to each of his sisters, Ann Cochran and Mary Cochran; witnesses, William Parker and William Parker, Jr.]

PAUL TIBBETTS 1743

[Administration on the estate of Paul Tibbetts of Rochester, husbandman, granted to his widow, Sarah Tibbetts, May 25, 1743.]

[Probate Records, vol. 15, p. 263.]

[Warrant, May 25, 1743, authorizing John Allen and Ephraim Tibbetts, both of Rochester, husbandmen, to appraise the estate.]

[Inventory, Aug. 22, 1743; amount, £845.12.0; signed by John Allen and Ephraim Tibbetts.]

JOHN WILLEY

1743

SALEM, MASS.

ROCHESTER

[Guardianship of Mary Willey and John Willey, aged less than fourteen years, children of John Willey of Salem, Mass., yeoman, granted to Robert Wallace of Londonderry, yeoman, May 25, 1743.]

[Probate Records, vol. 15, p. 262.]

JOHN BELL

1743

LONDONDERRY

In the name of God Amen I John Bell of Londonderry within the Province of new Hampshire in new England yeoman Being very much Indispos'd in Body * * *

Item I Give and Bequeath to my Beloved Wife Elizabeth Bell, the one third of all the Income of my Real Estate dureing Life, and also the one third of my Personall Estate after my Just debts & funerall Charges is paid out of the Same, to be dispos'd by her at her pleasure, and my wife to Enjoy the East End of my house dureing Life.

Item I Give and Bequeath to my Beloved Son John Bell, my Home Liveing with all the Improvements thereon, Consisting of Sixty acres, with my Second Division adjoining thereto Laid out for fourty acres, together with what meadows Lies within Said Land, as also a peace of meadow Lying in pine Swamp Meadow, he paying the Legacies after mention'd

Item I Give and Bequeath to my Beloved Doughter Elizabeth Bell, one Hundred & Fifty Pounds, old tennor, or Lawfull money Equall thereto, to be paid to her by my Son John in the following manner, (that is to Say) Seventy Five pounds of S^d money at the time of her mariage, or when She arives to the age of twenty one years, or Equivolent in Spacie to her Satisfaction; which of them She pleases, and the other Seventy five pounds in one year after mariage, or when She arives to twenty two years of age, which money is to be Dispos'd of by her as She pleases.

Item I Give and Bequeath to my Bloved Doughter mary Bell one Hundred & Fifty Pounds old tennor, or Lawfull money Equall thereto, to be paid to her by my Son John in the following manner, (that is to Say) Seventy Five Pounds of S^4 money at the time of her marriage, or when She arives to the age of twenty one years, or Equivolent thereto in Spece to her Satisfaction, which of them She pleases, and the other Seventy five pounds in one year after mariage, or when She arives to twenty two years, which money is to be dispos'd of by her as She pleases. Item I Give and Bequeath to my Beloved Son Samuel Bell one Hundred acres of Land Lying, Joyning to my Second Division, and the land in the present possession of widow Arbuckle, with all the meadows Belonging to me Lying within S⁴ Land, Reserving the Improvements of S⁴ meadows to my Son John, untill my Son Sam¹¹ make a Setlement upon S⁴ Land.

Item I Give and Bequeath to my Grand Son John Duncan Fourty acres of Land lying Joyning to Land in the present posession of James Smith & John Craig, and upon the Land that I have will'd to my Son Sam¹¹; Impowering my Son in Law George Duncan father to the afores⁴ John Duncan, to Sell and Dispose of the Same if he think fitt, Before my Grandson Comes of age, for the Benefit & advantage of my afores⁴ Grand Son.—

Item I Give and Bequeath to my Son in Law George Duncan five Pounds old tennor, or Lawfull money Equall thereto, with what portion he has already Rec^d

Item I Give and Bequeath to my Son in Law William Duncan five Pounds old tennor, or Lawfull money Equal thereto, and fourty acres out of the next Division that is to be Laid out to my Right in Said Londonderry as a Proprietor in S^d town, with what Portion he has allready Rec^d.

Item I Give and Bequeath to my Bloved Sons John & Samuel all the remaining part of the Common & undivided Lands & meadows that may be Coming and Laid out to my Right as a Proprietor in Said Londonderry, to be Equally Divided Betwen them in Quantity and Quality.

Item I Give and Bequeath my Son Sam¹¹ a paire of two year old Stears and one year old Heifer that was Bought from widow Given, and the remaining part of my personall Estate to be Equally Divided by my Beloved wife, among the rest of **my** Children.

Item I Give and Bequeath to my Kinswoman Rachell Dickey ene year old Heifer when my Beloved wife pleases to Give her S⁴ Heifer. And I do nominate Constitute and appoint Andrew Todd, and George Duncan, Exac¹⁸ of this my last Will & Testament and all & Singular Goods & Chattles, Ratifying Confirming this and no other to be my last Will and Testament, and do utterly Revoke and Disanull all former wills Legacies & Bequeasts Whatsoever In Wittness whereof I have hereunto Sett my hand and Seal this Second day of June anno Dom. 1743, and in the Sixteenth year of his Maj^{tes} Reign. &c

John Bell

Signed Sealed published pronownced & Declared by me the aforesaid John Bell as my Last will & Testament in presence of these Witnesess

James Aiken Nathaniel Aiken

John Macmurphy

[Proved June 25, 1746.]

[Andrew Todd and George Duncan decline the executorship June 23, 1746.]

[Bond of Elizabeth Bell, widow, with George Duncan and Samuel Bell, yeomen, as sureties, all of Londonderry, in the sum of \pounds 500, June 25, 1746, for the administration of the estate; witnesses, William Parker and Mark Hunking, Jr.]

STEPHEN DOW

1743

HAVERHILL DIST.

In The Name of God Amen-

the fourth Day of June anno Domi 1743—I Stephen Dow of Haverhill Destrict and provence of new Hampshire as the Line is Lately Run in New England yeoman being Very Sick and week in Body * * *

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I give and Bequeath to my Son Nathaniel Dow the one Quortor part of my Lot of Land that Lays at the Westerly End of Land that I formorly gave my Son David Dow I allso give my Said Son Nathaniel the one half part of aboute thirty acers of Land Lying near provedence Brook (So Called) Derived from John Hutchens Late of Haverhill Decesed

Item I give and Bequeath to my Daughter mary marble the Sum of twenty Pounds in Bills of Credet of the old tenour to be paid by my Executors at or before one full year after my Decese

Item I give and Bequeath to my Son Richard Dow the one Quortor part of my Lot of Land that Lays at the Westerly End of Land that I formorly gave my Son David Dow: I allso give my Said Son Richard the one half part of aboute thirty acers of Land Lying near provedence Brook (So Called) Derived from John Hutchins Late of Haverhill Decesed

Item I give and Bequeath to my Daughter Johanna tucker the Sum of twenty pounds In Bills of Credet of the old tenour to paid by my Executors at or before one full year after my Decesee

Item I give and Bequeath to my Son David Dow the one half part of my Lot of Land that Lays at the Westerly End of his Land: I allso give my Said Son David the Sum of thirty pounds in Bills of Credet of the old tenour to be paid by my Executors at or before two full years after my Decese: I allso give my Son David my Best Suit of Apperiel

Item I give to my Son a Law William Heath the Sum of five Shillings to be paid by my Executors at or before one full year after my Decese—

Item I give and Bequeath to mary my Beloved Wife all my Household Stuf and houshold goods (when I Say household Stuf and houshold goods I meen no more then what thare is now In the house for my Stock and Utanals Belonging to Husbandery I give to my two youngest Sons namly Jonathan and Stephen) to be by her freely posessed and Injoyed: I allso give her the free use and Improvement of the west End of my House and a previledge in the Celler as much as She Shall have ocasion for I allso give my wife the Use of a Cow and the Keeping of her Sumer and winter and a horse to Ride when She Shall have ocasion: and allso ten Bushel of Indyon Corn and three Bushel of Rie and two Bushel of wheet anualy Every year Dureing the term of her natural Life: and allso one Hundred and forty Pounds of porck and one Hundred pounds of Beef: and two Barriels of Sider and wood Convenient for one fire anualy Every year Dureing the term of her natural Life I allso give her the third part of the provision that I now have In my house: I allso give my wife the Sum of ten pounds in Bills of Credet of the old tenour pr year to be paid to her anualy by my Executors Dureing the term of her natureal Life

Item I give and Bequeath to the first Church of Christ in Haverhill the Sum of five pounds in Bills of Credet of the old tenour to be paid by my Executors at or before one full year after my Decese

Item I will that all those Legaces herein Expressed together with all my Just Debts and funeral Expences be paid and well and truly performed by my Executors hereafter named—

Item I give and Bequeath to two of my Sons namely Jonathan Dow and Stephen Dow whom I Likewise Constitute appoint and ordain my Executors of this my Last will and testament my Homesteed Lands and Buildings together with my Stock and Utanals Belonging to Husbandry: and allso aboute thirty acers of Land Lying near Spikit Reaver Derived from Henery palmers Late of Haverhill Decesed: and allso the Remainder of my Real or personal Estate that I have not perticulerly Disposed of in this my Last will and testament to be Divided Equaly betwen them: and I do hereby uterly Disalow Revocke and Disanul all and Every other formor testaments wills Legaces and Bequests and Executors by me in any ways before named willed and Bequested Ratifieing and Confirming this and no other to be my Last will and testament In Witness whareof I have hereunto Set my hand and Seal the Day and year above writen

Signed Sealed Published pronounced and Declared by the Said Stephen Dow as his Last will and Testament In the presence of us the Subcribers William Aver

John dustan John Johnson [Proved June 29, 1743.]

PAUL GERRISH

1743

DOVER

[Mary Gerrish renounces administration on the estate of her husband, Paul Gerrish, June 21, 1743, in favor of her son-in-law, John Wood, and her son, Samuel Gerrish, both of Dover; witnesses, Jonathan Cushing and N. Sparhawk.]

[Administration granted to John Wood, gentleman, and Samuel Gerrish, yeoman, June 29, 1743.]

[Probate Records, vol. 15, p. 267.]

[Guardianship of Jonathan Gerrish, minor, aged more than fourteen years, son of Paul Gerrish of Dover, granted to John Wood of Dover, gentleman, June 29, 1743.]

Articles of Agreement made and Concluded upon this twenty Seventh day of Sept^r A D 1743 Between Mess^{rs} Paul Gerrish John Wood Moses Carr & Sam¹ Gerrish, the Heirs of Collonel Gerrish late of Dover Deceased with Respect to the Division of the Household Goods, And Wearing Apparel of the said Coll¹ Gerrish viz^t 1st That Madam Gerrish the Widow of the said Collonel Gerrish shall have the Liberty of taking for her Own Use one third part of the Household Goods, Exclusive of the

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Wearing Apparel and such part of s⁴ Goods, as she shall see fit 2^{dly} That the Remaining two thirds of s^d Goods, be Divided among v^e afores^d Heirs in Equal Proportion, excepting the said Paul Gerrish who is to have a Double part & that in y^e manner following Vizt First That Each of the said Heirs take of ye said Goods, such as they shall Chuse to the value of ten pounds at Each Draught or Division Second^{1y} That the said Paul Gerrish shall have liberty to Chuse his Part to the value of ten Pounds first and then in ve following Order vizt Mr Wood Doctr Carr Samuel Gerrish and then Mr Wood for Jon^a Gerrish an Heir to said Estate in Minority to whom sd Mr Wood is Guardian Thirdly In Each of the following Draughts or Divisions of s^d Goods the s^d Paul Gerrish shall have liberty to Chuse & Draw of s^d Goods to the value of twenty Pounds first & then the Others in their Order to ye Value of ten Pounds in Each of said Draughts or Divisions And the said Paul Gerrish shall also have liberty to Draw of said Goods in the last Division after ve Others have Drawn to the value of ten Pounds to make out his Part Double to Either of ve Rest-Fourthly That the said Paul Gerrish & Moses Carr shall Give a Receipt for the said Goods they shall Receive to the said Jnº Wood & Sam11 Gerrish Adminis^s to yº said Estate and an Obligation under their hands & Seals yt in Case ye Other Moveable Estate of the said Coll: Gerrish shall not be Sufficient to Satisfy or Discharge the Lawful Debts or Just Demands upon the said Estate then they the sd Paul Gerrish & Carr will Refund money to the value of the Goods they have Received or Otherwise Rest Satisfied in ve said Admin^{rs} Disposing of so much Land Appertaining to ye said Estate as will be sufficient to Discharge the said Debts without Molesting y. s^d Admin^{rs} or Putting them to any trouble or Charge in the Law-

Fifthly In the Division of the aforesaid Goods the said Heirs shall take such Goods as have been Appraised by the Gentlemen Appointed to Appraise the said Goods by the Hon^{ble} Judge of Probate at the Several Prices they were valued at by themSixthly—That when any Particular kind or sort of said Goods may be Divided without Manifest damage then no One of the said Heirs shall take more than One of such Goods at one Draught or Division And the aforesaid Heirs do Hereby Bind and Oblige themselves Each to the Other in the sum of five hundred Pounds Old Tenour to Stand and Abide by the foregoing Articles as Witness our Hands the Day and Year first above written—

Witnesses	Paul Gerrish
Jon ^a Cushing	John Wood
Eliza: —	Moses Carr
	Samuel Gerrish

[Petition of Paul Gerrish of Dover, yeoman, oldest son, Oct. 26, 1743, that the administration granted to John Wood and Samuel Gerrish may be revoked and granted to him; mentions that Paul Gerrish died in June, 1743, leaving a widow, three sons, and two daughters.]

[Decree of court Nov. 30, 1743, denying the petition of Paul Gerrish.]

[Inventory. April 23, 1744; amount, £3908.8.6; signed by Thomas Millet and John Wingate.]

[Warrant, July 26, 1744. authorizing Thomas Millet of Dover, Eleazer Russell of Portsmouth, and John Wingate of Dover to receive claims against the estate.]

[List of claims against the estate, signed by Thomas Millet, Eleazer Russell, and John Wingate.]

[Citation, Sept. 5, 1749, to the administrators to render an account of the estate.]

[Account by John Wood of the settlement of the estate; amount of estate $\pounds_{3050,18,4}$; expenditures, $\pounds_{2756,8,1}$; allowed April 24, 1751.]

[Additional account of expenditures by the administrator; amount, £1127.14.10; exhibited the last Wednesday in March, 1756.]

[Additional account of the administrator, Oct. 25, 1758; receipts, £2012.7.0; expenditures, £715.15.11.]

[Administration on the estate of Paul Gerrish of Dover granted to John Wood of Dover Oct. 18, 1743.]

[York County, Me., Probate Records, vol. 6, p. 58.]

[Inventory of the estate in York County, Me., March 31, 1744; two hundred acres of land in the new township at the head of Berwick, Me., and land and mill interests in Berwick, Me., valued at $\pounds 132.16.3$.]

[York County, Me., Probate Records, vol. 6, p. 100.]

[Administrator's account of the settlement of the estate; expenditures and claims against the estate, £392.2.6; allowed April 17, 1744.]

[York County, Me., Probate Records, vol. 6, p. 100.]

EDWARD EMERY 1743

BOSCAWEN

[Inventory of the estate of Edward Emery of Boscawen, July —, 1741 [1743?]; amount, £684.16.0; signed by John Fowler, Joseph Eastman, and George Jackman; attested by Sarah Emery, administratrix, Aug. 31, 1743.]

[Administration on the estate of Edward Emery, yeoman, granted to his widow, Sarah Emery, Aug. 31, 1743.]

[Probate Records, vol. 15, p. 279.]

[License to the administratrix, Aug. 31, 1743, to sell real estate.]

[Administratrix's account of the settlement of the estate; amount of personal estate, £419.0.0; expenditures, £291.9.2;

allowed Aug. 29, 1750; signed by Sarah Emery; mentions "bringing up my Youngest Son who was but one Year and Nine Months old when his Father died."]

[Bond of Sarah Emery, widow, with William Emery as surety, both of Boscawen, in the sum of \pounds 500, Aug. 29, 1750, for the guardianship of her son, Edward Emery, aged less than fourteen years; witnesses, William Parker and John Smith.]

Province of Whereas we the Subscribers were ap-New-Hampshire pointed & Authorized by the Hon^{ble} Andrew Wiggin Esq^r Judge of the Probate of Wills, &c for the Province aforesaid to divide the real Estate of Edward Emery late of Contoocook in the Province aforesaid, who deceased intestate, among the Widow & Children of the Deceased—

Pursuant to the said Order. & by Virtue of the same, we have, by the Agreem^t & Consent, & to the Satisfaction of all concerned, divided & set off the said Estate, in Manner & Form as follows—viz

To the Widow of the Dec^d during her natural Life, The original Home Lot of the Dec^d & the original Home Lot of Samuel Gerrish, together with the Buildings, Fences, Orchard, &c upon & appertaining to the said Lots—

Also, Two Interval Lots in the lower Interval, viz. the original Lot of the Dec^d & the original Lot of Samuel Gerrish And one Interval Lot in the upper Interval in Contoocook aforesaid, viz. The original Lot of James Merril—

To Samuel Emery, the eldest Son of the Dec⁴ for his double Portion of his Dec⁴ Father's Estate. The original cighty-Acre-Lot of the Dec⁴ & the original hundred-Acre-Lot of Samuel Gerrish, & the undivided Land belonging to the Rights of the Dec⁴ & of Samuel Gerrish aforesaid.—Also, the original Interval Lot of Richard Pettingal—

To William Emery, second son of ye Deceased, in his own Right, & in the Right of his two Sisters Sarah & Mary, the Daughters of the Dec^d of whom the Said William has purchased their respective Parts in & unto their dec^d Father's Estate,— The original eighty-Acre-Lot of Samuel Gerrish, the original hundred-acre-Lot of Richard Pettingal, The original hundred Acre Lot of James Merril, One half of the original hundred-acre-Lot of the Deceased, Three seventeenth Parts of the original Millright, & the undivided Lands of the original Rights of James Merril & Richard Pettingal—

To Edward Emery the youngest Son of the Dec^d and a Minor, The original eighty-acre-Lot of Richard Pettingal, & one half of the original hundred-Acre-Lot of the Dec^d—All the said divided Lands lying & being in Contoocook aforesaid. And the said Division we have made & set off according to the Agreem^t of all concerned who were capable of acting; & to the Minor we have set off his Part according to the best of our Skill & Judgm^t As witness our Hands this 25th day of October Anno Domini 1750.

> Jeremiah Clough Richard Jackman Stephen Gerrish

[Allowed Oct. 31, 1750.]

ELIZABETH ALCOCK 1743

In the Name of God Amen I Elizabeth Alcock of Portsmouth in the Province of New Hampsh^r Widow Being sick & weak of Body * * * after my Just Debts & Funeral Charges are paid (which I desire my Exec^r to do as Soon as can Conveniently be done by disposing of any Estate which belongs to me either Real or Personal as he shall think best) all the Rest Residue & Remainder of my Estate I give & Devise to my Grandson Samuel Alcock the son of Elizabeth Newmarch the wife of John Newmarch of said Portsm^o Boat builder To have & to hold to my said Grandson his Heirs & assigns forever—And I also make &

PORTSMOUTH

appoint my said Grandson Sole Exec^r of this my Last Will and Testament And Appoint Eleazer Russell & William Parker Esq^{rø} to be his Guardians until he Shall Arrive to the full age of twenty One Years and also to be Over Seers of the Execution of this my will and I Earnestly Recommend & Exhort my said Grandson & give it to him as my Dying Charge to hearken to & be Governed by their advice & Counsell from time to time as they shall See Occasion of giving the Same hereby also praying them to take this Trouble upon them and do this Friendly Office to me & my said Grandson In Witness whereof I have hereunto Set my hand & Seal the fourth Day of July in the Seventeenth Year of His Majesty's Reign Annoque Domini 1743—

Eliz^a Allcock

Signed Sealed & Declared by the Said Elizabeth Alcock to be her last Will & Testament in Presence of

Humphrey Furnell Eliz^a Newmarch Lucy Walker

[Proved Dec. 28, 1743.]

[Warrant, March 28, 1744, authorizing Nathaniel Meserve, shipwright, and John Hart, blacksmith, both of Portsmouth, to appraise the estate.]

[Probate Records, vol. 15, p. 348.]

[Inventory, Aug. 29, 1744; amount, £251.10.0; signed by Nathaniel Meserve and John Hart.]

WILLIAM MCPHERSON 1743 LONDONDERRY

Londondery

To all Cristian peapl Greating hom thes presents may com Know ye that I william Ferson of Londondery being in My

Right Sences, tho wake of body do make my last will and test first I Resinne my soul to God ho give it and my body to the dust to be desently buried and as for my worldly substance I constute and apoint Samuel Rankin of Londondery and James ferson of chastor to be my Exactors first I alow my Real Estat to be sold and my debt payd and what Remans first my dear wife Mary Ferson to have the third part of my Real personal and moufabls and If shee see cas to have all the moufabls in hir part as thy ar prised shee may have them and the Rest of my Estat shal be for the bringing up and scooling of my tow childer Samuel and Elesbath ferson and if ther be any Remaining to be given to my tow childer equlay to be divided betwen them all to be don acording to the Descrason of the foor mensioned Samuel Rankin and James Ferson but my childer not to sufer nor bound out while ther is a peny of my Estate to the foore Sealed with my seal this thirtieth of July one thousan Seven hundred and forty three in presons of

Alexander meNeallMarkJames millerWilliam × FersonSamuel meFersonhis[Proved Aug. 31, 1743.]

[Warrant, Aug. 30, 1743, authorizing John McMurphy and James Rogers, yeoman, both of Londonderry, to appraise the estate.]

[Inventory, signed by John McMurphy and James Rogers; amount, £213.13.9.]

[Guardianship of Samuel McPherson, minor, aged more than fourteen years, son of William McPherson, granted to Samuel Allison Sept. 9, 1756.]

[Probate Records, vol. 20, p. 134.]

[Bond of Samuel Allison, Jr., yeoman, with Col. Samuel Barr and Samuel Morrison, gentleman, as sureties, all of Londonderry, in the sum of \pounds 500, Sept. 9, 1756, for the guardianship of Samuel McPherson; witnesses, Robert Cochran and John Barr.]

STEPHEN JONES 1743 DURHAM

In the name of God Amen The Sixth Day of August in the year of our Lord God One thousand Seven hundred Forty and three 1 Stephen Jones of the Town of Durham in the Province of New Hampshire in New England being aged and well Stricken in years * *

Imprimis I will, bequeath, and give my Son Stephen Jones his heirs, Execu¹⁸ and Assigns forever, all my Farm where I now live at a place Commonley known by the Name of Johnson's Creek, with the houses, buildings, priviledges, and appurtenances to the Same belonging; with the Marsh thatch-Bed, or flatts on each Side the Said Johnson's Creek lying and being in the Town of Durham and Province of New Hampshire; Except that Tract, or parcel of Marsh, thatch-bed, or flatts on the Easterley Side of the S^d Creek that my Son Ebenezer Jones now Improves; I likewise will, bequeath and give my Son Stephen afores^d my whole proprietor's Right in the lands in the Town of Canterbury in the Province afores^d with the priviledges & appurtenances thereunto belonging with the one Eighth part of the Saw mill at the Falls in Durham afores⁴ with the priviledge of the Stream; all the aboves^d premisses to be had and held by him and them for ever immediately after my decease.

Item I will, bequeath and give my Son Ebenezer Jones his heirs Exec¹⁸ and Assigns for ever all that Farm, Tract, or parcel of land he now lives upon lying & being at a place Called Commonley by name of Kempsey in the Town of Durham and Province afores⁴ with the priviledges and appurtenances thereunto belonging; as also Twelve Acres of Land at Folliott's Swamp So Called in said Town and Province with that Tract and parcel of Marsh Thatch-bed or Flatts that he now improves on the easterly Side of Johnson's Creek aboves^d in said Town of Durham with the priviledge to pass and Repass to hawl away the Salt-hay and thatch from off the s^d Marsh in the winter through my home stead Farm I now live upon; I likewise give him the One Eighth part Of the Saw Mill at the Falls in Durham with the priviledge of the Stream with my whole proprietor's Right, or Share, in the lands in Town of Rochester and Province afores^d as also all my Right and Title in the Common and undivided lands in the Town of Durham aforesaid all the foregoing premisses to be had and held by him and them for ever Immediately after my decease

Item I will, bequeath, and give my Daughter Mary wife of John Smith jun^r One hundred pounds in Bills of Cred^t Old Tenour to be paid by my Son Stephen Jones within Eighteen months after my Decease

Item I will bequeath and give my Daughter Abigail wife of Joseph Thomas One hundred pounds in Bills of Credit Old Tenour To be paid by my Son Ebenezer Jones within Eighteen months after my Decease

Item I will, bequeath and give Abigail Jones Daughter of Ebenez^r and Joanna Jones my Feather Bed with all the Furniture belonging to the Said bed that I now lodge upon: To be Delivered to her by my Execu^{rs} Immediately after my Decease

Item as to the Remainder of my Estate personal and Real, bills bonds Debts dues and demands whatsoever, or in what hands Soever it may be found I do will and bequeath unto my Sons Stephen Jones and Ebenezer Jones their heirs, Execu¹⁸ and Assigns for ever To be equally divided Between them, whom likewise I do Ordain, Constitute and appoint my Sole Execut¹⁸ in trust to see this my last will and Testament performed; and I do hereby utterly disallow Revoke and disannull all and every other former Testaments wills Legacies and Bequests and Execut¹⁸ by me in any ways before named, willed and Bequeathed, Ratifying and Confirming, this and no other to be my last will and Testament in witness whereof I have here unto Set my hand & Seal the Day and year within written.

Signed, Sealed, published pronounced and Declared by the Said Stephen Jones as his last will and Testament in the presence of us the Subscribers Isaac Clark his Thomas × Leathers mark William Bruce [Proved Sept. 29, 1756.]

[Bond of Stephen Jones, gentleman, and Ebenezer Jones, yeoman, with William Bruce, trader, and Thomas Leathers, yeoman, as sureties, all of Durham, in the sum of \pounds 500, Sept. 29, 1756, for the execution of the will; witnesses, William Parker and John Fernald.]

[Examination of Joseph Thomas of Durham, gentleman, and his wife, Abigail Thomas, and Mary Smith of Durham, widow, Feb., 16, 1767, on charges of concealing part of the estate.]

JOHN VINCENT

1743

NEWINGTON

In The Name of God Amen. I John Vincent of Newington in the province of Newhampshire in New England being Sick & Weak of Body * * * I Doe also Ordain & Apoint my well beloved wife Martha Vincent to be the Sole Executrix of this my Last will

Item I give and Bequeath to my aforesaid wife Martha Vincent all and Singuler my whole Estate Both Real and per-

sonal Both in Newington or Elce Where (Except one hundred Acers of Lands in the North Devisions in The Town of Chester in the province of Newhampshire aforesaid) To her own proper use and behoof. Dureing her Natural Life she Neither Make Script nor Wast of the Same, and then att the Decease of my aforesaid wife I give and Bequeath Said Estate that Shall be remaining att the Death of my Said wife To my well beloved Daughter, Margret Vincent Dureing her Natural Life, and att her Decease I give the whole of my aforesaid Estate that Shall be and remaining after the Death of my Said Daughter, To my well beloved granson Thomas Vincent the Son of my afore said Daughter Margret, and to the proper heirs off his Body for Ever (Except before Excepted) unless my Said Daughter Should happen to have more Chilldren that then in Such Case the Other Chilldren of my Said Daughter Shall receive Something of a Legacy out of my Said Estate not Exceeding Sixtypound Each, att the Decression of my Said Daughter Margret; But in Case my Said granson Shall Dye, without Lawfull Issue and my Said Daughter Shall not have any more Chilldren. That then in Such Case, I give and Bequeath all and Every of my aforesaid Estate to the heirs of my Brother Robart Vincent of the Kingdom of Ireland; But if it Should Soe happen that after the Death of my Said wife and Daughter, that my granson Thomas Vincent Shall Dye with out Lawfull Issue and there Should be none of the Issue of my aforesaid Brother Robart that in Such Case I Will give and Bequeath What of my Estate is in Newington, towards the Carrying on of a publick School in Newington for teaching and Edification of Youth in Newington aforesaid, and what of my Estate Shall be in the Town of Chester for the Maintaining and Carrying on of a School for the publick Bennifett of Youth in the Town of Chester aforesaid.

Item I give and Bequeath To the proper heirs Issue of the Body of my Brother Robart Vincent of the Kingdom of Ireland one hundred Acers of Land in Chester being Excepted in this my last will, out of the whole of My Estate to my wife Margret Vincent; But in Case there Should not be any of the heirs Issue of my Said Brother Robart that then the Said hundred Acres of Land Shall be for the Bennifett of a publick School in Chester, aforesaid, and this I Ordain to be my Last will and Testement Wittness my hand this Twenty fifth Day of Augst in the Year of our Lord 1743

John Vincent

of Aug^{**} in the Year of our Lon Signed Sealed pronounced and Declared to be the last will & Testement of John Vincent in the presence of John Nutter Gideon Walker Geo Walton [Proved Nov. 28, 1744.]

[Administration granted to William Vincent of Brunswick, Me., cordwainer, April 25, 1744.]

[Warrant, April 25, 1744, authorizing John Fabyan and Clement March, both of Newington, to appraise the estate.]

[Inventory, signed by John Fabyan and Clement March; amount, £2602.18.10; attested July 25, 1744.]

ABRAHAM TAYLOR 1743 DUNSTABLE

[Administration on the estate of Abraham Taylor of Dunstable, yeoman, granted to Samuel Taylor of Dunstable, yeoman, Aug. 31, 1743.]

[Warrant, Aug. 31, 1743, authorizing Jonathan Danforth and Samuel Brown, both of Dunstable, to appraise the estate of Abraham Taylor, administration of which is granted to his brother, Samuel Taylor, the widow refusing.] [Inventory, signed by Samuel Brown; amount, £989.17.1; attested Oct. 26, 1743.]

[License to the administrator, Oct. 31, 1744, to sell real estate.]

ANTHONY TAYLOR 1743

[Citation, Sept. 6, 1743, to Bethia Taylor, widow, John Taylor, husbandman, Jonathan Taylor, husbandman, Joseph Taylor, gentleman, and Richard Taylor, yeoman, all of Hampton, to appear and show cause why administration on the estate of Anthony Taylor of Hampton, tanner, should not be granted to Gershom Griffith of Hampton, innholder, principal creditor.]

[Administration granted to Gershom Griffith April 25, 1744.]

[Warrant, May 28, 1746, authorizing Edward Shaw and Joshua Lane, both of Hampton, to appraise the estate.]

[Inventory, June 21, 1746; amount, £18.5.0; signed by Edward Shaw and Joshua Lane.]

[Administrator's account of the settlement of the estate; receipts, £223.4.0; expenditures, £230.5.1; allowed July 30,1746.]

JOHN GAINS

1743

PORTSMOUTH

[Administration on the estate of John Gains of Portsmouth, turner, granted to his widow, Ruth Gains, Sept. 28, 1743.]

[Warrant, April 2, 1744, authorizing Samuel Hart and John Cutt, both of Portsmouth, to appraise the estate.]

[Probate Records, vol. 15, p. 372.]

[Inventory, signed by Samuel Hart and John Cutt; amount £1132.10.0; attested Oct. 31, 1744.]

HAMPTON

WILLIAM WATSON 1743

PORTSMOUTH

[Administration on the estate of William Watson of Portsmouth, shopkeeper, granted to his widow, Sarah Watson, Sept. 28, 1743.]

[Probate Records, vol. 15, p. 292.]

[Inventory; amount, $\pounds 167.15.9\frac{1}{2}$; signed by Charles Gorwood and Jeremiah Libby, Jr.; attested April 25, 1744.]

[List of claims against the estate; amount, $\pounds_{356,2.3\frac{1}{2}}$; signed by Samuel Hart, Eleazer Russell, and John Cutt; attested May 28, 1746.]

JOSEPH SHAW 1743 KENSINGTON

In The Name of God amen the twenty fifth of October 1743 I Joseph Shaw of the Parish of Kinsington in the Province of newhampshire in newengland being very weak in body * * *

Ily imprimes I Give unto my well beloved wife hanna Shaw the East End of my dwelling house with the Priveledg of half the Seler under the Said house and the movable within Doars and one Cow and two Sheep my Son moses to Keep the Cow and two Sheep winter and Sumer and I Give to my now wife Eight bushels of Indin Corn two bushels mault one hundred waight of beef one hundred waight of Porke and Three Coard of wood all and Every article to be provided yearly and Every year So Long as Shee Shall Live a widow to be Provided by my two Sons Elihu and moses

2ly I Give to my Son Giddeon Shaw one half of my Right at Chaster and my four Shears at Little River

3ly I Give to my Son Elihu Shaw all my Land on the south side of the way where his house now standeth and half my Land that I had of Luther morgin

4ly I Give my Son moses Shaw the west end of my dwelling house and the one half of my Seller my barn and orchard and all my Land on the North Side of the way where my house and Barn new Standeth and one half of my Land that I had of Luther Morgin my two sons Elihu and moses to Provide for there mother as is above Expressed

5ly I Give to my Son Caleb Shaw half my Right at Chaster

6ly I Give to my Daughter Jerusha Lock ten Pounds money to be Paid by my two Sons Gideon and Caleb Gideon five Pound and Caleb five Pound to be Paid within one year after my decese

7ly I Give to my daughter mirium Ten Pounds money to be Paid by my Son Elihu within one year after my decese

81y I Give and bequeath to my daughter marah Ten Pounds money to be Paid by my son moses within one year after my decese

And I Do make Constitute and Apoint my two sons Elihu Shaw and Moses Shaw to be my sole Executors to this my Last Will and Testiment Ratiefying and Confirming this and no other to be my Last will and Testament In witness whereof I the Before mentioned Joseph Shaw Senior have here unto Put my hand affixt my seale the Day and year as above written and in the year of our Lord seventeen hundred and forty three and in the sixteenth year of the Reign of our sovereign Lord King George the second of England scotland france and Ireland King &c

Signed sealed in Presents of us witnesses Joseph Shaw

Ezekiel Dow his Josiah × Brown marke Nathanael Dearbon [Proved July 31, 1745.]

[Inventory, signed by Josiah Brown and Ezekiel Dow; amount, £3282.6.6; attested March 30, 1745.]

WILLIAM SCAMMON 1743

[Administration on the estate of William Scammon of Stratham, yeoman, granted to his widow, Rachel Scammon, Oct. 26, 1743.]

[Inventory, signed by Benjamin Norris and Jonathan Clark; amount, £1044.8.8.]

[Administratrix's account of the settlement of the estate; receipts, $\pounds_{1057.19.11}$; expenditures, $\pounds_{137.9.3}$; allowed June 24, 1752.]

JOHN BREWSTER 1743 PORTSMOUTH

In the Name of God Amen I John Brewster of Portsmouth in the Province of New Hampshire Taylor Being Sick & weak but of Sound & Perfect Mind & Memory & knowing that it is Appointed for man Once to Die but not knowing how Soon it may be my turn Do make & Ordain this to be my Last will & Testament And in the first place I Commit my Soul into the hands of God the father of Spirits hoping to find Mercy with him thro' the Merits & Mediation of Jesus Christ our Lord & my Body I desire may be Decently buried according to the Discretion of my Exec^r herein after named. And as touching my Worldly Goods & Estate I give & Devise the same in the following manner & form viz my will is that all my just Debts be paid by my said Exec^r & my funeral Charges and that he pay to each of my other Brethren viz Joshua & Joseph & to my Sister White twenty Shillings old tenor to buy them a pair of Mourning Gloves for each and all the rest Residue & Remainder of my Estate of what nature or kind soever the Same is or wheresoever it shall or may be found I give Devise & Bequeath the same unto my Brother Samuel Brewster his Heirs & Assigns forever in Consideration of his Services & kindness to me in many Instances I also Constitute & Appoint him to be Sole Exec^r of this my Last Will & Testament & Do hereby Revoke all other & former Wills & Testaments by me in any manner made—In Witness whereof 1 have hereunto Set my Hand & Seal the twenty Eighth Day of Octob^r 1743 & in the 17th year of His Majesty's Reign

Signed Sealed & Declared by the Said John Brewster to be his Last Will & Testament in presence of Sam¹¹ Sherburne James Nelson William Peverely [Proved April 25, 1744.]

JOHN SHERBURNE

[Administration on the estate of John Sherburne of Newcastle, mariner, granted to John Sherburne of Newcastle, gentleman, Oct. 29, 1743.]

[Probate Records, vol. 15, p. 302.]

[Guardianship of Nathaniel Sherburne, son of John Sherburne of Portsmouth, mariner, deceased, granted to his grandfather, Nathaniel Mendum of Portsmouth, July 29, 1747, whose daughter married John Sherburne, father of the ward.]

[Probate Records, vol. 17, p. 160.]

JOSEPH HALL

1743

DOVER

To all People to whom these Presents shall Come Greeting Know ye That Joseph Peirce of Portsm^o in the Province of New Hampshire Esq^r Clement March of Greenland in said Province Esq^r and Clement Jackson of Hampton in Said Province Esq^r and Joseph Jackson of Boston in the County of Suffolk in the

John Brewster

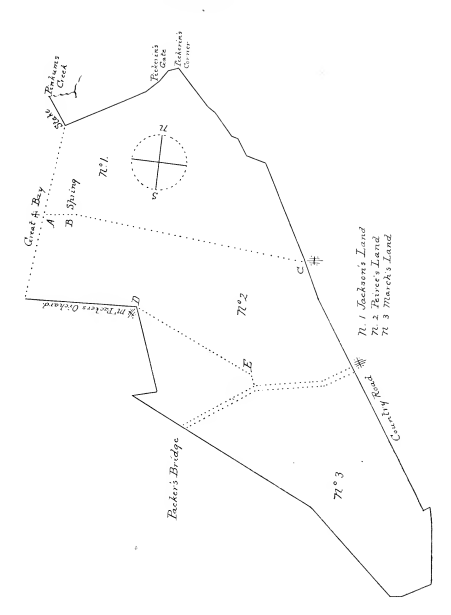
NEWCASTLE

1743

Province of the Massachusetts Bay Hatter by Virtue of Several Powers or Letters of Attorney made and Executed to them as follows vizt Joshua Peirce Esq^r Daniel Peirce Gentⁿ Nathaniel Peirce Marriner Sarah Winslow Widow Sam¹ Moore Merch^t & Mary his wife all of Portsmouth afores^d Joseph Green & Anna his Wife Elizabeth Peirce & Benjamin Green and Margaret his Wife all of Boston afores^d (which Josh^a Dan¹ Nath¹ Sarah Mary Anna Elizabeth & Margaret as well as the said Joseph Peirce are Children & Coheirs of Eliz^a Peirce late wife of Joshua Peirce Late of Portsm^o aforesaid Esq^r Deceased) to the said Joseph Peirce & Mary March of Greenland aforesaid Widdow to the said Clement March & Joseph Hubbard of Boston aforesaid Blacksmith & Sarah his wife (which Eliz^a Peirce Deceas^d & the Said Mary March & the said Sarah Hubbard were Daughters & heir to Joseph Hall formerly of Dover in said Prove of New Hamp^r Deceas^d) to the said Clement & Joseph Jackson Joyntly & Severally Authorizing & Impowering them the S^d Attorneys to make a full & final Partition & Division of a Certain farm Situate in Greenland aforesaid heretofore the Estate of the s^d Hall & of which the said Constituents & the Said Joseph Peirce are now Seized in Common & undivided in the right of the said Joseph Hall a plan or plat of which Farm with the Partition hereby made is Drawn at Large on the other Side hereof Now the s^d Attorneys Pursuant to the Powers & Authoritys Granted & Conveyed to them as afores^d & the S^d Joseph Peirce as well also in his Own Right & for himself his heirs & assigns to the End a full final & Perpetual Division & Partition may be made of the s^d Premises & for the more Convenient & Profitable Improvement thereof by all the Parties Interested therein It is Covenanted Granted Concluded & Agreed by the Said Parties to these Presents in their Respective Capacities in manner & form following that is to Say First the Said Clement March & the Said Clement & Joseph Jackson & Each of them in their Said Capacities & for & in Behalf of their respective Constituents their heirs & assigns Doth by these Presents Grant

Covenant & fully Agree that the afores^d Children & Coheirs of the said Eliz^a Peirce Deceas^d shall from henceforth Have Hold and Peaceably Enjoy in Severalty To them their heirs & Assigns forever to their Own proper Use Benefit & behoof forever all that Part Portion & Division of the afores^d farm which is represented in the said Plan by the Part or Division Numbred Two & that the s⁴ Mary March & Joseph Hubbard & sarah his Wife & their respective heirs & assigns shall not from henceforth Claim or Demand any Right title use or Possession in or to the Same or any Part thereof but they & their Several & respective heirs & assigns shall henceforward from all Actions Rights Title & Demand thereof or thereunto be Utterly Excluded & Debarred forever by these presents. And the Said Joseph Peirce & Clement & Joseph Jackson & Each of them as they are herein respectively Concernd & Interested & in behalf of their Constituents their heirs & Assigns Doth by these Presents Grant Covenant & fully Agree that the Said Mary March shall from henceforth Have Hold & peaceably Enjoy in Severalty to her her heirs & Assigns forever to her & their Own proper Use Benefit & Behoof all that part portion & Division of the aforesaid Farm which in the Said plan is Represented by the part or Division Numbred Three & that the Said Children & heirs of the said Eliz^a Peirce and the s^d Joseph Hubbard & sarah his Wife & their Several & respective heirs & assigns Shall not from henceforth Claim or Demand any Right Title Use or Possession in or to the Same or any part thereof But they & Their Several & Respective Heirs & assigns shall hence forward from all Actions Right Title & Demand thereof or thereunto be Utterly Excluded and Debarred forever by these presents And the Said Joseph Peirce & Clement March as they are herein respectively Interested & Concerned & in behalf of their Constituents their heirs and Assigns Do hereby Grant Covenant & fully Agree that the Said Joseph Hubbard & Sarah his Said Wife in her right shall from henceforth Have Hold and Peaceably Enjoy in Severalty to them in the Said Right & her heirs & to their Assigns forever

to their Several & respective use benefit & behoof forever all that part Portion & Division of the said Farm which in the Said Plan is represented by the part or Division Numbred One and Called Jacksons Land And that the Said Children of the Said Elizabeth Peirce Deceas'd and the said Mary March and their Several and Respective Heirs shall not from hence forth Claim or Demand any right Title Use or Possession in or to the Same or any part thereof but they And their Several and Respective heirs & Assigns shall henceforward from all Actions Right Title & Demand thereof or thereunto be utterly Excluded & Debarred forever by these presents and the Said Joseph Peirce and the said Clement and Joseph Jackson and Each of them as they are herein Respectively Concern'd and in behalf of their Constituents and their Respective heirs & assigns doth hereby Covenant Grant and Agree that the Said Mary March her heirs and assigns forever shall have hold and Enjoy the Priviledge Benefit and Use of a Cart way or passage from the Road or high way which runs thro the Said Farm to Newington in Said Province of New Hampshire Between or through ye Parts or Portions of said Farm hereby Set of & sever'd to the Said Children of the Said Eliz^a Peirce Deceas'd, And the Said Joseph Hubbard and Sarah his said Wife as aforesaid down to the Salt Water or Bay Side to a Landing Place there, The Said way to be taken out of their Said Parts Equally and the Said Parties to these Presents as they are respectively Interested & Concerned herein and for their Constituents their heirs and Assigns Do by these Presents remise release and forever Quit Claim unto Each other respectively all right Title Claim Interest and Property & Demand whatsoever of in and unto the respective shares Parts & Portions of Said Farm herein allotted Divided Set of and Severed to Each other In manner aforesaid and farther it is agreed by the said Parties that the Thatch Grounds Belonging to said Farm by the Bay side are not Comprehended or Contained in this Division and Partition but the Same shall be and remain in Common and be Improved as heretofore hath been Usual



among the Said Interested Parties and Claimers In Witness whereof the Said Parties to these Presents have hereunto Set their hands and Seals the Nineteenth Day of November Anno Domini 1743 And In the Seventeenth Year of his Majestys Reign

Signed Sealed & Delivered	Josh Peirce
In Presence of	Clem ^t March
Edward Man	Clem ^t Jackson
W ^m Parker	

Courses & Distances y^t Comprehend Halls Farm at Greenland bigining at a Place called Pinkum's Creek Viz^t—

				Kod
S	26	Е	to a Stake	e on y ^e Brink of y ^e Bay
Ν	$65\frac{1}{2}$	Е	51	
	67	Е	20	
	43	Е	16	to Pickerin's Gate
	40		10	
	73		9	Pickerin's Corner
S		Е	18	
	40	Е	20	
	50	Е	$9\frac{1}{2}$	
	$37\frac{1}{2}$	Е	25	
	7 I	Е	5	
	29	Е	16	
	$7\frac{1}{2}$		$I 3\frac{2}{3}$	
	$62\frac{1}{2}$	Е	$4\frac{2}{3}$	
	20	Е	38	
	26	Е	43	
	21	Е	36	
	28	Е	195	۵,
N.	59	Е	6	
S.	7	Е	20	
S.	7	Е	20	
	66	W	25	
	88	W	8	

Rod

Ν.	44	W	100	
	60	W	170	
	79	E	$-20rac{1}{3}$	
	$14\frac{1}{2}$	W	70	Packer's orchard
	87	W	90	to y ^e Bay
S.	82	E Froi	n y ^e S	Spring to y ^e Bay
В.	ye sp	oring—7	The di	viding Line B. C. runs Sº 83 East-
The dividi	ing L	line D.	E run	s south 63 East
[Deeds, vol. 2	27, p. :	244.]		

JAMES REID

1743

LONDONDERRY

In The name of God Amen I James Reid of London-dery in the Province of New-hampshire in New-England yeo-man * * *

2^{dly} As to what Wordly Estate The Almighty hath favoured me with I Bequeath to my much Loved wife Mary Reid one third part of the Improvement of all the Estate I have whither Real or personal as Long as she Lives-or If She shall not Choose that-that she shall have all my household Stuff of what kind soever to be at her disposal when she is about to die save one Good Bed if she shall have it I Leave to her son George I Leave her two Cowes to be at her own choice and to be maintained Suficiently summer and Winter and their calves whilest within a year old I do allow her the Riding and Improvement of a horse and the maintenance of the same to use as she pleases I do also bequeath her any end of my house she pleases and yearly a sufficency of fire wood Cut haled home and Ready to be Laid on the fire with twenty Bushels of Grain (Viz) fifteen of Corn and five Bushels of Rie I Bequeath her also the third part of all the Cider Ready made and put into my cellar together with one hundred pounds of Pork and two hundred Pounds of Beef with all Sauce acordingly whither Cabbage Potatoes or whatever she or my exectrs Shall think necessary or convenient for her will Living as also my Pocket Bible and as many of my own other Books as she pleases

3^{1y} I Give and Bequeath to my son George Reid all my estate I either have or shall die possessed whither Real or personal all Lands Meadowes ochards houses Barns Cart Plowes Chaines houses in end all Implements whatsover I shall die Possessed of whither as a tradesman or husbandman on the following Conditions (viz) he paying all my Just debts and funeral Charges— I Leave to him also all my Cattle of any kind He shall pay or perform to his Mother all that I have in this Instrument willed to her—

 4^{1y} I Leave to my son Mathew Reid two Dollars to be paid to him by George beside what he hath already gotten from mee or as much as Can prevent his Breaking this my Last will

 5^{1y} I Bequeath to my Son Thomas Reid beside what he has already Goten two Dollars or as much as will prevent his Endeavours to Break this Will

6^{1y} I Bequeath to my Daughter Elisabeth Reid now Cochran two hundred Pounds old tenour to be paid as followes by my Son George (viz) fifty pounds every year without Interest untill the whole be paid and the first payment in Eighteen moneths after my decease or death to be made and so on yearly

 7^{1y} I Leave and Bequeath to my Daughter Issabella Reid two hundred Pounds old tenour to be paid by my son George as followeth (Viz) fifty pounds every year untill the whole sum be paid without any Interest and the first payment to be made in Eighteen moneths after my death and so on yearly

 8^{1y} I Bequeath to my much Loved Friend M^r John Haltridge son to the Revrd M^r Rob^t Haltridge Min^r in Finvoy twenty Pounds old tenour or a Beaver hat or dollars Equivalent

 9^{1y} I Bequeath to my Litle Child Cathrine Culbertson if she behaves well acording to her mothers and Georges Pleasment if Rational one Good milch Cow Beside what I was obliged to give her

10^{1y} 1 do Desire and apoint that my Beloved Wife mary Reid the Revrd M^r David M^cGregore Cap^t Sam¹¹ Barr Capt moses Barnet and my only Br Mathew Reid shall be the Executors of this my Last will and Testament and I do hereby Revoke and make void all former wills Legacies or Bequeathements and Exec^{trs} by me in any wise named willed or Bequeathed and Confirming these only to be my Last will and testament in witness whereof I have herunto Set my hand and Seal the 27th Day of november and in the year of our Lord 1743

Signed Sealed Published Pro-James Reidnounced and Declared by methe said James Reid as my Lastthe said James Reid as my Lastwill and testament in the pres-ence of usWilliam CendinenJohn SteellNathaniel Martin[Proved Jan. 28, 1756.]

JOHN PIPER

1743

STRATHAM

[Administration on the estate of John Piper of Stratham, yeoman, granted to Samuel Piper of Stratham, yeoman, Nov. 30, 1743.]

[Warrant, Nov. 30, 1743, authorizing John Sinclair and Thomas Wiggin, Jr., both of Stratham, gentlemen, to appraise the estate of John Piper, administration of which is granted to his brother, Samuel Piper.]

[Guardianship of Mary Piper, Abigail Piper, and John Piper, aged less than fourteen years, children of John Piper, granted to Thomas Wiggin of Stratham, yeoman, Nov. 30, 1743.]

[Inventory, Dec. 9, 1743; amount, £1878.10.6; signed by John Sinclair and Thomas Wiggin.]

[Guardianship of James Piper, son of John Piper, deceased, granted to Jonathan Piper of Stratham March 28, 1754.]

[Probate Records, vol. 19, p. 24.]

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[Bond of Jonathan Piper, with Josiah Parsons as surety, both of Stratham, in the sum of £1000, March 28, 1754, for the guardianship of James Piper, minor; witnesses, James Neal and Richard Young.]

BENJAMIN GAMBLING 1743 PORTSMOUTH

In the Name of God Amen

I Bējamin Gambling of Pertsm^o in the Province of New Hamp^e in New England being of Sound mind & memory do make & ordain this my Last Will & Testament

Imprimis I recommend my Soul into the hands of Almighty God that gave it & my Body to the Earth to be Decently buried

Item I Give & Bequeath unto my Hon^d mother Mary Gambling & to her heirs forever all my Estate both Real & Personal Whatsoever & wheresoever the Same is or may be found

Item I Constitute ordain & make my Hon^d Mother Mary Gambling aforesaid Sole Executrix of this my Last Will & Testament

And I Do hereby utterly Disallow Revoke & Disannull all & every other former Testaments Wills Legacys Bequests & Executors by me in any ways before this time named Willed & Bequeathed ratifying & confirming this & no other to be my Last Will & Testament In Witness whereof I have hereunto Set my hand & Seal this 3^d Day of December in the year of our Lord one thousand Seven hundred & Forty three

Sign'd Seal'd Publish'd pronounced & Declar'd by the Said Benj^a Gambling as his Last Will & Testament In the Presence of us the Subscribers Jabez Fitch Dorothy Rymes Deborah Knight [Proved July 11, 1744.] Benj^a Gambling

JAMES ROLLINS

In the Name of God Amen I James Rawlins of Newington in the province of New hampshire in New England Yeoman being of perfect & Sound Mind and Memory but Sick of Body * * * In the first place I will and Ordain my well beloved wife Deborah Rawlings my Sole Executrix

Imprimess. I Give and Bequeath unto my Said wife Deborah Rawlins all my Estate Both real and personal as houseing Lands Goods Chattles Either in this province or Elce Where Dureing her Widohood, Except here after Excepted,

Item I Give and Bequeath to my Son Edward Rawlins one halfe Acer of land upon the left hand Side of the High way that leads from Captain Knights fferry to portsm^o Measureing . Eight Rods in breadth upon Said High way and Next adjoyning to m^r Jon^a Downings Land and to Carry the aforesaid Wedth of Eight Rods back till the halfe Acer of Land be Accomplished

Item I Give and Bequeath to my Son Ichabod Rawlings one halfe Acer of land att the lower End of my land Next Adjoyning to Jonathan Batershells land.

Item I Give and Bequeath to my Daughter Abigail Rawlings Twenty pounds in Money or to her Satisfaction out of my Estate

Item: I Give and Bequeath unto my Daughter Mary: Rawlings Twenty pounds in Money or to her Satisfaction, out of my Said Estate and also the Liberty to her the Said Mary Rawlings and her Sister Abigail Rawlings the Liberty and privelidge of liveing in one of the Lower Rooms of my Dwelling house as Long as Either or both of them Remain Single Women—all the Resedue of my Estate as houseing or Lands or Other Moveables Except what the law gives the Wido: I Give and Bequeath to my Son John Rawlings and his heirs Executors or Administrators for Ever: and ffurther I will and itt is my Entent that if Either of my Sons Edward or Ichabod Shall have a Mind to Dispose of their halfe Acer of land that then in Such Case they Shall give the Refuse of the Same to Each Other or to their Brother John In Wittness and for the true performance of all and Every Article contained in this and the foregoeing page I hereto Sett my hand and Seal this Twlfe Day of December in the Seventeenth Year of the Reign of our Soveraign Lord George the Second King of Great Brittain ffrance and Ireland Anno Domini 1743 Sign'd Seal'd prononced & his Declared in the presence of us James \times Rawlins Joseph Rawlings Mark her Eliz^a \times Rawlings Mark Geo Walton

[Proved March 28, 1744.]

[Warrant, March 28, 1744, authorizing George Walton and Richard Downing, both of Newington, to appraise the estate.]

[Inventory, signed by Richard Downing and George Walton; amount, £532.4.11; attested June 27, 1744.]

SARAH TREADWELL 1743 HAMPTON FALLS

In the Name of God Amen I Sarah Treadwell of Hampton falls in the Province of New Hamps^r in New England This twelfth day of December anno Domini Seventeen hundred And forty three in the Seventeenth Year of his Majestys Reign Being of Sound mind and memory (Blessed be God) and having the Estate of my Late Husband Joseph Swett Late of Hampton falls aforesaid Deceas'd Given me to Dispose of Among my Children And Being Desirous to Settle the Same Before my Decease Do make And Ordain this to be my last will and Testament: and first and principally I Give and Recomend my Soul to God that Gave it And my Body to the Earth to be Buried In Decent Christian manner at the Discretion of my Executor hereafter Named. And as touching Such worldly Goods and

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Estate as I have to Dispose of I Do Give Demise and Dispose of the Same In manner following

And first my Will is that All my honest & Just Debts And funeral Charges that do not properly Belong to my present Husband to pay And Discharge Be paid in Convenient time after my Decease by my Executor hereafter named

Item. I Give And Bequeath to my Son Benjamin Swett five Shillings Old tenor to be paid In Convenient time after my Decease by my Executor hereafter named He having already had his part of my Late Husband Swetts Estate

Item I Give And Bequeath to my Son Jonathan Swett half an acre of Land adjoyning to his land where his Barn now Stands on the Easterly Side of the Rode that goes by the Grist mill formerly Cap^t Green's to be four Rods in weadth by Said Road and So to Run Back from Said Road By my Said Son Jonathan's land till half an acre is Compleated

Item I Give and Bequeath to my Daughter Lydia Lee twenty Pounds old tenor to be paid in Convenient time after my Decease by my Executor hereafter named. I also Give her one half of all my houshold Goods As Beds, Beding, Peuter, Iron, & Brass Utensils &c:

Item I Give to my Daughter Hannah Swett twenty Pounds Old tenor to be paid in Convenient time after my Decease by my Executor hereafter named. I Also Give her one half of all my houshold Goods As Beds Bedding, Peuter Iron And Brass Utensils &c:

Item I Give And Bequeath to my Son David Swett The Dwelling house where I now live And the Barn And the home place Lying between the two Roads all Except the half acre Given to my Son Jonathan as above mentioned and the Cow pasture so Called Lying on the Westerly Side of the aforesaid Road Going by the Grist Mill: and the Right of land in Kingstown that I Bough of Thomas Webster; And a piece of Salt Marsh of about ten acres Lying in Hampton falls aforesaid Having marsh of John Cram on the East and Marsh of Benjⁿ Green on the North and marsh of Jonathan Cram on the West, And the heirs of Jonathan Foulsam on the South. All I Give to my Said Son I Give to him his heirs and assigns for ever. I also Give him all Debts Due to me

Lastly my will is that my Son David Swett be Sole Executor of this my last will and testament and by these presents Revoking all former will or wills Testament or testaments this only is to be taken for my last will and testament

In Witness whereof I have hereunto Set my hand and Seal the day and year aforewritten

Signed And Sealed And Declared by the Said Sarah Treadwell to be her last will and Testament In presence of us Witnesses $\begin{array}{c} \mathrm{her} \\ \mathrm{Sarah} \ \times \ \mathrm{Treadwell} \\ \mathrm{mark} \end{array}$

Meshech Weare Benj^a Hilyard Timothy Hilyard [Proved Oct. 30, 1745.]

[Warrant, Nov. 13, 1745, authorizing Meshech Weare and Benjamin Hilliard, both of Hampton Falls, to appraise the estate.]

[Probate Records, vol. 15, p. 519.]

[Inventory, Nov. 25, 1745; amount, £1883.6.6; signed by Meshech Weare and Benjamin Hilliard.]

EDWARD FOLSOM

1743

NEWMARKET

[Administration on the estate of Edward Folsom of Newmarket, yeoman, granted to Ephraim Folsom of Newmarket, yeoman, Dec. 28, 1743.]

[Warrant, Dec. 28, 1743, authorizing Walter Bryent and Joseph Burleigh, both of Newmarket, to appraise the estate.]

[Inventory, Jan. 25, 1743/4; amount, £45.0.0; signed by Walter Bryent and Joseph Burleigh.]

[License to the administrator, Jan. 25, 1744/5, to sell real estate.]

[Bill of Ephraim Folsom against his son, Edward Folsom, "s^a Edward being sick for about twenty years from fifteen years old & upward and after he arrived to y^e age of twenty one years."]

ROBERT TRIGGS 1743/4

[Administration on the estate of Robert Triggs of Portsmouth, laborer, granted to Samuel Triggs of Portsmouth, laborer, Jan. 23, 1743/4.]

[Probate Records, vol. 15, p. 309.]

[Inventory; amount, £204.0.0; signed by Jeremy Libby and Richard Tibbetts; attested by Samuel Triggs, administrator, _____, 1744.]

JOHN RUSS

1743/4

CONCORD

PORTSMOUTH

[Administration on the estate of John Russ of Rumford, yeoman, granted to James Osgood of Rumford, yeoman, Jan. 25, 1743/4.]

[Probate Records, vol. 15, p. 311.]

[Warrant, Jan. 25, 1743/4, authorizing John Chandler and Nathaniel Abbott, both of Rumford, husbandmen, to appraise the estate.]

[Inventory, signed by John Chandler and Nathaniel Abbott; amount, £806.17.6; attested April 24, 1745.]

[License to the administrator, Aug. 28, 1745, to sell real estate.]

[Administrator's account of the settlement of the estate; receipts, $\pounds 576.0.2$; expenditures, $\pounds 457.16.3$; allowed March 28, 1753; mentions the widow, Priscilla Russ, and "children under 7 Years of age."]

[Additional account by Hannah Osgood, executrix of the will of James Osgood, administrator; receipts, £145.19.10; expenditures, \pounds 50.4.8; allowed April 25, 1759.]

JOHN DOWNING

1743/4

NEWINGTON

In the Name of God Amen I John Downing of Newington in the Province of New Hampshire Esq^r Being in Health * * *

Item I give & Devise to my Son John Downing all that hundred Acres of Land Granted to me by the Town of Arrundell in the County of York in the Province of the Mass^a Bay and all other Lands & Rights to Land in any Town Eastward of Piscataqua River belonging to me, not heretofore disposed of to hold to him his Heirs & Assigns and I do also Confirm as far as in me Lies all the Grants & Conveyances which I have heretofore made to him of any Real Estate to hold as aforesaid—

Item I give & Devise to my Son Richard Downing all my Right to any Lands he is now in possession of & do hereby Confirm to him his Heirs & Assigns whatever Gifts Grants & Conveyances I have heretofore made to him of what nature or kind soever the same is & of whatever Estate whether Real or personal—

Item I give & Devise to my Daughter Hannah Bickford the wife of Jethro Bickford the sum of five pounds Lawful Money or Bills of Credit Equal thereto at the Election of my Exec¹⁸ to be paid by them after the Decease of my Self & my wife Elizabeth & not before we shall be both Deceased the aforesaid Sum to be over & above what I have heretofore given her—And this to be in full for her part & portion out of my Estate Item I Give & Devise to my Son Jonathan all the Land which I have heretofore Conveyd to him Ratifying & Confirming by these presents the aforesaid Conveyances to him his Heirs & Assigns And I give him my said Son Jonathan ten Shillings Lawfull Money to buy him a Mourning Ring to be paid by my Exec^{rs} after my Decease

Item I give & Devise to my Son Joseph Downing all my Right to Land in the Township of Bow being one full Share or Proprietor's Right to hold to him his Heirs & Assigns and I also give him ten Shillings Like money for the purpose afores^d to be paid as afores^d

Item I give & Devise to my Son Benjamin a Confirmation of all that Land of which I have made a Deed or Deeds to him in the Eastern Country or Else where I also give him ten Shillings Like money for the purpose afores^d to be paid as afores^d

Item I give & Devise to my Son Joshua a Confirmation of that Land Conveyd to him by my Deed & ten Shillings Like money for the use afores^d to be so paid

Item I give & Devise to my Son Josiah a Confirmation of the Land in Rochester which I heretofore Conveyd to him by Deed & likewise the aforesaid Sum of ten Shillings for the use afores^d & to be so paid

Lastly I give & Devise & Bequeath all the Rest Residue & Remainder of my Estate of what nature or kind so ever or wheresoever the same is or Shall be found unto my two Sons John & Richard to be Equally Devided between them they Supporting & Maintaining my wife during her Life & giving her a Decent funeral Jointly between them And I hereby Nominate and appoint my two said Sons John & Richard to be joint Exec^{rs} of this my said Will & Testament And do hereby Revoke all other wills & Testaments by me in any manner heretofore made I also order my Said Exec^{rs} to pay their Said Sister Bickford Besides what I have before given her herein ten Shillings Lawful money after my Decease for the purpose before MentionedIn Witness whereof I have hereunto Set my hand & Seal the twenty third Day of Feb^{ry} Anno Domini 1743 And in the Seventeenth Year of His Majestys Reign

Signed Sealed & Declared by John Downing the said John Downinng to be his Last Will & Testament in Presence of us— William Parker Samuel rawllings Elies Parcher [Proved Sept. 26, 1744.]

SAMUEL LAREY

[Administration on the estate of Samuel Larey of Exeter, yeoman, granted to Agnes Larey of Exeter, widow, Feb. 29, 1743/4.]

1743/4

[Probate Records, vol. 15, p. 316.]

THOMAS GLENN

[Administration on the estate of Thomas Glenn of Chester, yeoman, granted to Jane Glenn of Chester, widow, March 28, 1744.]

1744

[Probate Records, vol. 15, p. 319.]

RICHARD DOLLOFF 1744

In the Name of God Amen. I Richard Dolloffe of Exeter in the Province of Newhampshire in New-England Husbandman, being in health of Body * * *

Item. I Give and Bequeath unto My Beloved Wife Catharine Dolloffe the use and Improvement of My Dwelling House

EXETER

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EXETER

CHESTER

Barn, Orchards, and all my lands Adjoining thereabouts Known by the Name of my Home Place, So long as She remains my Widow; as also all my moveable Estate to be wholly at her Disposal, to be disposed of by her as She pleases

Item. I Give and Bequeath unto My son John Dolloffe his Heirs & Assigns, Two Hundred Acres of Land out of my rights in Gilman-town

Item I Give and Bequeath unto my Son Jonathan Dolloffe his heirs & Assigns Three Hundred Acres of Land out of my rights in Gilmantown; and also one half of that twenty Acres of Land laid out to my Self & Thomas Lary by vertue of a ten Acre Act or order made in the town of Exeter in (81)---

Item. I Give and Bequeath unto my Son David Dolloffe his Heirs and Assigns Three Hundred Acres of Land out of my Rights in Gilmantown and one Half of my Rights in Nottingham and also one half of that twenty acres of land laid out to My Self and Thomas Lary by vertue of a ten Acre Act or Order made in the town of Exeter in (81)

Item. I Give and Bequeath unto my Son Abner Dolloffe his Heirs and assigns, my Dwelling house Barn out housings Orchards and all my lands Adjoining thereabout, Known by the name of my Home place He allowing my Beloved wife Catharine Dolloffe the use and Improvement of the Same So long as She remains my widow as before Express'd.

Item. I Give and Bequeath unto my Son Abner Dolloffe his Heirs and Assigns Twenty Acres of land which I have laying upon Tuckaway road So Called Below Jonathan Wadleighs Land; and also all My rights in Gilmantown not already or before Disposed of in this my Will. And my will is that my Son Abner Dolloffe pay the Legacys hereafter mentioned.

Item. I Give and Bequeath unto my Daughter Margaret Bean Twenty Pounds old tenour money to be Paid unto her within twelve months after my decease. And also one half of my rights in Nottingham to her & her Heirs and assigns

Item I Give and Bequeath unto my Daughter Ann Dolloffe Twenty Pounds old tenour money to be Paid unto her within twelve months after my Decease.

Finally My Will is and I do hereby Constitute And Appoint mv Beloved wife Catharine Dolloffe and my Son Abner Dolloffe Executrix & Executor to this my last Will and Testament; And I do hereby revoke and disanull all former Wills heretofore made by me. And in Confirmation of this my last Will and Testament; I have hereunto Set my hand and Seal this twenty fourth day of April Anno Domini one thousand Seven Hundred and forty four.

Signed Sealed & Owned In Presence of Elisha Odlin Josiah Ladd Elias Ladd [Proved Aug. 29, 1750.]

[Inventory, signed by Jonathan Green and James Bean; amount, £4165.19.0; attested Oct. 8, 1750.]

JOSEPH ROBERTS 1744

[Administration on the estate of Joseph Roberts of Dover, yeoman, granted to Stephen Roberts, tanner, and Ephraim Ham, veoman, both of Dover, April 25, 1744.]

[Inventory, July 18, 1744; amount, £1847.5.3; signed by Tristram Coffin and Joseph Hanson, Jr.]

DOVER

Richard dollof

THOMAS EDMUNDS 1744

PORTSMOUTH

In the name of God amen

I thomas admens of Portsmouth in the Province of New hampshr in new england ycoman being very Sick & weak in Body * * *

2^{1y} I Give and bequeath unto my beloved wife mary all that I received with her at our Marrage vi^z one bed beding & furniture unto the Same belonging forever at her Dispose and also During her widowhood to Possess and Enjoy one rume in my Dweelling house and one acre of Land Lying at y^e west End of S^d house Likewise ten bushels of Indian Corn and fifty Pound of good marchantable Pork also fifty Pound of Good beaf and also the wintering and Somering one Cow yearly and also I gave unto my wife one Cow & one morning Sute of Clouse at my Decace to be deliverd

3^d I give & bequeath unto my Son Edward admens all my house buldings Lands of what kind or Sort Soever not already Dispors^d of to him & his heirs for ever together with all my Stock of Catle not otherwise disposesed of in this my will with all my Tools for husbaendry work he my Son Edward paying to Each of my Daughters ten pounds Old tenner as thay arive to y^e age of Eighteen

Also to winter & Sumer her my S^d wife yerly & Ever year during her widowhood one Cow: also to deliver her ten bushels of Indain Corn and fifty Pound of good Pork and fifty Pound of good beff yer my S^d Son paying all my Just Debts & funerall Expence & Charges whatsoever

4 I give & bequeath unto my Daughter Ells one bead & beading & all things there unto blonging with one half of my housel Goods Not other ways desposed of in this my will

5 I give & bequeath unto my Daughter mehetatable one bed and beading & all things there unto beornging with one half of my housel Goods not other ways desposed of in this my will

And to this my Last will & testament I do Appoint my Son Edward admens my Sole Executore and Revoaking all willes by me formerly made I do Declare & Sign & Seal this my Last will & Testament this Forth day of May one thoosand Seven hundred Forty four in the Seventeenth year of King Gorge the Secont over Great Brittain 1744 his Signd Seald & Publihd by Thomas \times Admons thomas Admens to be his Last mark will & testament in Presence of us witnesses Richard Jenness 3^d Ionathon Edmons his John \times Land mark [Proved July 25, 1744.]

[Warrant, July 25, 1744, authorizing Samuel Dowst and Richard Jenness, 3d, both of Rye, husbandmen, to appraise the estate.]

[Inventory, Oct. 24, 1744; amount, £914.11.0; signed by Richard Jenness, 3d, and Samuel Dowst.]

JOHN BICKFORD

In the Name of God Amen, The Twenty first Day of May Anno Domini one Thousand Seven Hundred & forty four I John Bickford of Dover in the Province of New Hamps^r in New England Husbandman, being advanced in Years * *

1744

Imprimis, I Give to my Beloved Wife Martha Bickford the one half of the Produce of all my Land Yearly on the Easterly Side of the Way where my Dwelling House now Stands, to be delivered to her Yearly, by my Son Joseph Bickford, his Heirs Exec¹⁸ or Admin¹⁸ in Proper season Yearly or every Year, either in y^e Field or Housed as She shall Chuse, and that During her Natural Life. And also that Part of my Dwelling House in

DOVER

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which we now live, viz: the lower Room and the Chamber over it, with a Priviledge in y^o Celler what she shall have Occation of, for her own Use; also one Bead, viz: that on which we generally Lodg, & the Bead Cloths & furniture belonging to it, and all during her Natural Life. I also Give to my s^d Wife one Cow, to be intirely at her Disposal.

Item, I Give to my Son Thomas Bickford his Hiers & Assigns for ever fifteen Acres of Land, be it more or less, it being the Land which I Purchased of Samuel Tebbets, & which Lyeth on the oppisite side of the Way to the Widow Cloutmans Dwelling House. And I also Give to my s^d Son Thomas Bickford my Great Bible.

Item, I Give to my Son John Bickford his Heirs and Assigns for ever, a Certain Tract of Land Scituate Lying & Being in Dover afores^d near to his Dwelling House, Being the Land which I Purchased of William Chamberlain of Rochester, by Conveying my Land at s^d Rochester to him the s^d W^m Chamberlain, and at my Request, the s^d W^m Chamberlain made Legal Conveyance of the afores^d Tract of Land, Lying near my s^d sons Dwelling House, To him my s^d Son Jn^o Bickford his heirs & Assigns, by one Deed of Sale under his Hand & Seal well Executed.

Item, I have heretofore Given to my Son Henry Bickford his Heirs & Assigns for ever Twenty Acres of Land where he now lives, by a Deed of Gift, under my Hand & Seal well Executed, which Conveyance of s^{d} Land I do hereby Approve of & Confirm.

Item, To my Son Joseph Bickford, whom I do hereby make and Constitute Sole Executor of this my last Will & Testament, I have already Given all my Land on the Westerly Side of the way, over against my Dwelling House, by a Deed of Gift under my Hand & Seal, which Conveyance I do herby Approve of & Confirm; And I do also hereby Give unto my s⁴ Son Joseph Bickford his Heirs & Assigns for ever, all my Land on the Easterly Side of s⁴ way where my Dwelling House Stands, Except the one half of the Produce of it Yearly which I have Given to my wife During her Natural life, & which my s^d Son is to Deliver to her my Said Wife Yearly & every Year, during her natural Life, either in the field, or else Housed as She Shall Chuse, and I also Give to my s^d Son Joseph Bickford his Heirs & Assigns my s^d Dwelling House. Except the use of that Part of it which I have Given to my wife During her Natural Life; and at her Decease the aforesaid Land where my Dwelling House Stands, and the s^d Dwelling House Shall be wholy his, viz: my s^d son Joseph's, and his Heirs & Assigns for ever.

Item, To my Daughter Martha Hanson I Give Twenty Pounds in Cash, old Tenor; To be Paid her or her Heirs, by my Executor of this my last Will & Testament, at the Expiration of Two Months after the Decease of my s^d Wife.

Item, I Give to my five Children afore mentioned, viz: Thomas, John, Henry & Joseph Bickford, and Martha Hanson, all my Household Goods, & other my Moveable Estate, Except Such Part of it as I hav Given to my Wife, to be Equally Divided among them.

And I do hereby utterly Disallow Revoke & Disannul all & every other Will Testament & Executor by me before in any wayes made or Named, Ratifying & Confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal y^e Day & Year first above written.

His

John × Bickford Mark

Signed Sealed Published Pronounced & Declared to be my last Will & Testament in the Presence of us Witnesses.— Jon^a Cushing His Joseph × Evens Mark

Thomas Miller

[Proved April 27, 1757.]

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JOHN HARDY 1744 HAMPTON FALLS

[Administration on the estate of John Hardy of Hampton Falls, yeoman, granted to his son, Jonathan Hardy of Hampton Falls, yeoman, May 30, 1744.]

[Warrant, May 30, 1744, authorizing Meshech Weare and Benjamin Green, both of Hampton Falls, to appraise the estate, administration of which is granted to Jonathan Hardy, the widow refusing.]

[Inventory, June 14, 1744; amount, £2454.10.1; signed by Meshech Weare and Benjamin Green.]

JAMES BELL

1744

WINDHAM

In the Name of God Amen the Second Day of June one Thousand Seven hundred & forty four I James Bell of Windham within his Majestys Province of New Hampshire in New England Weaver being very sick & weak in Body * * *

Imprimis I Give and bequeath unto my Wife Sarah Bell allias Smith, after all Debts & funeral Charge is paid all & Every particular of my moveables & two hundred pounds old Tenor—

Item I give unto my Brother Walter Bell twenty five Pounds old Tenor—

Item I Give unto my Brother Thomas Bell twenty five Pounds old Tenor: likewise I Give unto my Brother Walter Bell one frock Cote and a streat Cote: Likewise I Give unto my Brother Thomas Bell one Jacket & one pair of Breeches & my saddle: And I Likewise Constitute make and ordain John Morison of Londonderry & my Brother in Law John Smith of Lunning Bourg to be my Sole Executors of this my Last will & Testament and Do hereby utterly Disallow Revoke & Disanull all & Every other Testament Wills Legacies & Bequests & Exec¹⁸ By me in any wise Before named willed & Bequehed Ratiifying & Confirming this & none other to be my Last Will & Testament In Witness whereof I have hereunto Set my hand & Seal the Day & year above written.

James Bell

Signed Sealed published pronounced And Declared By me the Said James Bell as his Last Will & Testament in the presence of us the Subscribers Sam¹¹ Morrison Samuel Kinkeed her Agness × Bolton mark [Proved Nov. 28, 1744.]

[Warrant, Nov. 2, 1744, authorizing Samuel Morrison and Samuel Kincaid, both of Londonderry, to appraise the estate.]

[Inventory, Nov. 27, 1744; amount, £78.0.0; signed by Samuel Morrison and Samuel Kincaid.]

BENJAMIN SANBORN 1744 NEWMARKET

In the Name of God Amen the Twentieth Day of July 1744 I Benjamin Sanborn Yeoman being very sick & weak in Body * * *

Imprimis. my will is That my funeral charges & all my Just and honest Debts shall be pay'd out of my moveable Estate, and The Rest of the moveable estate I will To be given To my wife for her own.

Item. I Give unto my Beloved wife Elisabeth, all the improvement of my whole Estate, Both Real, & Personal, for her Support, & for the Bringing up of my Children, for Eight years Ensuing the Date hereof, & one third Part of my whole estate both real and Personal During her whole life. Item I give & bequath unto my two oldest Sons John, & Elisha, The whole of my Lands, & buildings.

Item. I give and bequath unto my other four Children, Mary, & Benjamin, & Israel, & Joseph, Twelve Pounds Ten Shillings Each, in silver money at six shillings & Eight Pence \mathfrak{P} ounce, or as much paper money as shall be of Equal value, which sums I will, To be paid to the children aforesaid, by John, & Elisha, afores⁴ at The times following. (viz) marys Twelve Pounds Ten Shillings, To be Paid To her by them, as soon as The Estate Comes into their hands, and Benjamin's, Israels, & Josephs, twelve Pounds Ten Shillings, To be paid to Each of Them severally, as soon as They arrive to the age of Twenty one years. That is John & Elisha Each an Equal part of S⁴ Sums.

It is my will also That my three sons, Benjamin, Israel, & Joseph, Shall be Bound out to Suitable Trades, by The Executors, at Their discretion, when They shall arrive To fourteen years of age or before.

Unto this my Last will, & Testament, I appoint My Beloved wife Elisabeth, & Captain Israel Gilman, & my Brother Daniel Sanborn, Executrix, & Executors. Thus Revoking all wills by me formerly made, I do declare this To be my last will and Testament, & I do sign, & seal it with my hand, while I am in my Right mind, & of a disposing Memory, The Day & year above written

Benjamin Samborn

Ebenezer Samborn Ebenezer Bean Charles Hilton [Proved Aug. 29, 1744.]

[Inventory of the estate of Benjamin Sanborn of Newmarket; amount, £513.3.6; signed by Richard Mattoon and Walter Bryent; attested Nov. 28, 1744.]

BENJAMIN JAMES 1744

In the Name of God Amen This Tenth day of August: 1744: I: Benjamin James of Hampton in the Province of Newhampshire in Newengland being Now Weak in Body * * *

Imprimes: I Give unto my Son Israel James all my Land that I have in y^e Second West Division Where he Now Lives: and one quater Part of my Piece of Salt marsh yt: I Bought of Jacob Brown: & one quater Part of my Whole Right y^t I have in Chichester:

Itaim I Give unto my Son Benjamin James all my land that I have in y^e first West Division: & one quater Part of my Piece of Salt marsh yt: I Bought of Jacob Brown: & one quater Part of my whole Right of land yt: I have in Chichester

Itaim I Give unto my Son James all my Land that I have in y^e Parish of Brintwood in y^e Town of Exeter: & one quater of my Whole Right of land yt: I have in Chichester

Itaim: I Give unto my Son Jabez James my Dweling house & Barn & orchard & all my land and medow Ground where my house Stands & my Share of land which lyes in y^e Second North Division in Timber Swamp So Called: & one quater Part of my Piece of Salt marsh yt I bought of Jacob Brown: & my Piece of Salt marsh yt: I bought of Capt: Joseph Tilton: & my Piece of Salt marsh that I bought of James leavitt: & one quater Part of my whole Right of land yt: I have in Chichester & all my Stock of Catter horses Sheep. & Swine & all my husbandry Tools—

Itaim 1: Give unto my Daughter Susannah Sanborn Fifteen Pounds in Pasable Bills of Credett of old Tenor and I order my Son Jabez James to Pay it to her—

Itaim: I Give unto my Daughter Elizabeth Row Fifteen Pounds in Pasable bills of Credett of old Tenor and I order my Son Jabez James to Pay it to her—

Itaim: I: Give unto my Daughter mary Lane Fifteen Pounds in Pasable bills of Credett of old Tenor: and I order my Son Jabez James to Pay it to her:— Itaim: I Give unto my Grand Daughter Mary James the Bed yt: I lay on: & all y^e beding yt: Belongs to it and Thirty Pounds in Pasable bills of Credett of old Tenor: & I order my Son Israel James to Pay it to her—

Itaim: I Give unto my Grand Daughter Ruth James Thirty Pounds in Pasable bills of Credett of old Tenor: and I order my Son Israel James to Pay it to her

Itaim: I Give unto my three Daughters (viz): Susannah Sanborn Elizabeth Row & mary Lane all my movables in my house that I have not all Redey Disposed of: to be Equially Divided Between them

Lastly my Will & meaning is that What Debts or Dues are owing from me I order my Son Jabez James to Pay them & What Debts are Du to me I order him to Receive them for him Self: And I Doe appoint my two above Named Sons Israel James & Jabez James to be Executors to this my Last Will & Testament & in Confirmation here of I have here unto Set my hand & Seal y^e day & year above mentioned in y^e Eighteenth year of King George y^e Second his Reign over Grate Britain:

Signed Sealed & Declared Benjamin James by Benjamin James to be his last Will & Testament in Presence of us— Samuel Dalton Jabez Smith John Smith [Proved May 27, 1747.]

THOMAS LEIGHTON 1744

NEWINGTON

[Administration on the estate of Thomas Leighton of Newington, yeoman, granted to Deborah Leighton of Newington, widow, Aug. 29, 1744.]

[Probate Records, vol. 15, p. 357.]

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[Warrant, Aug. 29, 1744, authorizing George Walton and John Nutter, both of Newington, to appraise the estate of Thomas Leighton, administration of which is granted to his widow, Deborah Leighton.]

[Inventory, Nov. 15, 1744; amount, £102.9.6; signed by George Walton and John Nutter.]

WILLIAM GRAVES 1744 EXETER

In the Name of God Amen I William Graves of Exeter in the Province of Newhampshire in New England Husbandman being in health of body * * *

Item I Give to my three Sons John Graves William Graves and Joseph Graves five Shillings apeice lawfull money besides what I have already given them

Item I give to my Daughter Mary Graves Eight pounds in Bills of the old Tenor and my little pot fire shovel and Tongs.

Item I give to my Daughter Deliverance Eastman Ten pounds in Bills of the old Tenor and my Great pot.

Item 1 give to my Daughter Margaret Eastman Eight pounds in Bills of the old Tenor.

Item I Give to my Son Benjamin Graves A Feather Bed and Bolster and the cloathes belonging to it, my middle pot A Trammel and a pair of Andirons. And all the Rest of my houshold Stuffe or moveables within Doors I give to my three daughters above named viz: Mary graves Deliverance Eastman and margaret Eastman to be equally Divided between them. I likewise give to my two Daughters viz: Mary Graves and Deliverance Eastman the use of one Room in my Dwelling house at the west end and the use of one acre of land in my lot adjoyning to m^r Loverins land at the head of the little orchard as long as they Remain unmarried.

Item I Give to my Son Benjamin Graves my Dwelling house Barn and Orchard lying in Exeter upon the Road leading from Exeter to Kingston bounding upon Said Road about fifty Rods and Running back to the great River, being the whole of my home lot by estimation forty acres be it more or less: he allowing his Sisters the use of one Room in the house and of an acre of land as above mentioned.

I Likewise give to my Son Benjamin Graves, A peice of Meadow ground lying on the Southerly Side of Exeter Great River adjoyning to the land of Thomas Gorden by estimation Twenty acres be it more or less and it is my Will and design that all that I have given to my Son Benjamin Graves herein Shall be to him his heirs and assigns forever.

Finally: I Do hereby Appoint my Son Benjamin Graves to be Sole Executor to this my last Will and Testament and do hereby Revoke all and every other Will and Testament by me heretofore made; Confirming this to be my last Will and Testament. In Witness whereof I have hereunto Set my hand and Seal this Tenth Day of September one Thousand Seven hundred and Forty four, and in the Eighteenth year of his Majesties Reign—

Signed Sealed and Declared by the Said William Graves to be his last Will and Testament in presence of us John Lovring

Samuell Sleeper Benjamin Gorden [Proved March 25, 1747.] his William × Graves Mark

JOHN PEACOCK

1744

PORTSMOUTH

In the name of God Amen. The Seventeenth day of September in the year of our Lord Christ one Thousand Seven hundred and Forty four. I John Peacock of Portsmouth in the Province of New Hampshire Gunsmith * * *

Item I Give and Bequeath unto each of my Children the sum of five shillings

Item As to the Residue of all my Estate both real and personal wheresoever and whatsoever I Give and Bequeath the same unto my well beloved wife Mary to be disposed of as she shall please & see cause—

Item I do hereby constitute appoint ordain and make my said wife Mary sole Executrix of this my last will and Testament. And I do hereby revoke & make void all other and former wills by me heretofore made and do declare this to Be my last will and Testament In witness and Testimony whereof I have hereunto set my hand and seal the day and year above written—

Signed sealed Published and John Peacock declared by the said John Peacock as & for his last Will & Testament before us the subscribers witnesses in the s^d Testators Presence Seth Ring Joseph Allcock Matthew Livermore [Proved Nov. 28, 1744.]

[Guardianship of Richard Peacock, minor, aged more than fourteen years, son of John Peacock, granted to John Briard of Protsmouth, mariner, May 27, 1752.]

[Probate Records, vol. 18, p. 281.]

[Bond of John Briard, mariner, with Andrew Clarkson, merchant, as surety, both of Portsmouth, in the sum of \pounds 500, May 27, 1752, for the guardianship of Richard Peacock; witnesses, William Parker and George Mitchell.]

THOMAS BARTLETT 1744 NEWBURY, MASS.

[Administration on the estate of Thomas Bartlett of Newbury, Mass., tanner, granted to Israel Bartlett of Nottingham and Enoch Bartlett of Newbury, Mass., tanner, Sept. 26, 1744.] [Probate Records, vol. 15, p. 364.]

[Warrant, Sept. 26, 1745, authorizing Peter Gilman of Exeter and Samuel Goodhue of Nottingham to appraise the estate of Thomas Bartlett, administration of which is granted to his sons, Israel Bartlett and Enoch Bartlett.]

[Inventory, Oct. 29, 1745; amount, £1912.5.0; signed by Peter Gilman and Samuel Goodhue.]

[Warrant, Nov. 27, 1745, authorizing Joseph Bartlett, gentleman, John Webster, yeoman, both of Kingston, Samuel Goodhue, Joseph Cilley, and Jonathan Longfellow, all of Nottingham, yeomen, to divide the estate.]

Prov^{ce} of Whereas we the Subscribers Jo^s Bartlet Jn^o New Hamp^r Webster Jn^r Sam¹¹ Goodhue Jo^s Ceilly and Jon^a Longfellow are authoriz^d and Impower^d by the Hon^rble Andrew Wiggin Esq Judge for the Probate of Wills &c for s^d Prov^{ce} To Proportion and Divide the Real Estate of Tho^s Bartlet late of Newbury in the County of Essex in the Prov^{ce} of the Massachusets Bay Tan^r Decs^d that Does Lie or is in the Prov^{ce} of New Hamp^r afores^d To And Amongst the Heirs of S^d Deceas^d—

Now in order for the Just Distribution of the Same we the s^d Jo^s Bartlet Jn^o Webster and Jo^s Ceilly Having Viewed appris^d and Vallued the Lands Belonging to S^d Estate in Kingstown In S^d New Hamp^r (shewn to Us by Israel Bartlet And Enoch Bartlet Adm^{rs} to S^d Decs^{ds} Estate) And Consider^d it with Respect to Quallity as well as Quantity And Divided it into Seven Shares Affixing the value And Boundary of Each Severally. And we the S^d Sam¹¹ Goodhue Jo^s Ceilly And Jon^a Longfellow Also Having appriz^d and vallued the Lands Belonging To S^d

Estate att Nottingham in s^d New Hamp^r And those Setled on Israel Bartlet the Eldest Son of S^d Decs^d and According to the Best of our Judgment By the Knowledge or Information we have had of it Did Value S^d Lands Belonging to S^d Estate att £690 and Sª Israel Bartlets Lands he had by Deed of Gift Setled on Him by S⁴ Decs⁴ In His Life time one full Right or Proprieters share And Two Home Lotts And a Half in Sd Notting^m att £58 And in Order to Make a Just proportion at Sd Nottm we Set off to S^d Israel the one Hundred Acre Lott Nº 10 in Summer Street And A Ouarter of the Lott Nº 14 in the Ninth Range And the Amendm^t of the Home Lott Nº 2 in King Street all in S^d Notting^m And Do Value the Same att £58 which Together with what he had by Deed of gift afores^d Makes £116 which we alott to s^d Israel Bartlet Eldest Son of s^d Decs^d for one of his shares in S^d Nott^m And the whole of the Remainder of S^d Lands in S^d Nott^m we Have Proportion^d And Divided into Six Shares And Affix^d the Price or Value To Each of them Severally. Now we the Subscribers Having all Mett Together And Joyntly Consider^d the whole affair By Casting Lotts for And Among the S^d Heirs Have Alotted And Sett of the Above S^d Shares to and amongst them to be Held in Severalty in Manner following Viz

To S⁴ Israel Bartlet about Two thirds of a piece of s^d Lands S⁴ Decs^d Bought of Israel Webster And James Harbett in Kingstown that was Laid out John Wadleigh it Being about Sixty five Acres the Southerly Side of S⁴ Land Two Thirds of the full Breadth in Every part wanting Two Rods And is Bounded westerly on the Powous River Southerly on lands that did belong To Jacob Currier Decs⁴ Easterly on Morrills Lands and Northerly on Lands Assign⁴ To Tho⁸ Bartlet Son of S⁴ Decs⁴ and Sundry Tracts of s⁴ Lands in Notting^m viz: The Lots N^o 29 in Bow Street N^o 15 in the first Range N^o 21 in the 8th Range And half N^o 35 in Winter Street and a Quarter N^o 31 in Summer Street which with what we have before alotted or Reckon⁴ to him is two shares of S⁴ Estate The which we Value £567.5—

To S⁴ Enoch Bartlet The Easterly Part of a Two Hundred Acre Lott of S⁴ Lands in Kingstown N° 17 that S⁴ Decs⁴ Bought of John Webster In Proportion to the whole of it as 70 is to 204 And about forty Acres the Land S⁴ Decs⁴ Bought of Aaron Sleeper in S⁴ Kingstown And Sundry Tracts of S⁴ Lands in Notting^m Viz: the Lots N° 41 in Sum^r Street N° 17 in the 2⁴ Range N° 34 in Bow Street and one third of N° 22 in the first Range which is his Share of s⁴ Estate the which we Value £240

To Tho^s Bartlet a Son of S^d Decs^d about one third of a Piece of Land whereof S^d Israel Hath about Two thirds in Kingstown Above Described it Being the Northerly part of S^d lands and Two Rods in Breadth over and above the one third of the full Breadth of s^d lands Bounded Westerly on Powous River Northerly And Easterly on Tho^s Estmans Lands And Southerly on S^d Israels Two Thirds. And Sundry Tracts of S^d Lands in Notting^m viz: The Lots N^o 44 in Winter Street N^o 16 in the 7th Range N^o 17 in the 8th Range And N^o 11 in the tenth Range As his share of s^d Estate and Do Value The Same £277..15^s..0

To Tabitha Bartlet Dat^r of S^d Decs^d about 112 Acres of Land Part of a Lott of Land that was laid out to the original Right of Jarrett Hadden by the town of Amesbury Together with the House S^d Decs^d Built on S^d Lands and is Bounded Southwesterly on Sam¹¹ Peaslees land about 278 Rods And North westerly on a high way about 126 Rods And Esterly on a High Way, And Sundry Tracts of S^d Lands in Notting^m viz: the Lots N° 37 in Sum^r Street N° 19 in the 5th Range and half N° 13 in the 4th Range and one third And Six acres of N° 2 in the first Range as her share of s^d Estate And Val^d it att £322—

To Sarah Bartlet a Dat^r of S^d Deceas^d the westerly Part of a Two Hundred Acre Lott in Kingstown (herein afore Describ^d) in Proportion to the whole of it as 134 is to 204. And Sundry Tracts of Land in S^d Nott^m viz the Lots N° 26 in the 2^d Range N° 2 in the 9th Range And half N° 9 in Summer Street and half N° 13 in the 8th Range And half the Home Lott N° 10 in fish Street As her Share of s^d Estate And Do Value the Same £246To Sarah Moody Dat^{*} of Dorothy Decs⁴ who was A Dat^{*} of S⁴ Tho⁸ Bartlet Decs⁴ about 79 Acres of land part of a Lott of land Laid out to Jarrett Hadden Afore Describ⁴ which is Bounded North Easterly on Cap⁴ Jo⁸ Bartlets land about 220 Rods South Easterly on a High way about 106 Rods And westerly on a high way Together with the one third of a Mill Now Standing on S⁴ Lott of S⁴ Haddens In Cap⁴ Jo⁸ Bartlets Part of the Same Together with the Priviledge for mill or mills that Did Belong to S⁴ Deccas⁴ on Said Mills Brook and Sundry Tracts of lands in s⁴ Nott^m Viz the Lots N^o 16 in the 4th Range N^o 2 in the 7th Range N^o 19 in Bow Street and one third of N^o 27 in Bow Street and half N^o 12 in the Sixth Range as her Share of S^d Estate and Do value the Same £345—

In Confirmation whereof we have here Sett Our Hands this Twenty fourth Day of Decem¹ Anno Dom 1745

> Sam¹¹ Goodhue Joseph Bartlet Joseph Ceilly John Webster Jonathan Longfellow

Province of New Hampsh^r Mouth in & for the Province aforesaid on the 25th Day of December 1745 Before the Hon^{ble} Andrew Wiggin Esq^r Judge of the Probate of Wills &c for Said Province the foregoing Division of the Estate of Thomas Bartlet Deceased Intestate was Return'd and the Persons appointed to make the same whose Names are thereto Subscribed appearing made Solemn Oath that they had made the said Division & Appraisement therein Mention'd According to the best of their Judgment without Partiality wherefore I approve of & allow the said Division—And inasmuch as the said Shares are not of Equal value according to their proportions & Could not be made so in the Division of the Lands without prejudice to Several Intire Lots it is necessary that an Equivalent should be made in Money

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by those who have the best Lots or parcels of Land to the others whose Shares are of Less value According to the Law in such Cases Provided—I therefore Order & Decree that the payments of the said Overplus Sums be as follows viz That Cutting Moody Guardian to Sarah Moody (who is the only Child of Dorothy a Daughter of the said Intestate & who Deceased before him) whose share in the Said Lands was valued at fifty Nine pounds Eleven Shillings & five pence more than her part, pay in his said Capacity to Israel Bartlet the Sum of £3..12^s..1^d..3^f To Enoch Bartlet £45..88..6d..3f To Thos Bartlet £7..138..6d..3f Being all children of the said Intestate To Josiah Sawver as Guardian to Sarah Bartlet a Daughter of the said Intestate £2..17^s..1^d..2^t which Several Sums make up the Sum of £59: 118:4d:3f And that Tabitha Bartlet (another Daughter of Said Intestate whose share was valued at thirty Six pounds Eleven Shillings & five pence one farthing more than her proportion pay the said Sum to Josiah Sawyer Guardian as afores^d and that the Same be a final & full partition Division & Settlement of the said Estate

W^m Parker Reg^r

And^r Wiggin

To the Hon¹¹ the Judge for Probate of Wills &c: for the Province of New Hampshire

Whereas we the Subscribers with others were Appointed to make Division of the Real Estate of Tho^s Bartlet Late of Newbury in the County of Essex Dec^d Lying in the Province of New Hampshire aforesaid among the Heirs of S^d Dec^d in Consequence whereof we Set off to Enoch Bartlet one of the Children of s^d Dec^d as it was Shewed to us and as it was Described by a wrong Plan the Lot N^o Forty one in Summer Street in Nottingham which upon Examination appears to be no Part of s^d Estate and the Lot N^o Forty being the Lot which Should have been Set off to S^d Enoch as appears by the True Plann we Apprehend that it is Just and Equitable that the Said Lot N^o Forty by the Authority of this Hon¹¹ Court be Set of and allotted to the Said Enoch Bartlet in the Room of S^d Lot N° Forty one So Set off and allotted to him by Mistake

Nottingham Oct^r 4th 1752

Joseph Ceilly Jon^a Longfellow John Webster

JONATHAN CHASE 1744 STRATHAM

[Administration on the estate of Jonathan Chase of Stratham, yeoman, granted to Lydia Chase of Stratham, widow, Sept. 26, 1744.]

[Inventory, December 25, 1744; amount, £1325.15.0; signed by Jonathan Dearborn and Moses Thurston.]

[Administratrix's account of the settlement of the estate; receipts, £1860.7.4; expenditures, £841.18.11; allowed July 17, 1750.]

[Bond of Lydia Chase, widow of Jonathan Chase, Jr., with John Thurston as surety, both of Stratham, in the sum of £150, July 20, 1750, for the guardianship of Thomas Chase and Joanna Chase, minors, children of Jonathan Chase; witnesses, Joseph Freeze and Andrew Wiggin, Jr.]

JOHN WOODEN

1744

PORTSMOUTH

[Guardianship of Hannah Wooden and Mary Wooden, minors, aged more than fourteen years, daughters of John Wooden of Portsmouth, mariner, granted to John Griffith of Portsmouth, mariner, Sept. 26, 1744.]

MARK NEWMARCH 1744

PORTSMOUTH

In the Name of God amen. I Mark Newmarch of portsmouth in the Province of New Hampshire Gentleman being Sick and week *

Secondly I Give unto my Dearly beloved wife Elizabeth Newmarch and to her heirs and assigns forever (Except as hereafter Excepted) all that my house and Land in portsmouth in which I now Dwell with the furniture therein, and all other my Estate be the Same Real or parsonall of what nature or kind soever that I am now in the possession of, or may be in the possession of at the time of my Decease, but in Case my Said wife Should Die without disposeing of the Said house and Land by Some deed made by her in her lifetime then it is my will that the Said house and Land Shall be to Elizabeth Newmarch (Daughter to my brother John Newmarch) her heirs and assigns forever-

thirdly-I appoint my wife Elizabeth to be Sole Executrix of this my Last will & Testament hereby Revoking disannulling & makeing void all wills by me formerly made Ratifying & Confirming this to be my last will & Testament in witness whereof I have hereunto Set my hand & Seal this first day of October one thousand Seven hundred & forty four

Signd Seald published & De-

Mark Newmarch

clared by Mark Newmarch to be his Last will & Testament in presence of

Ion^a Noilr George Massev Cutt Shannon [Proved June 30, 1756.]

[Bond of Elizabeth Newmarch, widow, with Thomas Parker, cordwainer, as surety, both of Portsmouth, in the sum of \pounds 500, Oct. 7, 1756, for the execution of the will; witnesses, Abigail Parker and William Parker.]

JOHN JENNESS

In the Name of God Amen. The fifteenth day of october one Thousand Seven hundred and forty four I John Jennes of Rye in the Province of New Hampshire yeoman * * *

Item I Give unto my well beloved wife Elizabeth the sum of Thirty Seven Pounds ten shillings lawfull money to be paid by my Executor in six Months after my Decease, and as to the residue of my Estate Real or personal I Give and Bequeath the same unto my Five Daughters Elizabeth, Sarah Mary Hannah and Ann in Equal shares divided in fee simple and to be paid unto them respectively at the age of Eighteen years and in Case any of my said Children shall dye before the age of Eighteen years my will is that such child or childrens shares shall be equally divided among the survivors and I do hereby Constitute and appoint M^r Daniel Peirce of Portsmorth in s⁴ Province Executor of this my last will and Testament, hereby revoking all former wills by me made In Testimony whereof I have hereunto set my hand and seal the day and year above written

Signd, seald, publish'd and declared as the last will & Testament of the said John Jenness by the s^d John In the Presence of us witnesses subscribing in the Testators Presence

Josh Peirce

Joshua Jennes

Job Jennes

[Proved Feb. 27, 1744 5.]

[Guardianship of Elizabeth Jenness, Sarah Jenness, Hannah Jenness, and Ann Jenness, aged less than fourteen years, children of John Jenness, granted to Daniel Peirce of Portsmouth May 29, 1746 (1745).]

[Guardianship of Mary Jenness, aged less than fourteen years, daughter of John Jenness, granted to Richard Jenness, Jr., of Rye, yeoman, June 26, 1745.]

John Jenes

JOSEPH JONES 1744 DURHAM

[Ann Jones of Dover renounces administration on the estate of her husband, Joseph Jones of Durham, yeoman, Oct. 22, 1744, in favor of Joseph Jones, oldest son.]

[Administration on the estate of Joseph Jones of Dover, gentleman, granted to Joseph Jones of Durham, yeoman, Oct. 31, 1744.]

[Warrant, Oct. 31, 1744, authorizing John Woodman of Durham and Eli Demeritt, Jr., of Dover to appraise the estate.]

[Inventory, Jan. 24, 1744/5; amount, £4556.7.6; signed by John Woodman and Eli Demeritt.]

[Administrator's account of the settlement of the estate; expenditures, $\pounds_{177.0.7}$; allowed Feb. 26, 1745/6.]

[Warrant, March 27, 1746, authorizing John Woodman of Durham, Walter Bryent of Newmarket, Eli Demeritt of Dover, Capt. Jonathan Thompson and John Williams, both of Durham, to divide the real estate.]

Province of New Hampshire Pursuant To a Warrant from the Honourable Andrew Wiggin Esq^r Judge of the Probate of Wills &c for the Province aforesaid Directed to us the Subscribers authorizing & Impowering us to Divide & Propotion the Real Estate of Joseph Jones Late of Dover Gentleman Deceased To and among the Widow and Next of Kin to the Said Deceased—

We have Divided & Proportioned all Said Real Estate that was Shewn to us for Said Estate in Quantity & Quality & Described it by metes & bounds In the Following manner—

First We have Set of To the Said Widow Ann Jones one third part of Said Estate as follows Viz^t the three Small Rooms in the North Side of the Dwelling house & so up to the Top of S⁴ house with the fire place therein & one third part of the Cellar under Said house Viz the north Part or Side of Said Cellar With Sundry pieces of Land bounded as Follows Viz one Piece begins at the White Oake the South West Corner tree of the Old Place & Runs from thence North & by West Seventeen Rods & one half Rod to a Stake then it Runs East & by North Seventy Two Rods then South & by East Seventeen Rods & one half Rod then West & by South to the White Oake tree first Mentioned-Another piece begins at the North East Corner of Said Old place & Runs West & by South Fifteen Rods then it runs South & by East keeping that breadth of fifteen Rods wide untill it Comes to the Land hereafter Set of by these Presents To Richard Jones another piece is part of the Land & Marish at Jonson Creck So Called Begining at the Wild Cherry Tree that Stands on the North Side of Said Creek next to the Old Bridge & Runs from said Tree East to Bunkers Land then It runs Southward by Bunkers Land To the Said Creek & over Said Creek to the up Land on the west Side of Said Creek then by said upland to the Said Cherry Tree another piece of Land at Follet Swamp Begins at the Great Hemlock Marked J J then South five Degrees West forty three rods then west North west Twenty Rods then North five Degrees East forty three Rods then West North West Nineteen Rods then North Sixteen Degrees & one half Degree East One Hundrd and Twenty one Rods then East South East Ten Rods then South East Thirty Nine Rods & three quarters of one Rod then a Strait Line to the Hemlock tree first Mentioned & also ten acres at Wheelwrights pond being a part of a thirty acre Lot begining at the South Corner North West by West Twenty Six Rod Eleven feet North East by north Sixty Rod South East by East twenty Six rod & Eleven feet South West by South sixty Rod With the priviledge of Passing & repassing to & from all the above Said premisses Secondly We have set off to Joseph Jones the Eldest Son of Said Descease for his Two parts of Said Estate one piece Is a Part of Land is a part of a Grant or Lot at Fallet Swamp begining at a Small Birch Marked J. J It being the Westerly Corner of the said Lot & then Runs North North East thirty & Two

Rods then East South East one Hundreds Rods To the Widows thirds then South Sixteen degrees & one half Degree West thirty & Two Rods then on a Straight Line to the aforesaid Birch Another Piece of Land is In ye Forty acre Grant Whereon the Said Joseph now Lives It begins at the Stake at the South West Corner & Runs from thence North Thirty Six Rods and then East Nineteen Rods to a Stake then South Twelve Rods & one Quarter of a Rod to a Stake then East Sixty one Rods to the East side of said forty acres To a Pine Spoted then South Twenty three Rods & three Quarters of a Rod To a Large Pine Marked with two J J It being the South East Corner of the aforesaid Grant or Lott then West to where we began it and another Piece of Land at Wheel Rights Pond Containing Twenty Acres part of a Thirty acre Lot begining at the west Corner of said Lot Running North East by North Sixty rod South East by East fifty three rod five feet & half South West by South 60 Rods North West by West forty five Rods And the first and Second Divisions In the Right In the Town of Rochester & one Quarter part of the undivided Land belonging to the said Right & twenty four Acres of that thirty acre Lot or grant in the Town of Dover which is Not Laid out Called the Common Wright In Dover & one third of one Quarter part of the Sawmill & Stream at Durham falls so Called

Thirdly We have Set off to Benjamin Jones For his part of said Estate one piece of Land Bounded as Follows begining at the North West Corner of the piece of Land before Set of by these Presents to Joseph Jones in the forty acre grant and from Said North West Corner It runs North Seventeen Rods & the one third part of one Rod to a Stake then East Eighty Rods To a pine spoted then North Twenty Nine Rods & nine feet and Seven Inches To the Said Joseph Land then bounded by Said Josephs Land to where It began Another Piece is Bounded as Follows begin at the Northerly Corner of the piece of Land before Set off by these Presents to Joseph Jones at Follets Swamp and from Said Corner it Runs North North East forty Two Rods and three Quarters of a Rod then East South East Ninety Sixty Rods then South Sixteen Degrees & one half Degree West forty three Rods the afores^d Land Set of to the Said Joseph then by Said Land to Where It began & also the one third Part of one Quarter Part of the Saw Mill and Stream on Durham Falls—

Fourthly We have Set off To John Jones for his Part of Said Estate one piece of Land in the afores^d forty acre Grant bounded as follows Begining at the North West Corner of that Land Set off by these Presents in Said forty acre Grant to the aforesaid Benjamin And then Runs North Twenty Six Rods & two thirds of one Rod to the North West Corner of Said Grant then Eighty Rods East then South to Said Benjamin Lot & then by said Benjamin Lot to Where It began & also one piece of Land at Follet Swamp bounded as follows begining at the Northerly Corner of the Land Set of by these Presents to Said Benjamin at Said Follet Swamp & then Runs North North East forty five Rods & one quarter of a Rod then East South East Eighty nine Rods to the Land Set off by these Presents to the Widow then South Sixteen Degrees & one half Degree West to the Said Benjamins Land then by the Said Land to Where It began & also one third part of one Quarter part of the Saw mill & Stream on Durham Falls-

Fiftly We have Set off to Anthony Jones for his right or part of Said Estate a Piece of Land in the home place Bounded as follows begining at a pine Stump Standing in a North & by West Line Run Streight from the White Oak tree the first bounds of Said home place by the Road Distant from Said Oak tree Sixty one rods and from Said Stump runs It runs North thirty four degrees East to the North Side of Said Land then East by North on the Northerly Line of Said Land to the Land In these presents Set of to the Widdow then begining again at the Said Pine Stump and Runs South & by East Twelve Rods to a Stake then East Twenty four Rods to a Stake then East Nine Degrees South thirty Six Rods to the aforesaid Widows thirds and bounded on Said Thirds on the East Side With the Great Room in the East End of the house Standing on Said home place With the Chamber & Garret Standing over Said East Room and one third part of the Cellar under Said house It being the East End of Said Cellar With three acres of the thirty acre Grant in Dover Called Dover Common right With the priviledge of passing & Repassing to & from said house & Spring useally made use of for Water—

Sixthly We have Set of to Richard Jones for his part of s^d Estate Two pieces of Land in the home place afores^d & bounded them as follows one piece begins at the pine Stump the first bounds mentioned in the part herein Set of to Anthony & from Said Stump It Runs North & by west Forty nine Rods then East by north forty Six Rods then South Thirty four degrees west to the pine Stump first mentioned the Other piece is bounded as follows at the Country Road at the north West Corner of the Land herein Set of to the Widow and Runs from thence North by West thirty one Rod & one half Rod to Anthonys Land then by the Said Anthonys Land as herein Set of to him in Part on the north & in Part by the Land herein Set of to the Widow untill it Comes to the East Side of the Grant then by the East Side of the Grant untill it Comes to the Land herein Set off to the Widow at the South End of Said Grant then by Said Land to where it began at the Road with three Acres of the Thirty acre Grant Called Dover Common Right With ye Great Roome in the West End of the house with the Chamber & Garret over said Roome & one third of the Cellar under said house In the West End of Said Cellar-

Sevently We have Set off to Ann Jones Jun[†] the heir or Legal Representative of Samuel Jones Late of Dover Deceased for her Part of Said Estate a piece of Land & marish at Jonsons Creek Bounded as follows begining at the head of the Creek so Called upon the Westerly Side of Said Creek & Runs down by the upland upon the West Side of S^d Creek untill it Comes to a Wild Cherry Tree the Next Cherry tree to the Old Bridge A ¹⁵ Little above Said Bridge Where they usually Crossed over Said Creek & from Said Wild Cherry tree it Runs East to the Land in Possession of the Bunkers then about North by Bunkers Land & Land in the Possession of Nathaniel Lummocks to Where it began at Said Jonsons Creek & three Quarters of all that undivided Land in Rochester Which belongs to the Right that the Said Joseph Deceased had in Said Rochester and his whole Right Which he had in Canterburry—

Dated at Durham the 28th Day of July anno Domini 1746

Jonathan Thomson Eli Demeret Walter Bryent John Woodman

[Warrant, Oct. 17, 1764, authorizing Joseph Atkinson, Joseph Sias, gentleman, Jonathan Woodman, yeoman, Ebenezer Thompson, physician, all of Durham, and Walter Bryent of Newmarket to divide the widow's third among the children.]

Pursuant to a warrant from the hon¹¹ Richard Wibird Esq^r Judge of the probate of wills &^e for the province of New hampshire Directing and appointing us the Subscribers a Committee to Divide the thirds of the Real Estate of Joseph Jones Late of Dover in said province gentleman Deceased Intestate which was Sat of To ann Jones his widow amongst the Children of the said intestate & to the Legal Representatives of those that are Dead—Accordingly we have made Said Division in manner following

1st we have Sat of To Molly Jones the Legal Representative of Joseph Jones Deceased Eldest son of Said Intestate for her Double Share the following Lands viz a Peice of Land at Follets Swamp (So Called) Beginning at a Great Hemlock by Ichabods Chesley⁸ Land & Runs South 5° west 43 rods then W N W 20 Rods then N 5° East 43 rods then W N W 19 rods then North 16° 30' East 32 rods then E S E to land in Possession of Eben⁷ Jones & By his Land to the first bounds also Ten acres of land at wheelrights pond being part of thirty acres Beginning at the South Corner of Said Lot & Runs north 6 rods & 11 feet then N E by N 60 rods then S E by East 26 rods & 11 feet then S W by south 60 Rods to the first bounds also a peice of Salt marsh on the west Side of Jonsons Creek Beginning at a Black Cherry Tree near the Old Bridge & So Contains all the Salt marsh between the Creek & Upland Below said Cherry Tree that was possest by Said intestate—

 2^{dly} we have Sat of to Benjamin Jones a peice of Land at follets Swamp beginning at the N W Corner of Land Sat of to molly Jones by these presents & Runs N 16° 30' East by said Benjamins land as far as his Land Runs upon that point of Compass that was Sat of to him formerly out of his fathers Estate & then E S E to Land of Eben^r Jones & by that to molly Jones Land & by that to the first Bounds—

 3^{d1y} we have Sat of to the heirs of John Jones Deceased the following Land at Follets Swamp Beginning at the N W Corner of Land Sat of To Benjamin Jones by these presents & Runs N 16° 30' East 45 rods & then E S E 10 rods & then S E to Land of Eben^r Jones & by that to Land of Benjⁿ Jones & By that to the first bounds—

4^{th1y} we have Sat of to Anthony Jones a peice of Land adjoining where he Lives Beginning at the N E Corner of said farm & Runs W by South 15 rods then S by East keeping the breadth of fifteen Rods untill it Comes to Land of Richard Jones—

 5^{thly} We have Sat of to Richard Jones a peice of Land adjoining the Land where he now Lives Beginning at a white oak the S W Corner of Said Farm & Runs from thence N by West Seventeen $\frac{1}{2}$ Rods then E by North 72 rods then South by East $17\frac{1}{2}$ rods then on a Straight Line to where it Began—

6^{th1y} we have Sat of to ann Stevens only Representative of Samuel Jones Deceased a peice of Land at Johnsons Creek beginning on the East Side of the Creek near the old Bridge & Runs East to Bunkers Land & by that to the afors ${}^{\tt d}$ Creek and by that to the first bounds—

Durham october 25th 1764

Joseph Atkinson Jonathan Woodman Walter Bryent Joseph Sias Eben^r Thompson

Committee

PORTSMOUTH

THOMAS FURBER

[Administration on the estate of Thomas Furber of Portsmouth, mariner, granted to John Cotton of Portsmouth, tanner, and his wife, Bethiah Cotton, formerly widow of the deceased, Oct. 31, 1744.]

THOMAS WHITEHOUSE 1744

In the Name of God amen the twenty fifth Day of october one thousand seven Hundred and fourty four I Thomas Whithous of Dover in the province of New Hampshire in New England Husbandman being Weak in body I Give and bequeath to Rachel Whithous my Dearly beloved Wife Whome I likewise Constitute make and order my Executrix of this my last will and tesament all my hole Estate within Dors and with out as long as she lives a widdow and after hir Desec of being a widdow I give to my well beloved Daughter Elisabeth Whithous all and Singular my hole Estate within Dors and with out by har freely to be possessed and Enjoyed and I Do hereby utterly Disallow Revoke and Disannul all and Every other former testments Wills legaces and bequests executors by me before Named in any other will and bequeathed Retifying and Confirming this and no other to be my last will and testment

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DOVER

-4

1744

in Witness Where of I Have here unto Set my hand and Seal the Day and year above Written

Signed Sealed Declared by the Sed thomas whithous as his last will and testment in the presents of us Thomas Whaits $\begin{array}{c} \mathrm{mark} \\ \mathrm{Thomas} \times \mathrm{Whithous} \\ \mathrm{his} \end{array}$

Thomas Whaits moses mead^r Abraham Nute [Proved Nov. 28, 1750.]

[Bond of Rachel Whitehouse, widow, with Moses Roberts and Abraham Nute, yeomen, as sureties, all of Dover, in the sum of £500, Nov. 28, 1750, for the execution of the will; witnesses, William Parker and Tobias Lear, Jr.]

JAMES HEATH

1744

HAVERHILL DIST.

In the name of God Amen. I James Heath of Haverill District in New Hampshire in New England Husbandman this Twenty Sixth day of November Anno Dom 1744 calling to mind the frailty and mortality of My Body Knowing it is Appoynted for all men Once to Die Do make this my last will & Testament first of All I give and recommend my Soul into the hands of God that gave it And My Body to the Earth to be Desently buryed at the discretion of my Executor hereafter named and As to the worldly Estate it hath pleased God to bless me with in this life I give demise and dispose of In Manner and form following.

Imprimis I give to my well beloved Wife Dina all my personal Estate, of what Kind or nature Soever, And the use and improvement of all my Real Estate until my Children Joshua, Asa, Enoch, mary Miriam and Susanna Come of Age respectively as here after in these presents Mention^d She to Improve And enjoy one full third part of My real Estate during her natural life even of all my home Steed Lying by wash pond So called Joyning to Jonathan Roberts's land being one Hundred and Six Acres More or less She to bring Up Our Young Children till they may be put to Suitable places & pay all legacies

Item I give to my Son David Heath Twenty Acres of land where he dwells. And Ten Shillings mony old Tenor to be paid out of my Estate by my Executors within three months after my decease.

Item I give to my Son Nathanael 60 Acres of Land where he now dwells and Ten Shillings Mony old Tenor to be paid by my Executors out of My Estate within three months after my decease

Item I give to my Son James all the land I gave him a Deed of and Ten Shillings mony old Tenor to be paid out of My Estate by My Executors within Three months after my decease.

Item I give to my Daughter Judeth Kezer all the houshold Stuf She had of me and Ten Shillings Money old Tenor to be paid out of my Estate by my Executors within Three months, after my decease

Item I give to my Son Joshua Two Seventh parts of my home Steed being One Hundred and Six acres in Quantity and quality together with 2 Sevenths of all out lands belonging to me to be possessed of as follows Two third parts thereof when he shall come to y^e age of Twenty one years, and the other third at the decease of My Wife provided he rest Satisfy^d with this my will: But if he Shall enter in to y^e law to contradict this my will in that case my Will is that he shall have paid to him Ten shillings mony old Tenor out of My Estate by My Executors and shall have no part of my real estate.

Item. I give to my Son Asa One Seventh part of all my Real Estate of My home steed Containing 106 Acres in quantity and Quality and one Seventh part of all my out lands for him to be possessed of as follows 2 Thirds when he shall arrive to y^e Age of Twenty One Years and the Other third at y^e decease of my Wife.

Item I give to my Son Enoch One Seventh part of all my reall estate home steed and out lands as afores^d for him to be possessed of as follows Two thirds when he shall come to y^e age of Twenty One Years, & I third at my Wifes Deceas

Item I give to my Daughter Mary one Seventh part of My Reall Estate homesteed and out lands as afores^d for her to come into the possession of as follows. Two thirds when She arrive to y^e Age of Eighteen years and y^e other third at y^e decease of my wife

Item I give to my Daughter Miriam One Seventh part of my home steed and Out lands as afores^d for her to be possessed of as follows Two thirds when She come to y^e Age of Eighteen Years and y^e other third at y^e decease of My Wife.

Item I give to My Daughter Susanna One Seventh part of My homesteed and out lands as afores^d for her to be possessed of as follows Two thirds when she come to y^e Age of Eighteen Years and y^e other third at y^e deceas of My Wife.

And further it is my Will that in case my Son Joshua shall refuse to Comply with this my will and thereby incur forfeiture as afore Said in that case what was otherwise order^d to him⁻ shall be to my Children Asa Enoch Mary Miriam and Susanna Equally

Item I give to Ebnezer Mudget Eight pounds mony old Tenor to buy him a gun to be paid My Execut^{rs} out of my Estate

And I do ordain And Appoint my well Beloved Wife Dina and My Loving brother in law Jonathⁿ Coborn to be my Executr & Executrix to Receive and pay my Just debts Due to and from my Estate and to Do all that is needfull for the performance of this my Will hereby Confirming this My last Will and Testament Renouncing all other wills & Testaments And Execut^{rs} heretofore by me made or Named. In Confirmation hereof I have hereunto Set my hand & Seal the day and date first above written

Sign^d Seal^d published prohis nounced and declar^d by the $Iames \times Heath$ afore named James Heath to be mark his last Will and Testament In presence of Us his James \times Mills mark his $Steph^n \times Coborn$ mark John Calfe [Proved Jan. 30, 1744/5.]

[Warrant, Jan. 30, 1744/5, authorizing Moses Copp and William Heath, both of Haverhill District, yeomen, to appraise the estate.]

[Inventory, signed by Moses Copp and William Heath; amount, £2332.9.0; attested April 22, 1746.]

JOHN JONES

1744

STRATHAM

[Administration on the estate of John Jones of Stratham, yeoman, granted to Mary Jones of Stratham, widow, Nov. 28, 1744.]

[Probate Records, vol. 15, p. 382.]

[Warrant, Nov. 28, 1744, authorizing Noah Barker and Joseph Merrill, both of Stratham, to appraise the estate.]

[Probate Records, vol. 15, p. 409.]

[Inventory, Feb. 7, 1744/5; amount, £1529.1.0; signed by Noah Barker and Joseph Merrill.]

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[Warrant, Aug. 21, 1759, authorizing Enoch Merrill, John Hill, and Ebenezer Barker, all of Stratham, yeomen, "to make an Estimate of the Yearly Income or Neat profit of the Real Estate which has been in the hands of the Widow of John Jones Late of Said Stretham Yeom Deceased & in the hands of Josiah Allen since he Married said Widow one Year with another Since the Said Jones Deceased or what the whole of Said Real Estate woud Rent for Clear of all Deductions."]

[Return according to above warrant, Oct. 26, 1759; amount, £924.14.0; signed by Enoch Merrill, Ebenezer Barker, and John Hill.]

[Account by Josiah Allen and his wife, Mary Allen, of the settlement of the estate; receipts, £940.13.4; expenditures, £940.13.4; allowed Oct. 31, 1759; mentions "Charges of lying In 3 months after the Intestates Decease & nursing the sick Child till it died 14 months;" "Bring up Susannah from the Intestates decease till the age of 7;" "nursing the Intestates mother in her last Sickness."]

ALEXANDER THOMPSON 1744

PORTSMOUTH

In the Name of God Amen I Alexander Thompson of Portsmouth in the Province of New Hampshire in New England labourer, Being Sick in Body * * *

2^{1y} I Give & Bequeath unto my Beloved Friend Jeremiah Larey for his Attendance on me In my Sickness Eight pounds New England money old Tenor to be paid him by my Exec^{*} within Conveniant time after my Decease

And all the Rest & Residue of my Estate Real & personal, or of whatever name Nature or kind, or wheresoever the Same is or Shall be found I Give & Bequeath unto my well Beloved Brother James Thompson of the Kingdom of Ireland his Heirs & Assigns forever & I Do Constitute & appoint M^r Alex^r Caldwell of Portsmouth in the Province aforesaid Sole Exec^r of this my Last Will & Testam^t hereby Revoking Every other Will & Testament by me in any Manner made—In Witness whereof I have hereunto Set my Hand & Seal this 19th Day of Decemb^r 1744 & in the Nineteenth Year of His Majesty's Reign

Signed Sealed published & Alexander Thompson Declard by the Said Alex^r Thompson to be His last Will & Testam^t in presence of us John m^eNeill Alex^{dr} Clark John m^eLaughlin [Proved April 22, 1746.]

[Warrant, April 30, 1746, authorizing Hunking Wentworth and John Newmarch, both of Portsmouth, gentlemen, to appraise the estate.]

[Inventory, Sept. 24, 1746; amount, £96.2.4; signed by Hunking Wentworth and John Newmarch.]

SAMUEL WATERHOUSE 1744 I

PORTSMOUTH

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In the Name of God, Amen-

The twenty Sixth day of December in the Yeare of our Lord Christ, one thousand Seven hundred and forty four I Samuel Waterhouse of Portsmouth in Newhampshire In New England Marriner, being Sick and Weak in Body * * *

Item. I give and bequeath to my well beloved Wife Debora, one hundred Pounds (Old Tenor) to be paid her by my Exetrix hereafter Named. I also give her two Silver Canns and all the Goods and Chattels that I had with her, also I give her the one third part of all My Real and personal Estate besides w^t is above mentioned to be to her use during her Life Then the Real Estate to return to my Children as the rest of my Estate to be divided between themItem I give and bequeath all my Real and Personal Estate of what Name or Nature So Ever the Same may be, to my two Daughters Elizabeth and Sarrah to be Equally Divided between them: the Real Estate to be to them (after the Divission) and theire Heirs & assigns for Ever, and I do hereby Nominate & appoint my Uncle Mark Langdon to be Sole Executor of this my Last Will and Testament: and I do hereby Revoke Disanul and make void all other Wills and bequests by me heretofore made—allowing and holding this and no other to be my last Will and testament In Witness whereof I have hereunto Set my hand and Seale

Signed Sealed & Declared by the Testator, to be his Last Will and Testament in the presence of us the Subscribers Witness who Saw the Testator signe the above in presence of us that signed as Witnesses at the Same in the Testators presence

Tho^s Hatch Jacob Randell James Jeffry [Proved Jan. 17, 1744/5.]

[Warrant, Nov. 30, 1744, authorizing Thomas Wibird and Daniel Peirce, both of Portsmouth, to appraise the estate.]

[Inventory of the estate of Capt. Samuel Waterhouse, mariner; amount, £3901.6.1; signed by Thomas Wibird and Daniel Peirce; attested Feb. 27, 1744/5.]

Samuel Waterhouse

NATHANIEL TUCKERMAN 1744/5 PORTSMOUTH

In the name of God Amen I Nathaniel Tuckerman of Portsmouth In New Hampshire in New England Yeoman being Sick & weak of Body * * *

Item I give and Bequeath to my Loving Brother John Tuckerman & to my Nephew Nathaniel Muchmore in equal Halves all my money or Publik Bills of Credit, as well those that are or may be in any manner due to me at the time of my Decease as those that I may have in my Possession at the time of my Decease meaning that my Just Debts and Funeral Charges be first paid before any Division be made & my Will & Pleasure is that my s^d Brother & Nephew make Division of what I have already given them assoon as my Exec^r hereafter named can recover and receive what Debts may be due to me at the time of my Decease.

Item I Give & Bequeath to my s^d Brother and Nephew in Equal Halves all my wearing Apparel to be divided in proper time after my Decease my Linnen Excepted which I give to my s^d Nephew

Item I Give & Bequeath to my Loving Brother John Tuckerman all my Interest right & Title that I have in or unto any houses Lands or other Estate at the Great Island so Called & to his heirs for ever

Item I Give and Bequeath to my Loving Sister Elisabeth Clark one Silk Crape Gown to be Deliverd her by my Executor hereafter named immediately on my Decease my meaning is a Gown that has been worn by my wife I also give to my s^d Sister twenty pounds in Bills of the old tenor to paid her by my Exec^r hereafter named at the value thereof in Such things as She may want my meaning is in Provisions & the like to be paid her in one year after my Decease & my meaning is that the s^d value of twenty pounds be deducted or allow'd out of the money to be divided between my s^d Brother & Nephew

Item I Give and Bequeath to my s^d Nephew Nathaniel Muchmore & his heirs forever all the Residue of my Estate whether Real Personal or mixt or wheresoever the Same can or may be found Either in Portsmouth or else where and my s^d Nephew Nathaniel Muchmore I also appoint Sole Exec^r of this my Last Will and Testament In Witness hereof I have hereunto Set my hand and affixd my Seal this twelfth day of January in the Eighteenth Year of the reign of George the Second King of England &c^a and in the Year of our Lord Christ 1744

Signed Sealed & Declar'd by Nath¹¹ Tuckerman to be his Last Will & Testament In presence of

Joseph Nelson Ann Nelson Rich^d Waldron Jun^r [Proved June 25, 1755.]

[Inventory, Aug. 3, 1755; amount, £8982.4.0, and £1042.13.0 in money and notes; signed by Henry Sherburne and George Waldron.]

NATHANIEL WEBSTER 1744/5

The Last Will and Testament of Nathaniel Webster of Exeter in the Province of Newhampshire gent made this 22^d day of January Anno Domini 1744 being Sick & weak of body * * *

Item I give unto my Son John Webster immediately after my Decease my little horse & my Sword and the Gun & Pistols & trooping furniture that he hath rid with & the one halfe of my Stock of Cattle & implements of husbandry & one halfe of my Wearing Apparrel & one bed & furniture in proportion with my other beds & One Case of bottles

Item I give unto my Son Nathaniel Webster my Pew & Chairs in the Meeting house the other halfe of my Apparrel Stock of Cattle & Implements of husbandry & one bed & furniture as his brother & my Gold Sleeve buttons great bible & Desk & my other Case of bottles & my Gun & Pistols & Saddle & bridle

EXETER

Nath¹¹ Tuckerman

Item I give unto my Daughter Deborah Webster All her mothers wearing Apparrel and all my household Goods not before disposed of

Item I give unto my kinsman Nathan¹¹ Gidding a Silver Spoon and a pair of Gold Sleeve buttons both of the value of forty Shillings to be mark'd with the two first Letters of his & my name

Item I give unto my Kinswoman Martha Gilman a Silver Spoon of the value of twenty Shillings lawfull money in remembrance of my Deceas'd wife

Item I Do hereby appoint my brother in Law m^r Zebulon Gidding Executor of this my will And I do Appoint my father in law Captⁿ John Gilman Guardian to my Children until they arrive at the age of twenty one years

Item my will is and I do hereby desire authorize & Impower my Executor to make Sale of my home place & pasture & what of my other land in Exeter afores^d may be needfull to pay my Debts funeral Expences & other Charges And after the payment of my Debts funeral Expences & other Charges my will is and I do hereby give and devise the remainder of my Estate to my afores^d three Children to be Equally divided between them by my Executor they giving him a legall discharge from the Same & their right in my Estate In witnes whereof I do hereunto Set my hand & Seal the day & year first within written

Sign'd Seal'd publish'd &Nath¹¹ Websterdeclar'd to be the last Will &Testament of Nath¹¹ Websteraboves^d In presence of usSeal of the last will be the last will

Nich[®] Perryman Woodbridge Odlin Jeremiah Veasey [Proved Feb. 27, 1744/5.]

[Proved Feb. 27, 1744/5.] [Inventory, April 5, 1745; amount, £861.16.1 $\frac{1}{2}$; signed by

Nicholas Perryman and Jeremiah Veasey.]

SARAH MARTYN 1744/5 PORTSMOUTH

[Administration on the estate of Sarah Martyn of Portsmouth, widow, granted to Mary Nolar of Portsmouth, spinster, Jan. 30, 1744/5.]

[Probate Records, vol. 15, p. 405.]

[Warrant, Jan. 30, 1744/5, authorizing George Huntress and Tobias Lear, both of Portsmouth, to appraise the estate.]

[Probate Records, vol. 15, p. 424.]

[Inventory; amount, £660.18.6; signed by Tobias Lear and George Huntress; attested April 24, 1745.]

[Administratrix's account of the settlement of the estate; receipts, £275.7.6; expenditures, £256.7.4; allowed Jan. 29, 1745/6; mentions "Cash paid by the said Account⁴ out of that which She Received to Each Sister & her brother being five besides her Self."]

JOSEPH SHERBURNE 1744/5

PORTSMOUTH

[Administration on the estate of Joseph Sherburne of Portsmouth granted to Joseph Sherburne of Boston, Mass., merchant, Jan. 30, 1744/5.]

[Probate Records, vol. 15, p. 403.]

[Inventory of the estate of Col. Joseph Sherburne, Aug. 8, 1745; amount, $\pounds 2739.19.6$; signed by Eleazer Russell and John Cutt.]

[Petition of Nathaniel Sherburne, only surviving son of John Sherburne, oldest son of Joseph Sherburne, June 22, 1756, for a division of the estate, administration of which was granted to the second son, Joseph Sherburne.]

[License to the administrator, Joseph Sherburne of Boston, Mass., merchant, Jan. 18, 1757, to sell real estate.] [Administrator's account of the settlement of the estate; receipts, $\pounds_{3034.16.8}$; expenditures, $\pounds_{3922.1.6}$; allowed Jan. 19, 1757; mentions the widow and the charges of her funeral.]

[Administrator's additional account; receipts, $\pounds_{129.0.0}$; expenditures, $\pounds_{146.6.0}$; allowed Dec. 5, 1757.]

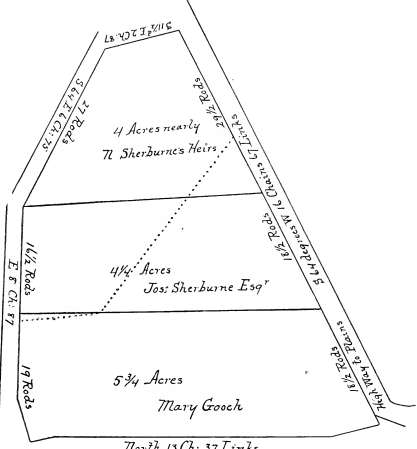
[Warrant, March 31, 1759, authorizing Eleazer Russell, Samuel Hale, John Shackford, Daniel Jackson, gentlemen, and Daniel Rogers, apothecary, all of Portsmouth, to divide the estate.]

Pursuant to the within Warrant we have Sett off to the Heirs of said Intestate their several Shares in the manner following Viz

To Nathaniel Sherburne the legal Representative of John Sherburne dec^d who was the eldest Son of S^d Intestate for his double Share & the Hundred pound old Tenor allowed to him by the Judge of Probate, the Mansion House of said Intestate with the Wharf Warehouse & Land Adjoining which Premisses lay on the North Side of the Creek near the Draw-Bridge upon his paying forty pounds old Tenor to each of the other Heirs of Said Intestate

To Mary Gooch Daughter of s⁴ Intestate for her Share Five Acres & three Quarters of Land in the East End of the Pasture near the Pound Bounded Easterly partly by the School Lot partly by Land in Possession of James Clerkson Esq^r & partly Col¹ Warner's Land Northerly partly by Said Warners Land & partly by the Road leading from Portsmouth to Greenland Eighteen Rods and an half Rod Westerly by Land Hereafter Sett off to Joseph Sherburne Esq^r And Southerly by the Road leading from the Plains to the Mill Dam Nineteen Rods as by the Plan herewith returned with the aforesaid forty pounds

To Joseph Sherburne Esq^r Son of said Intestate for his Share four Acres & a Quarter of Land bounded Easterly by the above said Mary Gooches Land Northerly by the Road Eighteen Rods & an half Westerly by Land hereafter Sett off to the Heirs of Nathaniel Sherburne dec^d Southerly by the Road leading to the Mill-Dam Sixteen Rods & an half with the aforesaid forty pounds



North 13 Ch: 37 Links

To the legal Representatives of Nathaniel Sherburne dec^d Son of said Intestate for their Share the remaining part of Said Pasture & Field being about four Acres of Land bounded Easterly by the aforesaid Joseph Sherburne's Land Northerly by the Road about Twenty Nine Rods Westerly by Land belonging to the Estate of Said Nathaniel Sherburne dec^d Southerly by the 16

Road leading to the Mill Dam twenty Seven Rods with the aforesaid forty pounds

Portsmº April 6th 1759

Eleazer Russell Samuel Hale Daniel Jackson John Shackford

[Allowed April 6, 1759.]

[Bond of Nathaniel Sherburne of Portsmouth, mariner, with Nathaniel Mendum of Portsmouth as surety, in the sum of \pounds 500, April 7, 1759, to indemnify the administrator of his grandfather's estate; witnesses, Elizabeth Noldred and Samuel Sherburne.]

JOHN CLARK

1744/5

PORTSMOUTH

[Administration on the estate of John Clark of Portsmouth, mason, granted to Agnes Clark of Portsmouth, widow, Jan. 31, 1744/5.]

[Probate Records, vol. 15, p. 406.]

[Warrant, Jan. 31, 1744/5, authorizing Jeremiah Libby and John Hart, both of Portsmouth, to appraise the estate of John Clark, administration of which is granted to his widow, Agnes Clark.]

[Inventory, signed by Jeremiah Libby and William Langdon; amount, £230.15.0; attested April 24, 1745.]

[Petition of Josiah Clark of Portsmouth, mason, for administration, Oct. 23, 1749, his mother, Agnes Clark, being non compos mentis.]

[Bond of Josiah Clark, mason, with Thomas Newmarch, blacksmith, and George Moses, cordwainer, as sureties, all of Portsmouth, in the sum of £500, Jan. 29, 1752, for the administration de bonis non of the estate of his father, John Clark; witnesses, Thomas Packer and Benjamin Bellows.]

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SAMUEL MOORE

1744/5

PORTSMOUTH

In the Name of God Amen—I Samuel Moore of Portsmouth in the Province of New Hampshire Esq^r being in Good Health * * *

And as touching my Worldly Estate my Will is that my Debts be first paid & my funeral Charges Defrayed within Convenient time after my Deccase by my Exec^x of this my Last Will & Testament And all the rest Residue & remainder of my Estate Real & Personal or of whatever name nature or kind & wheresoever the same is or Shall be found I Give Devise & bequeath the same unto Mary my beloved wife her Heirs & Assigns forever and I also Constitute & Appoint my said wife to be Sole Exec^x of this my Said Will & Testament & Do hereby Revoke every other will & Testament by me in any manner made In Witness whereof I hereunto Set my hand & Scal the Seventh Day of Feb^{ry} 1744 And in the Eighteenth Year of His Majesty's Reign

Signed Sealed & Declared by the said Sam¹ Moore to be his Last Will & Testam^t in presence of us Sam¹ Moore

, Pierse Long Hunking Wentworth W^m Earl Treadwell [Proved May 31, 1749.]

ALEXANDER CUMMINGS 1744/5 CONCORD, MASS.

[Guardianship of Ann Cummings of Londonderry, minor, aged more than fourteen years, daughter of Alexander Cummings of Concord, Mass., granted to Witter Cummings of Newbury, Mass., shopkeeper, Feb. 27, 1744/5.]

WILLIAM SEAVEY 1745

[Administration on the estate of William Seavey of Rye, yeoman, granted to William Seavey of Rye, yeoman, March, 1745.]

[Warrant, March 19, 1744/5, authorizing James Seavey and Josiah Webster, both of Rye, yeomen, to appraise the estate of William Seavey, administration of which is granted to his son, William Seavey of Rye, the widow refusing.]

[Probate Records, vol. 15, p. 421.]

[Inventory, March 27, 1745; amount. £523.10.0; signed by James Seavey and Josiah Webster.]

SAMUEL WHITE

1744/5

PORTSMOUTH

In the Name of God Amen I Samuel White of Portsmouth in the Province of New Hampshire Joiner being in Good health * * *

Item I give unto Abigail my beloved wife the use & Improvement of my Real Estate during her Widow-hood for her own Maintenance & Support & for the bringing up my Youngest Child viz Joseph White until he shall be fourteen Years of Age in Case she Shall continue a Widow during that time but as Soon as she shall marry again then she shall have no farther care of the said Child nor Interest in my Estate Excepting one third part of my Personal Estate which I give her to her own Dispose My debts & funeral Charges being first taken out of the whole

Item all the Residue of my Estate Real & Personal I give & Devise unto my two Children viz Mary Cate & Joseph White in manner following viz my Will is that my said son shall have his Maintenance Out of the whole until he shall be fourteen Years of Age & in Case of his Mothers marriage before that time shall come then I desire his Said Sister may have that care under the direction & advice of her Husband Samuel Cate and that they will take the care & Charge thereof upon themselves to be Defraved as aforesaid And I appoint him the said Cate to be Guardian to my said Child & Impower him to bind out to my said Son to Some good Business & to Execute Indentures of Apprenticeship for that purpose But if my Said Wife shall Remain a Widow till then that is till my said Son shall attain the said Age of fourteen then she shall have the care power & Guardianship & Authority to dispose of him as aforesaid, and two thirds of my Personal Estate after Debts & Funeral Charges paid as afors^d I give to my said two Children Equally Divided between them and all my Real Estate after my said Wifes Interest therein shall be ended & Determined by her Marriage as aforesaid I give & Devise to My said Children their Heirs & Assigns forever Equally Divided saving only my son's Maintenance as aforesaid to be taked out of the Personal Estate or out of the Profits of the Real Estate I mean the two thirds of the Personal Estate as afores^d Lastly I Constitute my said Son in Law Samuel Cate Exect of this my Will & Testament & in Case of his Decease then my said Daughter to be Exect^x thereof & to Succeed or have all the Powers & Authorities hereby given to him Respecting her Brother & all other matters & things in which he has any Power or authority herein Conveyd to him And I do hereby Revoke all other Wills & Testaments by me in any manner heretofore made In Witness whereof I have hereunto Set my hand & Seal the Second Day of March 1744.5-Sam¹¹ White

Signed Sealed & Declared by the said Samuel White to be his Last Will & Testament In presence of us

Rich^d Waldron Jun^r William Parker Charles King [Proved Nov. 27, 1745.]

[Inventory, signed by W. Waldron and Joseph Langdon; amount, £781.9.11; attested Nov. 27, 1745.]

BENJAMIN JUDKINS 1744 5

KINGSTON

In the Name of God Amen. the fourth day of March 1744 5. I Benj^{*} Jutkins of Kingston in his Majesties Province of New Hampshire of Perfect Memory, & Sensible of my Mortality, do make this my Last Will & Testiment, that it to say

Imprimis I give & bequeath to my loving Wife all my Estate during her widowhood

Item I give & bequeath to my adopted Son & Apprentice from the Time of her next Marriage or Decease the whole of my Estate Provided that he behave faithfull in my Absence (who am by the will of God bound for Cape Britton) & one Year the Last of his apprentiship is hereby disclaimed by me & all under me.

Finally I do Constitute & appoint Capt Jedidiah Philbrick & M^{r} Benj^a Sleeper of s^d Kingston my Executors to this my last Will & Testiment In wittness whereof I have hereunto sett my Hand & seal this fourth Day of March 1744 5

Wittness

Ben Judkins

Jedidiah Philbrick

John Lad juner

hure

alies \times Lad

mark

[Proved Nov. 27, 1745, and administration granted to the widow, Hannah Judkins of Exeter, the executors refusing to act.]

[Bond of Hannah Judkins, widow, with Jedediah Philbrick, gentleman, and Samuel Fifield, yeoman, as sureties, all of Kingston, in the sum of £500, May 28, 1746, for the administration of the estate; witnesses, William Bruce and William Parker.]

[Warrant, May 28. 1746, authorizing Jeremy Webster and Tristram Sanborn, both of Kingston, gentlemen, to appraise the estate.]

[Inventory, June 27, 1746; amount, £126.1.6; signed by Tristram Sanborn and Jeremy Webster.]

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THOMAS MUDGETT 1744 5

BRENTWOOD

In the Name of God Amen the fourth day of March 1744/5I Thomas Mudgit of the Parish of Keenborough in the province of New Hampsh^r in New England Housewright * * *

(Item) I Give & bequeath to Elisabeth my beloved Wife the Improvement of all my Estate both real & personall so long as She Shall remain my Widow—

Item I Give and Bequeath Unto My two Sons Thomas Mudgit and Nicholas Mudgit My house Outhousing and all my lands to be Equally divided between them at their Mothers decease or when she Shall Marry again they paying what I Shall hereafter Mention—

Item I Give Unto my Daughter Sarah Clark, or her heirs two hundred pounds old tenor to be paid by my two sons Thomas & Nicholas within two years After my Estate Comes into their hands in money or species—

Item I Give Unto my beloved wife Elizabeth Mudgit Whom I Likewise Constitute and Apoint my Sole Executrix of this my last Will and Testament all My household Goods and debts and moveable Effects to be Wholly at her disposall and I do hereby utterly dissallow revoke and Dissanull all and Every other former Testaments Wills Legacies & bequests & Executors by me in any ways before named Willed & bequeathed Ratyfying and Confirming this and No other to be my last Will and Testament In Witness whereof I have hereunto Set my hand and Seal the day and year Above written

Thomas mudget

Signed Sealed Published pronounced and declared by the S^d Thomas Mudgit as his last Will and Testament in the presence of us the Subscribers

Josiah Gilman Trueworthy Gilman Abigail Gilman [Proved Dec. 25, 1745.]•

[Warrant, Dec. 25, 1745, authorizing Josiah Gilman and Trueworthy Gilman, both of Exeter, to appraise the estate.]

[Probate Records, vol. 15, p. 544.]

[Inventory of the estate of Thomas Mudgett of Exeter; amount £1725.7.4; signed by Josiah Gilman and Trueworthy Gilman; attested Jan. 28, 1745/6.]

[Additional inventory of £17.12.3, July 30, 1746; signed by the same parties.]

SATCHWELL RUNDLETT 1744/5 STRATHAM

In the name of God amen this 4th day of march 1744 I Satchwell Randlet of Stratham in the Province of new hamp^{re} in new England husband man being in Good helth of Body

Itim I Give to my Son Charles his Equel Purpotion in all my household goods.

Itim I Give to my Son John five Shilings

Itim I Give to my Son James an Equel Purpotion in all my household Goods

Itim I Give to my Daughter mary one puter Plater

Itim I Give to my Daughter Elezebeth my warming pan and one puter plather

Itim I Give to my Son Satchwell his Equel Portion in all my house hold Goods which Leave Behind my will is that my Son Satchwell be my Exeut¹ to this my Last will and testement if he Returne from this Expedition but if he Should not Returne my will is that my Son James to be my Executer to this my Last in witness whereof I have Set to my hand and Seal the fourth Day march in the Eightenth year of his majtes Reign

Signed Sealed and Deliverd

in Presents of us

his Satchwell × Rundet Mark

Solomon Smith **Benjamin Smith** mathew tomson

my will is that my Cousen Satchwell Clark to take Care of my house and Land while I Come home againe

[Proved June 24, 1746.]

[Inventory, Aug. 19, 1746; amount, £31.4.0; signed by Jonathan Clark and Satchel Clark.]

EBENEZER SANBORN 1744/5

In the name of God Amen I Ebenezer Sanborn of Hampton in the Province of New Hamps' in New England Husbandman * * *

I Give And Bequeath to my kinsman Reuben Sanborn Jun^r my half Right in Chichester And the following Legacies I Give and Bequeath to be paid by my Executor hereafter named in Convenient time after my Decease for which I have Bonds for the money Namely

To my mother in Law Abigail Sanborn fifty shillings

To my Sister Susanna Sanborn five Pounds

To Abigail Prescutt wife of Ebenezer Prescutt five Pounds ten shillings

To Meribah Fogg wife of John Fogg five Pounds

To Judith Quinby wife of Robert Quinby twenty five shillings

To Abial Coleby wife of Enock Coleby twenty five shillings

To Dorothy moulton Wife of Deacon abraham Moulton twenty five shillings

To Sarah Sanborn wife of Reuben Sanborn twenty five shillings

To my Sister Jemima Lord of Ipswich twenty five shillings

To Mary Healey wife of William Healey twenty five shillings

To Theodate Sanborn wife of Jonathan Sanborn twenty five shillings

To Mary Sanborn Daughter of Reuben Sanborn twenty five shillings

To the Rev^d M^r Whipple of Hampton falls fifty shillings

HAMPTON

And my Will is that my Executor Provide and get Sett up Decent Grave Stones at the Graves of my father Benjamin Sanborn & mother Meribah Sanborn their names time of Decease and their Age &c: written on the Stones

And my will is that whatsoever of Right is due to me that is not before Disposed of and my wearing apparell after my Debts & necessary Expences for Proving this my will &c: are paid be to Josiah Bachelder Son of Deacon Josiah Bachelder of Hampton

Lastly my Will is that M^r Meshech Weare of Hampton be Sole Executor of this my last will & Testament

And for Confirmation hereof I have hereunto Set my hand And Seal this fourth day of March Anno Domini 1744, 5

Signed Sealed & Declared by Ebenezer Sanborn the Before naméd Ebenezer Sanborn to be his last will & Testament in presence of Us Elisha Prescut Jonathan Tilton John Tilton [Proved March 26, 1746.]

[Warrant, March 26, 1746, authorizing Jonathan Fifield and Benjamin Hilliard, both of Hampton Falls, to appraise the estate.]

[Inventory, Aug. 25, 1746; amount, £285.7.8; signed by Jonathan Fifield and Benjamin Hilliard.]

[Executor's account of the settlement of the estate; receipts, $\pounds_{321.8.8}$; expenditures, $\pounds_{245.10.0}$; allowed April 26, 1749.]

[Probate Records, vol. 17, p. 386.]

EBENEZER EASTMAN 1744 5

CONCORD

In the Name of God Amen—I Ebenezer Eastman of Rumford in the Province of Newhamshire in New England Gent: being of Perfect mind and Memory Do therfore make and Ordain this my Last Will and Testament-Imprimis. I give and Bequeath unto Sarah my well Beloved wife all that my house and my former Homstead in Haverhill in the County of Esex and also that part of my Pasture which is in the Cow Com'ons which I Purchased of Lieu^t Richard Hazzen Dec^d and Also my Negro man Named Cæzar and also three of my Cows which She Shall Chuse and a Horse now in Possesion of my Son in Law Ezra Carter and also the whole of my Houshold goods or as many as She Sees Cause to take for her Emprovement During her Naturall Life and afterward what She does not Expend for her Nesscesity to be Equally Divided Among All my Children 2^{1y} I give and Bequeath unto my Eldest Son Ebenezer One hundred pounds Old Ten^r Above an Equall Share Among the rest of my Children in the Divission of my Estate And the rest of my Estate to Equally Divided among all my Children Except Joseph to have One hundred pounds Old Ten¹ Less than the rest because I have Already given him the Vallue thereof by Deed and my Executors hereafter named (Viz) Ebenez^r and Phillip my Two Eldest Sons and Ezra Carter my Son in Law to pay all my Just Debts out of my Estate before the Divission thereof whom I have hereby Appointed to be the Sole Exers of my Estate In Witness for Confirmation of this my Last will and Testament I have hereunto Sett my hand and Seal this Seventh Day of March In the Eighteenth Year of his Majties Reign Annoqe Domini 1744

Sign'd Seal'd Publish'd pronounc'd and Declared In presence of

Moses Clements his David × Heath Mark Edw^d Tompson [Proved Aug. 31, 1748.] [Inventory, Nov. 25, 1748; amount, £7916.19.6; signed by Jeremiah Stickney and John Chandler.]

[Inventory of the Massachusetts estate of Capt. Ebenezer Eastman of Rumford, taken by Deacon James Ayer, Dr. Stephen Huse, and Moses Clements, all of Haverhill, Mass., Oct. 20, 1748; amount, \pounds 779.7.4; attested by Ebenezer Eastman, one of the executors, Dec. 5, 1748.]

[Essex County, Mass., Probate Files, and Probate Records, vol. 328, p. 274.]

[Petition of Ebenezer Eastman and Ezra Carter, Aug. 26, 1749, for the appointment of Capt. John Chandler, Lieut. Jeremiah Stickney, Aaron Stevens, Henry Lovejoy, and Timothy Walker, Jr., all of Rumford, to divide the estate, the minor child having chosen his brother, Joseph Eastman, as his guardian.]

[Bond of Joseph Eastman of Rumford, yeoman, with John Webster of Rumford, gentleman, and John Gilmore of Londonderry, yeoman, as sureties, in the sum of £1000, Aug. 30, 1749, for the guardianship of his brother, Moses Eastman, minor; witnesses, William Parker and Daniel Farnum.]

REUBEN CURRIER 1744/5 SOUTH HAMPTON

In the name of God amen I Ruben Currier of South-Hampton in the Province of New-Hampshier in New England yeoman being weak of Body but of perfect mind and memory: and not Knowing how soon or suddenly my Change may Come: Do make this my Last will and Testament: ffirst of all I Commend my Soul to God in Christ my Saviour and my body to the Dust to be Decently buried In hopes of Eternall Life: and as to my Temporall Estate I do Demise and Dispose of the same in manner ffollowing: vidz) Imprimis my will is that all my Just Debts and funerall Expences be duely paid by my Executors Itm 2^{1y} I Give to my wife Phebe Currier the use and Improvement of all my homested Lands buildings and orchards where I now Dwell: for and Douring the term of har naturall Life: or So long as She Remains a widow in my name

Itm 3^{1y} I Give to my son Abraham Currier one half of my home steed: with one half of the buldings and orchards: to bee By him or his Heires possesed and Injoyed Emediately affter the term of time that I have Given it to my wife for har use

Itm 4^{th1y} I Give to my Son Samuel Currier one Quorter part of my homested lands buldings and orchards in Quantity and Quallety To bee By him or his Heiers possesed and Injoyed Emediately affter the term of time that I have given it to my wife for

Itm 5^{th1y} I Give to my Son Ruben Currier one Quorter part of my Homested lands buldings and orchards in Quantity & Quallity To be By him or his Heiers possesed and Injoyed Emediately affter the term of time that I have given it to my wife for her use And my will is that if Either of my Sons before named Do not Live to posses and Injoy his part or portion as before Expressed: or Leave a Lawfull Heier to possess the Same: That then my two surviveing sons shall Divide his part and Portion Equilly betwen them two in Quantety and Quallety

Itm 6^{thly} I Give to my Daughter Dorothy Eighty Pounds in good Bills of Credit old Tennor to be paid by my Executor when she shall and do arive to Lawfull age to Receve her portion or upon marrage

Itm. 7^{th1y} I Give to my Daughter Miriam Currier Eighty Pounds in good Bills of Credet old Tennor to bee paid by my Executor when she shall and do arive to Lawfull age to Receve her portion or upon her marrage

And my will is that if Either of my Daughters do not Live to possess and Injoy har Portion as afore s^d or Leave a Lawfull Heir to posses the same: That my surviveing Daughter or Har Heiers shal have har portion that is the Eighty Pounds old Tennor

Itm 8^{th1y}: I do Constitute and appoint my wife Phebe Currier and my son Abraham Currier to be Executors of this my Last will and Testament: To whom 1 further give: that is to my wife all my Household goods of all sorts to be at her Disposall for ever: And all my Stock of all sorts and my peese of Land In Kingstown buting notherly upon land of Jonathan Doole and Easterly upon a highway to be at har Disposal for the paying of my Just Debts and the before mentioned Legacies to be paid by my Executors in this my will and allso all the Rest of my Estate both Reall and personall money debts dew to mee and moveable Effects what soever and where soever they may bee, not before disposed of other wise in this my will or other ways shee my sd wife Phebe and my son Abraham paying or Either of them Paying the afore mentioned Legacies to be paid by my Executors in manner as is before Expresd and all my just Debts and ffunerall Expences: and hereby Revoking all fformer wills I do Ratifye this and no other to be my Last will and Testament: witness my hand and seall this fourteenth Day of March In the Eighteenth year of his majesties Reign King George the Second &c Anno domini: 1744/5

signed sealed and declared by Ruben Currier y^e s⁴ Ruben Currier to be his Last will and Testament In pesence of us Benjamin Morrill Daniel French Philip Rowel [Proved May 29, 1745.]

THOMAS PICKERING 1744/5

PORTSMOUTH

In the name of God amen-

The Eighteenth Day of March Anno Domini 1744/5, I Thomas Pickerin of Portsmouth in New Hampshire in New England Millwright being Bound to Sea * * *

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Item: I Give unto My Son John Pickerin the Island Commonly called one tree Island Scituate Near the West end of Mendums Island in Portsmouth

Item I Give unto my Son Daniel Pickerin a House Lott of Land between my house & Churchwells Lott and running back as far as m^r Jotham Odiorns Land, also all my Right Tittle & Intrest to Ellinses point (So Called) also All my privelidge at York: and all the Marish that I have any wright or title to ajacent on the Mill Creek, or millpond

Item: I Give unto my Daughter Elizabeth Lambert Twenty Shillings old Tenor to be paid her by my Executrix out of my Estate

Item I Give unto my Daughter Abigail Pickerin Twenty Shillings old Tenor to be paid her by my Executorix out of my Estate when She my said Daughter Abigail Shall Come to the age of Eighteen years

Item I Give unto my Daughter Dorthy Pickerin Twenty Shillings old Tenor to be paid her by my Executorix out of my Estate when my Said Daughter Dorthy Shall Come to the age of Eighteen years

Item I Give unto my Daughter Olive Pickerin Twenty Shillings old Tenor to be paid her by my Executorix out of my Estate when my Said Daughter Olive Shall Come to the age of Eighteen Years

Item I Give unto my Daughter Lydia Pickerin Twenty Shillings old Tenor to be paid out of my Estate by my Executorix when my Said Daughter Lydia Shall Come to the Age of Eighteen years—

Item. I Give unto my Daughter Molly Pickerin Twenty Shillings old Tenor to be paid by my Executorix out of my Estate when my Said Daughter Shall Come to the Age of Eighteen years

Item All the Rest of my Estate Money Bills Debts Dues and Duties whatsoever and wheresoever to me belonging not here in Disposed of 1 Give and bequeath unto my beloved wife Dorthy Pickerin for my Said Wife Dorthy to Despose of the Same among my Children (Except my Son Daniel) as she thinks or may think fiting. And I Do hereby nominate Constitute and appoint My Said Wife Dorthy to be my Sole Executrix of this my Last Will and Testament: hereby Revoaking and Making Null and Void all Other Wills and Bequests by me heretofore made and holding firm and Vallid this & no Other to be my Last Will and Testament In Witness Whereof I have hereunto Set my hand & Seal the Day and Year first above mentioned—

Signed Sealed & Delivered In the presence of us also pronounced by the Said Thomas Pickerin to be his Last Will and Testament Thomas Bickford

John Cotton the Mark of Elizabeth × Bickford [Proved March 25, 1747.]

thomas Pickerin

[Inventory, Nov. 23, 1747; amount, \pounds 732.4.6; signed by Thomas Walden and John Cotton.]

[Warrant, June 28, 1749, authorizing Samuel Hart, John Shackford, gentleman, and Thomas Bickford, schoolmaster, all of Portsmouth, to receive claims against the estate.]

[List of claims, signed by Samuel Hart, John Shackford, and Thomas Bickford; amount, $\pounds 53.4.11\frac{1}{2}$; attested April 26, 1750.]

[Claim of Dorothy Pickering against the estate, May 22, 1750; mentions "Bringing up three Children til they are Seven Years old 624 weeks," and "Sundrys at Last Lying in and Nursing."]

[License to the executrix, May 30, 1750, to sell real estate.]

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REUBEN ABBOTT 1744 5

PORTSMOUTH

In the Name of God amen

The Twentieth Day of March Anno Domini 1744-5 I Ruben Abbet of Portsmouth in New England Cordwainer being Bound to Sea * * *

Item I Give unto my Son Moses Abbet five pounds old Tenor to be paid him out of my Estate by my Executorix

Item I Give unto my Son Ruben Abbet the Whole of my Real Estate in Portsmouth after my Wifes Decease he shall take possession thereof he paying twenty pounds old Tenor to my Son Benjamin Abbet

Item I Give unto my Son Benjamin Abbet my Whole Right at Barrinton and Twenty pounds old Tenor to be paid in Money by my Son Ruben Abbet when my Said Son Ruben takes possession of my Estate in Portsmouth aforesaid

Item I Give unto My Daughter Margeret Lebby one Cow & a Calf to be Delivered her on Demand by my Executorix

Item I Give unto my Daughter Allice Abbet one Cow & a Calf to be Delivered her by my Executorix when She Shall Come of age

Item I Give unto my Daughter Esther Abbet one Cow & a Calf to be Delivered her by my Exec^x when She Shall Come of Lawful age

Item I Give unto My Daughter Mary Abbet one Cow and a Calf to be Delivered her by my Exec^x when She Shall Come of Lawful age

Item All the Rest of my Estate Money Bills Debts Dues & Duties whatsoever and Wheresoever of right to me belonging not here in Disposed of I Give and bequeath unto My beloved Wife Susana During her Life and then to be Divided Equally among my Children and I Give unto my Said Wife the use and Improvement of the whole of my Estate During her Natueral Life, and I Do hereby Nominate Constitute and appoint my Said Wife Susana Abbet Sole Executorix of this My Last Will and Testament hereby Revoaking and Making Null and Void all other Wills & bequests by me heretofore made hereby Ratifying and holding firm and Vallid this and No Other to be my Last Will & Testament In Witness whereof I have hereunto Set my hand & Seal the Day & Year first above Mentioned

Signed Sealed Declared and Ruben Abbet pronounced by the Said Ruben Abbet to be his Last Will and Testament in presence of us John Sinkler Robert Green Moses Caverly [Proved Nov. 27, 1745.]

[Warrant, Nov. 27, 1745, authorizing Thomas Bickford and George Banfield, both of Portsmouth, to appraise the estate.]

[Inventory, Feb. 20, 1745 6; amount, £937.16.0; signed by George Banfield and Thomas Bickford.]

ELEAZER DAVIS 1745

[Administration on the estate of Eleazer Davis of Dover, yeoman, granted to Samuel Davis of Dover, yeoman, March 27, 1745.]

[Warrant, March 27, 1745, authorizing Eli Demeritt and William Hill, Jr., both of Dover, yeomen, to appraise the estate.]

[Guardianship of Eleazer Davis, aged less than fourteen years, son of Eleazer Davis, granted to Samuel Chesley of Dover, yeoman, March 27, 1745.]

[Inventory, April 23, 1745; amount, £188.4.0; signed by Eli Demeritt, Jr., and William Hill, Jr.]

DOVER

MARY DOWEN 1745

[Bond of Benjamin Porter of Boxford, Mass., gentleman, with Thomas Redington of Boxford, Mass., yeoman, and John Ober of Methuen, Mass., as sureties, in the sum of £1000, April 1, 1745, for the guardianship of John Dowen, minor, more than fourteen years old, son of Mary Dowen of New Hampshire, deceased.]

[Essex County, Mass., Probate Files.]

JOSEPH GRAVES 1745

EXETER

The Last will and testament of Joseph Graves. I Joseph Graves of Exeter in the province of New hamshire in New England being weak of body * * *

Item 1) I Give unto my Son Joseph Graves the one third part of my Land laying in the parish of Eppin and my Gun he paying to his brother Israel half so much as an other gun as Good as that is Shall Cost and allso ten Pounds in old tennor money unto his Sister mehittable

Item 2) I Give unto my Son Israel Graves one third part of my Land Laying in the parish of Eppin he paying unto his sister margreat the sume of ten pounds old tennor money

Item 3) I Give unto my two daughters mehittable Graves and margreat Graves to Each of them ten pounds to be paid by their two brothers as above s^d—

finally I Give unto my well beloved wife mehittable Graves one third part of my Land in Eppin and all my moveable Estate both within Doors and without together with all the debts that is Due to me to be wholly at her dispossing forever and do by these presents Constitute and ordain her my well beloved wife mehittable Graves the Sole Executrix to this my last will and testament hereby revoking and Disanulling all other and former wills and testaments by me heretofore made and have to this my Last will and testament set too my hand and Seal this first day of april Anno Domini 1745

Signed Sealed and owned InJoseph Gravesthe presence of usTimothy GordenJames GordenCartee Gilman[Proved Aug. 28, 1745.]

SAMUEL MELCHER 1745 HAMPTON FALLS

In the Name of God Amen this Eighteenth day of April Anno Domini one thousand Seven hundred & forty five I Samuel Melcher of Hampton falls in the Province of New Hamps^e in New England Yeoman Being Aged & Infirm in Body * * *

Item. I Give and Bequeath to my wellbeloved wife Elisabeth The Use And Improvement of One third part of all my lands And Buildings So Long as She Remains my widow And Also All my Houshold Goods Excepting the Beds hereafter Given to my Daughters to be hers So long as She Remains my Widow And at her decease or time of Marriage to be Divided Among my three Daughters Hannah, Sarah, & Esther. I also Give to my Said wife two Cows & four Sheep & a Horse to be kept for her by my Executor hereafter Named so long as she Remains my Widow; And my Will is that if She Marry Again then that she shall have One feather Bed & Beding and her Wearing Apparell And no more

Item I Give And Bequeath to my Son John Melcher the Piece or tract of land where he now lives Being Six half Shares Bounding Notherly on land of Joseph Shaw Southerly on land of Deacon Bacheldor Westerly on Drinkwater Rode so Called and to Go Eastwardly to the Cove fence So Called Excepting the Improvement of the third part before Given to my wife. And at her decease or time of Marriage the whole to be to my Said Son John his heirs and assigns forever. I Also Give to my Said Son John his heirs and Assigns for Ever One half of All my land or Right to land Divided or Undivided in the Township of Chester in the Province aforesaid: And I Give to my Said Son John one half of my Crosscutt Saw. And my Will is that he pay to my daughter Hannah Melcher one hundred Pounds Passable Bills of Credit Old Tenor so Called within two Years after my decease

Item I Give And Bequeath to my Son Samuel his heirs & Assigns for ever All my home place Housing And Lands lying on one Side of the way or on the other Excepting the Improvement of the third part which I have before Given to my wife during her Widowhood And at her Decease or time of Marriage the whole to be to my Said Son Samuel: Also One half of All my land or Right to land Divided Or Undivided in the Township of Chester in the Province aforesaid: Also three half Shares Lving in Kensington Bounding on Drinkwater Road Westwardly on land of Deacon Bachelder Notherly And Land of John Cram Southerly: Also a piece of Salt Marsh about five Acres lying in Salisbury. Also All my Stock of Creatures he to keep two Cows & four Sheep Winter And Summer for my wife so long as She Remains A Widow As before mentioned: I also Give to my Said Son Samuel All my Husbandry tools Except the half of my Crosscutt Saw before Given to my Son John. And I Order my Said Son Samuel to provide a Room for my two Daughters Sarah & Esther to live in So long as they live Unmarried or Either of them: The Room to be in the House where he lives Or if he does not Choose that then he to Build them a Sutable House of one Room to be Set in Such place As they shall Choose And they to have the Improvement of One Acre of land with the house So long as they Remain Unmarried

Item I Give And Bequeath to my Daughter Hannah Melcher one Hundred Pounds Passable Bills of Credit Old Tenor so Called to be paid by my Son John as above mention'd within two Years after my Decease: I Also Give to my Said Daughter One third part of The houshold Goods after her mothers decease or time of Marriage Item I Give And Bequeath to my Daughter Sarah Melcher One hundred Pounds passable Bills of Credit Old Tenor so Called to be paid by my Executor hereafter Named Within two years after my decease, And a Room to live In So long as She lives unmarried as Before Mentioned And also one feather Bed And a Third part of The Houshold Goods after her mothers decease or time of Marriage

Item I Give and Bequeath to My Daughter Esther Melcher One hundred Pounds passable Bills of Credit Old Tenor So Called to be paid by my Executor hereafter named within two years after my decease: And a Room to live in so long as she lives Unmarried as before Mentioned And Also one feather Bed and a third part of the Houshold Goods at her mothers decease or time of Marriage

Item I Give And Bequeath to my daughter Mary Ward Wife of Abel Ward five Pounds Passable Bills of Credit Old Tenor So Called to be paid by my Executor hereafter Named within two years after my Decease

Itim I Give And Bequeath to my Daughter Elisabeth Sanborn wife of Ezekiel Sanborn five Pounds Passable Bills of Credit Old Tenor so Called to be paid by my Executor hereafter named within two years after my Decease

Lastly My Will is that my Son Samuel Melcher be Sole Executor to this my Will And that he Receive all Debts Due to me & pay all that I Owe And my Funeral Charges And for the Confirmation of all aforegoing I have hereunto Set my hand And Seal the Day & year aforewritten

Signed Sealed & Declared by the Said Samuel Melcher to be his last Will & Testament In Presence of his Samuel × Melcher Mark

Meshech Weare Benjamin Sweett Daniel Sanborn [Proved April 28, 1755.] [Bond of Samuel Melcher, husbandman, with Benjamin Swett and Daniel Sanborn as sureties, all of Hampton, in the sum of $\pounds 200$, April 28, 1755, for the execution of the will; witnesses, Samuel Clark and Jonathan Colcord.]

HEZEKIAH JENNESS 1745

In the Name of God Amen. The Tenth day of May in the year of our Lord Christ one Thousand Seven hundred and forty five. I Hezekiah Jennes of Rye in the Province of New Hampshire Yeoman being sensible that it is appointed for all men once to die & being weak and Sick in Body * * *

Item I Give unto my Daughter Hannah (the wife of Joshua Jennes) and to her Heirs and assigns the one Third Part of my Pew in the Meeting house at Rye afores^d also I Give unto my s^d Daughter five shillings to be paid her in one year after my Decease—

Item I Give unto my Daughter Anna (the wife of Thomas Parker) the sum of five shillings to be paid her in one year after my Decease

Item I Give five shillings a piece unto each of the Children of my son Thomas Jennes deceased, to be paid in one year after my decease—

Item I Give five shillings a piece unto each of the Children of my Son Jennes deceased to be payd in one year after my Decease

Item I Give and Bequeath unto my sister in Law Deliverance Folsom and unto her Heirs and assigns for ever a certain Piece of salt marsh Containing two acres More or less lying in little River marshes (so called) in Hampton in s⁴ Province and bounded on the one side by land now or formerly of Richard Jennes Esq^r and on the other side by land now or formerly of one Shubal Page—

Item as to the Rest and Residue of my Estate where soever and whatsoever whether Real or Personal I Give and Bequeath

RYE

the same unto my Daughter Mary (the wife of Job Jennes) and unto her Heirs and assigns forever—

And I do hereby ordain Constitute and appoint my son in Law Job Jennes to be sole Executor of this my last will & Testament Ratifying and allowing this and No other to be my last will and Testament In Testimony where of I have hereunto set my hand & seal the Day and year first above written—

Signed seald published pronounced and declared by the s^d Hezekiah Jenness as his last will & Testam^t in the Presence of us witnesses—Subscribing in the Testators presence Elisha lock Mark Jennes Daniel moulton [Proved May 29, 1745.]

[Inventory, signed by Joseph Locke and Nathaniel Rand; amount, £1163.13.0; attested Oct. 30, 1745.]

JAMES GILMORE 1745 LONDONDERRY

[Administration on the estate of James Gilmore of Londonderry, yeoman, granted to Jane Gilmore, widow, May 29, 1745.]

[Warrant, May 29, 1745, authorizing James Rogers and John Hunter, both of Londonderry, to appraise the estate of James Gilmore, administration of which is granted to his widow, Jane Gilmore.]

[Probate Records, vol. 15, p. 445.]

[Inventory, signed by James Rogers and John Hunter; amount, £2263.4.4; attested June 26, 1745.]

[Margaret Gilmore, Jonathan Gilmore, and Elizabeth Gilmore consent to the appointment of their brother, John Gilmore, as administrator in place of their mother, deceased, March 25, 1746.]

[Administration granted to John Gilmore of Londonderry, yeoman, Sept. 24, 1746.]

[Probate Records, vol. 17, p. 71.]

[Bond of John Gilmore, yeoman, with Robert Riddle and William Gilmore, yeomen, as sureties, all of Londonderry, in the sum of \pounds 500, Sept. 24, 1746, for the admistration of the estate; witnesses, William Pottle and William Parker.]

[Warrant, June 24, 1748, authorizing Alexander Rankin, James Rogers, and John Hunter, all of Londonderry, yeomen, to determine the annual income of the estate.]

[Return, Aug. 26, 1748, appraising the annual income of the estate at \pounds 20.0.0; signed by Alexander Rankin, James Rogers, and John Hunter.]

[Warrant, Aug. 30, 1749, authorizing James Rogers, John Wallace, Thomas Wilson, John Hunter, and David Hunter, all of Londonderry, to divide the estate.]

[Administrator's account of the settlement of the estate; receipts, £753.4.4; expenditures, £306.7.10; allowed June 27, 1750; mentions "Maintaining agnes one of the Children of ye Intestate 2 Years till she was Seven years of age."]

Province of In Obidence to a Warrant Bearing Date New Hampshire August the 30th Day 1749 Derected to us James Rogers Thomas Willson John Wallace David Hunter and John Hunter all of Londonderry in s^d Province from the Hon^{ble} Andrew Wiggin Esq^r Judge of the Probate of wills for s^d Province to make a Division & Partition of the Real Estate of James Gillmor leat of s^d Londonderry Deceased among the next of kin of the s^d Deceased and By Vertue of s^d Warrant we have made Division and Partition of s^d Estate in manner following A plan of the hom place Containing 130 acres of s^d Estate

E 240 Rhods : 2 John Gillmor's share N: 89 Rhods Robert Peterson & his wife Jane's share Elizabath Gilmor's share George Patteson & his wife Margrat's share 8 Tonathan Gilmor's share 8 - -

The oldest son Joⁿ Gilmor to have his Duble share on the north side of s^d plan from End to End Containg twenty six acres & one Quarter as it appears in s^d plan which is Eighteen Rhods wide on the west End & seventeen on the East—

Robert Peterson & his wife Jane the Daughter of the s^d Deceas^d to have their share Bounding on the south side of the said Joⁿ's share from End to End Containing twenty four acres and three Quarters as it appears in s^d plan & is seventeen Rhods wide on the west End & sixteen on the East End—

Elizabath Gilmor the Daughter of the s^d Deceased to have her share Bounding on the south side of the s^d Peterson's share from End to End Containing twenty four acres and three Quarters as it appears in s^d plan & is seventeen Rhods wide on the west End & sixteen on the East End

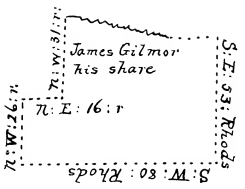
George Patteson & margrat his wife the Daughter of the said Deceased to have their share Bounding on the south side of the s^a Elizabath's share from End to End Containing twenty six acres & one Quarter as it appears in s^a plan & is Eighteen Rhods wide on the west End & seventeen on the East End—

Jonathan Gilmor the son of the s^d Deceased to have his share on the south side of s^d plan from End to End Bounding on the Revrd M^r M^rGregores land on the south side Containing twenty

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seven acres & three Quarters as it appears in s^{a} plan and is Ninteen Rhods wide on the west End & Eighteen on the East End together with a fraction of land at the south west angle of s^{a} share about one acre more or less as appears in s^{a} plan

Also another plan of land Belonging to s^d Estate Containing twenty three acres & a half Encluding the highway which is James Gilmor's share the son of the s^d Deceased which land layeth on the Road Betwen James Rogers and Joⁿ m^eMurphy Esq^{r's} Grist mill



The two Youngest Chelderen of the s^d Deceased: viz: Marian & Agnas Gilmor is to have two Hundred and fourteen acres of land laying near Brandy Rock so Cal'd which land is Known by the Name of the mendment & addition land together with the fourth Division which is (N° 100) which lands is Equally to be Divided by Quantety & Quallety Betwen the afore s^d two Chelderen—

and the Reason we have not made partition & Division Betwen the afore s^d Chelderen's parts of s^d Estate is we Judge it will be sold & to better advantage undivided then if we had made Division of the same—

note that the other Chelderen before mentioned is to pay in money to the afore s^d marian & Agnas Gilmor the sum of ninty pounds in Bills of the old tenor or Lawfull money Equal therto which money is Equally to be paid by the aforesaid persons out of their particuler shars & to be Equally Divided Betwen the $s^{\rm d}$ marian & Agnas Gilmor—

which money is to be paid in manner following (viz) thirty pounds to be paid at or upon the first day of Jan^{1y} which will be in the Year of our Lord 1752, also thirty pounds to be paid Jan^{1y} the first day which will be in the year of our Lord 1753, and the last thirty pounds to be paid Jan^{1y} the first day which will be in the year of our Lord 1754.—

and if the s^d money be not paid at the afore s^d tarms we alow Reasonable Intrest for the same till paid

James Rodgers thomas Willson Joⁿ Wallace David Hunter John Hunter

[Guardianship of James Gilmore and Elizabeth Gilmore, minors, children of James Gilmore, granted to William Gilmore June 27, 1750.]

[Probate Records, vol. 17, p. 560.]

[Bond of William Gilmore, with James Rogers and John Wallace as sureties, all of Londonderry, in the sum of £500, June 27, 1750, for the guardianship of James Gilmore and Elizabeth Gilmore; witnesses, William Parker and Noah Parker.]

NATHANIEL AMBROSE 1745

In the Name of God Amen The third Day of June in the year of our Lord God 1745 I Nathanael Ambross of Chester in the Province of New Hamp^r Husbandman being very ill and weak in body * * *

Imprimis I give & bequeath to Lidia my Dearly beloved wife the Sum of forty Pounds in Money old tenor to be paid out of my Esteat at the end of three years after my desease: And also all the household Stuff Movables, & creatures, I have that was hers, that I had with her at Marriage & sience to be Returnd

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CHESTER

to her Immediatly after my Deceas—Provided she quits all her Right of thirds in my Esteat in consideration of sd forty pounds & Movables abovementioned.

Item I give unto my beloved son Henry ambross five Pounds in Money old tenor to be paid out of my Esteat at the end of four years after my Deceas

Item I give unto my beloved son John ambross five pounds in money old tenor to be paid out of my Esteat at the end of four years after my deceas

Item I give unto My beloved Daughter Elisabeth Batchelder ten Pounds in Money old tenor to be paid out of my Esteat at the end of four years after my Deceas

Item I give unto my Beloved Daughter Abigail Prescut ten Pounds in Money old tenor to be paid out of my Esteat at the end of four years after my Deseas

Item I give unto My three Grand-Daughters Namely Sarah veasey, Abigail veasey & Agnes veasey, to Each of them ten Pounds in Money old tenor to be paid out of my Esteat four years after my Deceas

Item I give to my beloved son in law Thomas Veasey of Stratham in sd Province whom I constitute Make and ordain my only and sole Executor of this my last will and testament all the Remainder of my Esteat that is left when my Debts & abovesaid Legacies are paid as abovesd; to be by him freely Possed & injoyed and I do hereby utterly disallow Revoke & disanull all & every other former testimonies wills & legacies Requests & Executors by me in any ways before this time Named Willed & bequeathed Ratifieing & conferming this & No other to be my last Will and testament In Witness whereof I have hereunto set my hand & seal the Day & year above written

Signed Sealed Published Pronounced & Decl^a by the sd Nath¹¹ Ambross as his last Will & testament in Presents of us the Subscribers

his Nath¹¹ × ambross mark Moses Leavit George Veasey jun^r her Elizebeth × Cotton merk [Proved June 26, 1745.]

[Inventory, signed by Ebenezer Dearborn and Samuel Emerson; amount, £174.9.0; attested Oct. 30, 1745.]

[Warrant, June 26, 1745, authorizing Samuel Emerson and Ebenezer Dearborn, yeoman, both of Chester, to appraise the estate.]

[Probate Records, vol. 15, p. 494.]

RICHARD PLUMMER 1745

[Administration on the estate of Richard Plummer of Dover, innholder, granted to Elizabeth Plummer of Dover, widow, June 26, 1745.]

[Warran[†], June 26, 1745, authorizing Stephen Roberts and Abraham Nute, both of Dover, to appraise the estate of Richard Plummer, administration of which is granted to his widow, Elizabeth Plummer.]

[Probate Records, vol. 15, p. 474.]

[Inventory, Sept. 20, 1745; amount, £878.18.9; signed by Stephen Roberts and Abraham Nute.]

[Bond of Bitfield Plummer, yeoman, with John Wentworth and Benjamin Mason as surcties, all of Dover, in the sum of \pounds 500, Aug. 30, 1750, for the administration of the estate of his father, Richard Plummer; witnesses, William Parker and Samuel Jackson.]

DOVER

JOHN BANFIELD

1745

PORTSMOUTH

In the Name of God Amen.—

I John Banfill of Portsmouth in the Province of New Hampshire Shipwright being bound to Sea and not knowing how it may Please Almighty God to deal with me. I make this my last Will and Testament Viz^t

I commit my Soul to God who gave it trusting through the merrits and mediation of Jesus Christ for Salvation, my Body I commit to the Earth to be Buried at the Discretion of my Executors.—

My real and personal Estate I Bequeath as follows

Imprimis My House and Land lying in the Town of Portsmouth I Bequeath to my Honored Mother Elizabeth Lang for and During her natural Life—

Item 1 Will and Bequeath to my Loving Cousin Stephen Greenleafe of Boston all my Personal Estate Debts Dues and Demands, Also all my Real Estate at the Decease of my Hon^{*d*} Mother, To have and to hold the same to him and his Heirs for Ever. I also make him the said Stephen my Sole Executor of this my last Will and Testament Hereby Revokeing and Disannulling all former Wills or Testaments heretofore made. In Testimony whereof I have hereunto sett my Hand and Seal this Twenty Eights day of June One Thousand Seven Hundred and Forty Five and in the Ninetenth Year of his Majestys Reign—

Sign'd Sealed and Delivered in Presents of—

John Banfill

Tho^s Moffatt Isaac Townsend Elisha Foster [Proved Feb. 11, 1745/6.] [Suffolk Registry, Boston, Mass.]

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Province of New Hampsh^r To the Hon^{ble} Andrew Wiggin Esq^r Judge of the Probate of Wills &c for said Province Humbly Shews Stephen Greenleaff of Boston in the County of Suffolk in the Province of the Mass^a Bay Mathematical Instrument maker

That John Banfill late of Portsmouth in the Province of New Hampshire Mariner Deceased Some time in July last Saild with Recruits for Louisbourg from Boston afores^d but is now Deceased & a Short time before he Saild made his Last Will & Testament Expresly Revoking all other Wills & Testaments by him in any manner before made & appointed Your Remonstrant Sole Executor thereof the Witnesses of which living in Boston he Humbly Conceives it must be proved there and as the s^d Testator had Real & Personal Estate in this Province at the time of His Decease if any other Will or Testament should be offerd to be proved here He prays the Same may not be Proved but that the matter may be Suspended until the said Last Will of which he is Exec¹ can be proved & sent here or an Authenticated Copy thereof to put the matter out of Dispute & he shall Ever pray &c

Jan^{ry} 14th 1745-

Stephen Greenleaf

JONATHAN PRESCOTT 1745

KENSINGTON

In the Name of God Amen. This first Day of July Anno Domini 1745. I Jonathan Presscot of the Parish of Kensington in the Province of New Hampshire in New England Gentleman, * * *

Item. I give & bequeath unto Judith my beloved Wife all my Moveables within Doors to her & her Heirs for ever. Also the Improvement of the one Half of all my Real Estate lying in the Parish of Kensington & Hampton falls during her Widow-Hood, or being my Widow.

Item. I give & bequeath unto my Son Jonathan Presscot, & unto his Heirs & Assigns for ever; He paying out as hereafter Mentioned, the one Half of all my Lands Marsh & Meadow, or

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Real-Estate lying in the Parish of Kensington & Hampton falls. And he to come into the Possession of that Part which is given to his Mother, at her Day of Marriage, or Death. Also a Sixth Part of a whole Original Right, except the Home Lot, laying in the Township of Chester in s^a Province.

Item. 1 give & bequeath unto my Son Jesse, and unto his Heirs & Assigns for ever, He paying out as hereafter mentioned, the other Half of all my Lands Marsh & Mcadow, or real Estate lying in the Parish of Kensington & Hampton falls, & he to come into the Possession of that Part which is given to his Mother, at her Day of Marriage or Death.

Item. I give & bequeath unto my two Sons Nathan Gove, & Micha & unto their Heirs & Assigns for ever, All my Estate in Housings & Lands lying in the Parish of Epping in said Province of New Hampshire, to be equally divided betwixt them.

Item. I give & bequeath unto my Sons Jonathan, Jesse, Nathan Gove, & Micha, & unto their Heirs & Assigns for ever, all my Estate or Rights of Land lying in the Township of Gilman-Town in s⁴ Province, equally to be divided Amongst them; If either of s⁴ Sons should die before he come to the Age of Twenty-one Years, then his Part shall be equally divided to and among my surviving Sons.

Item. My Will is that my Son Jonathan pay One hundred Pounds new Tenor to the Bank of this Province, where I am obliged.

Item. I give & bequeath unto my Daughter Miriam & her Heirs one hundred Pounds old Tenor, to be paid by my Son Jonathan at her Day of Marriage, or twenty one Years of Age, which shall first happen.

Item. I give unto my Daughter Judith Row Ten Pounds old Tenor, 'She having receiv'd considerable allready, & to be paid unto her or her Heirs within one Year after my decease by my Son Jesse.

Item. I give unto my Daughter Abigail, & unto her Heirs One hundred Pounds old Tenor, to be paid by my Son Jesse 18 at her Day of Marriage, or twenty one Years, which shall first happen.

Item. I give unto my Daughters, Elizabeth, Rachel & Jemima, & unto each of them, & unto each of their Heirs One hundred Pounds old Tenor to be paid unto them & each of them, & unto each of their Heirs by my Son Jesse at their particular Day or Days of Marriage or twenty one Years of Age, which shall first happen.

Item. I do hereby constitute & ordain my Wife Judith & my Son Jonathan Presscot Executors of this my last Will and Testament. And I do hereby revoke all & every other Testament & Will heretofore by me named & willed, ratifying & confirming this & no other to be my last Will & Testament. In Witness whereof I the said Jonathan Presscot have hereunto set my Hand & Seal, the Day & Year above written.

N B where it is said I give to my Daughters Elizabeth, Rachel & Jemima & unto each of them, & unto each of their Heirs One Hundred Pounds old Tenor the meaning is that I give Elizabeth one hundred Pounds old Tenor, & Rachel one Hundr⁴ Pounds old Tenor, & Jemima One hundred Pounds Old Tenor, & if they or either of them die before they come of Age, y^t then their hundred Pounds Should be given to their Heirs

furthermore it is my will that if my wife Dies before the young children are capable to maintain themselves that they Shall be brought up out of the half of the Estate which my wife was to have y^{*} Improvement of During her widow hood

Signed Sealed published pronounced and declared by the s^a Jonathan Presscot to be his last Will & Testament in presence of us Jonathan Prescut

Joseph Tilton Abraham Prescutt Benjamin Row [Proved April 30, 1746.] [Warrant, April 30, 1746, authorizing Meshech Weare and Samuel Prescott, both of Hampton Falls, to appraise the estate.] [Probate Records, vol. 17, p. 8.]

[Inventory, May 26, 1746; amount, £5045.5.6; signed by Meshech Weare and Samuel Prescott; mentions Jonathan Prescott, father of the deceased.]

[Additional inventory, signed by Samuel Prescott and John Batchelder; amount, £205.12.0; attested June 18, 1747.]

[Account of Jonathan Prescott, Richard Sanborn, and his wife, Judith Sanborn, of the settlement of the estate; receipts, $\pounds 1125.15.6$; expenditures, $\pounds 855.4.0$; allowed July 25, 1753.]

THOMAS ROBINSON 1745

EPPING

The Last will and testament of Thomas Robison of the Parish of Eppin in the province of New hamshire in New England * * *

Item 1) I give unto my well beloved Son John Robison my Dwelling house and out housing and all my Lands theretoo belonging together with all my Cattle he paying what Legacies hereafter mentioned

Item 2) I give unto my daughter Abigail melloon twenty shillings Lawfull money she having received her portion allready to be paid her within one year after my decease

Item 3) I give unto my daughter mary Judkins fifty shillings Lawfull money to be paid within one year after my decease

Item 4) I give unto my daughter Rachel melloon fifty shillings Lawfull money to be paid her within one year after my decease

Item 5) I give unto my daughter Hannah bean fifty shillings Lawfull money to be paid within one year after my decease—

Item 6) I Give unto Elisabeth Robison my daughter my feather bed and all the bedding thereto belonging

finally my will is that my well beloved Son John Robison pay all the Leagacies abovewritten and I do make and ordain him my well beloved Son John Robison the Sole Executor to this my Last will and testament hereby Revoking and disannaling all other former wills and testaments by me heretofore made and have to this my Last will and testament set my hand and seall this tenth day of July In the year of our Lord 1745

Signed Sealed and ownend In Thomas Robison the Presence of us

Caleb Gillman Benjamin Gorden Cartee Gilman [Proved July 25, 1750.]

[Bond of John Robinson of Epping, with Caleb Gilman, Jr., and Benjamin Gordon, both of Exeter, yeomen, as sureties, in the sum of £1000, July 25, 1750, for the execution of the will; witnesses, William Parker and William Rindge.]

ABRAHAM STOCKBRIDGE 1745 STRATHAM

In the Name of God Amen The Fifteenth Day of July in the year of our Lord God 1745 l Abraham Stockbridge of Stratham in the Province of New Hamp^r in New England yeoman, Being Well & in bodyly health * * *

Imprimis I Give and bequeath to Mary my beloved Wife the whole Emprovement & Income of all my Esteat in Stratham aforesd both Real & Personal so long as She Remains my Widdo to be at her desposeing excepting five acres of land next Briers land & in case she should Marry again then to have but her thirds in My s⁴ Esteat as the law directs

Item I give unto my Beloved son John Stockbridge all my Esteat in Stratham both Real and Personal, after his Mother My s^d wifes, term is out that She is to have the Emprovement of it as abovesd, He my sd son John Paying all my Debts & funerall charges, And Paying unto his two Sisters Namly Moriah Stockbridge & Comfort Stockbridge; one hundred Pounds in money each, old tennor, to pay the sd hundred pounds to my Daughter the sd Moriah four years after my Deceass and in case my son the sd John shall at the end of four years after my Deceass choose Reather to Pay unto his sister the sd Moriah her sd hundred Pounds in land then in Money, it Shall be in his choice to let her have five acres of land Next to Tho⁸ Briars land, bounded as followeth viz⁴⁴ begining at sd Briars land & Runing the whole breadth of sd Briars land in to My land till sd five acres be compleated which she the sd Moriah shall be obliged to take in Stead of her sd hundred pounds, if her brother the sd John be so minded And also to Pay unto his Sister the sd Comfort Stockbridge one hundred Pounds in Money old tennor, when she Comes to Eighteen years of age, or upon her Marriage Day if she Marrys before she comes to Eighteen years of age—

Item I Give unto My beloved Daughter the abovesd Moriah Stockbrige one hundred Pounds in Money old tennor, to be paid her by her brother the abovesd John Stockbridge four years after my desease or five acres of land in stead of sd hundred Pounds, as abovesd

Item I Give unto My beloved Daughter Comfort Stockbridge abovesd one hundred Pounds in Money old tenor to be paid her by her brother the abovesd John Stockbridge at Eighteen years of age or at Marrige as abovesd.

Item I Give unto My two Grandsons Namly John Stockbridge and Abraham Stockbridge, My whole Right & Propriety shear of land in the township of Bow, in sd Province, that is to say I give unto my grandson the sd John two fifth of sd Right and to My Grandson the abovesd Abraham three fifths of sd Right, to be divided between them for Quantity and quality, according to their Rights—

I Also hereby constitute & make & ordain My beloved son the abovesd John Stockbridge My only & sole Executor of this my last Will & testament and do hereby utterly disallow Revoke & disannull, all & every other former testimonies Wills & Legacies Requests & Excutors by me in any-ways before this time Named Willed & bequeathed Ratifiing & confirming this & no other to be my last Will & testament In Witness whereof I have hereunto set my hand & seal the day & year abovewritten

Abraham Stockbridge

Signed Sealed Published Pronounc⁴ & declar⁴ by the sd Abraham Stockbridge as his last Will & testament in the Presents of us the Subscribers—viz¹¹—

Moses Leavit

Dudley Leavitt

Stephen Thurston

[Proved March 25, 1746.]

[Warrant, March 26, 1746, authorizing Jonathan Dearborn and Thomas Veasey, Jr., both of Stratham, to appraise the estate.]

[Inventory, signed by Jonathan Dearborn and Thomas Veasey, Jr.; amount, £1435.13.0; attested May 27, 1746.]

WILLIAM DORAN 1745 EXETER

[Administration on the estate of William Doran of Exeter, trader, granted to Abigail Doran of Exeter, widow, July 31, 1745.]

[Warrant, July 31, 1745, authorizing Nicholas Perryman, gentleman, and James Folson, yeoman, both of Exeter, to appraise the estate.]

[Probate Records, vol. 15, p. 480.]

[Inventory, Oct. 28, 1745; amount, £746.0.0; signed by Nicholas Perryman and James Folsom.]

MARY FROST

1745

NEWCASTLE

In the Name of God Amen. I Mary Frost of Newcastle in the Province of New Hampshire in New England Gentlewoman, Relict widow of John Frost late of Said Newcastle Esqr Dec^d * * *

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Imp[†] I give and bequeath unto my beloved Children William Frost, John Frost, Charles Frost, Andrew Pepperrell Frost, Joseph Frost and George Frost my Sons, and to Sarah Blunt the Wife of the Rev^d M[†] John Blunt, Miriam Frost the Wife of M[†] Elliot Frost Jane Frost and Dorothy Frost my Daughters, All my Houses Lands Tenements Hereditaments, Inheritances and all other Real Estate wheresoever and whatsoever, except what is hereafter particularly bequeathed, To Hold to them my Said Children their Heirs and Assigns forever to be equally divided amongst them reserving So much of my Said Real Estate as is necessary for the Payment of my just Debts or any just Debts that may hereafter appear to be due from my late Husband aforesaid, which I hereby Impower my Executors to make Sale of in order to discharge the Said Debts.

Item. I give to my Four Daughters Sarah Blunt, Miriam Frost, Jane Frost, and Dorothy Frost, and their female Issue all my Household Goods and Furniture, and all my Wearing Apparrell of what nature or kind Soever to be equally divided amongst them; But if any of them Should die without female Issue then their respective Part of my Said Household Goods and apparrell to be divided amongst my Surviving Daughters. All the Rest of my personal Estate, as Money Bonds Notes Book Debts, I give to all my Children Sons and Daughters above mentioned to be equally divided or distributed amongst them, nothing excepted or reserved except what is hereafter mentioned.

Item. I give and bequeath to my three youngest Daughters & their Heirs and Assigns forever all the Rights, that I have or that my late Husband John Frost Esq^r had of in and unto any of the new Townships in the Province of New Hampshire aforesaid, except my Right in Barnstead, which I hereby give and bequeath unto my Grandson John Blunt jun^r To hold to them the Said Miriam Jane and Dorothy Frost their Heirs and Assigns to be equally divided between them.

Item. I do give to my Grandson John Frost junt a piece of

Gold called a Jacobus Piece, and a large Silver Headed Cane which was my late Husbands and mark'd with his own Name

lastly, I do hereby Nominate and appoint my Sons William Joseph and George Frost Executors of this my last Will & Testament, them or any two of them to be joined in duly administring my Estate according to this my Will, and do also appoint my beloved Friends the Hon^{ble} William Pepperrell Esq^r the Rev^d Benjamin Colman Doct^r of Divinity William Tyler Esq^r and Simon Frost Gentⁿ (To whom 1 order my Executors to give a gold Ring apiece) To be Overseers of this my last Will and Testament, desiring them to advise and assist my Executors, and if Occasion may require (them or any two of them) to adjust and Settle any Dispute that may arise about and concerning this my Will or any part of my Estate herein bequeathed, And I do hereby revoke and disannul all other Wills and Testaments by me heretofore made, and ratifying and confirming this and no other to be my last Will and Testament In Testimony whereof I have hereunto Set my Hand and Seal the Second Day of August in the Year of our Lord One Thousand Seven Hundred and Forty five, and in the Nineteenth Year of His Maj^{ts} Reign mary ffrost

Signed Sealed published and Declared by the Said Mary Frost as her last Will and Testament in the presence of us the Subscribers

Joseph Newmarch W^m Clark John Peairce J^r Rebekah Donnell Simon Frost

I Mary Colman of Boston in the County of Suffolk & Province of the Massachusetts Bay Widow, the above named Mary Frost, having Considered of my last will and Testament before written have Thought proper to add the following Codicile thereto

my will is That my negro woman Hagar Shall be Mannu-

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mitted or go ffree at my decease and that She Shall have her wearing Apparrell bed & Bedding given her by my Executors before named Nevertheless I would recommend it to her to live with Such of my Children as She Shall Choose

Item—provided my intended Marriage with the Rev⁴ M^r Benj^a Prescott of Salem takes Effect I give unto him my Negro womans Child Cato and all the Houshold Furniture plate and Money that I may Carry with me to his House, But not my wearing apparrell being desirous my daughters Should have them as by the foregoing will—

Item that whereas I have made my Sons Executors to my will Aforesaid who Stand Indebted to me for Several Sums of money as by their respective obligations may [torn] rest of my Estate According to my will before written

In Witness whereof I have hereunto Set my hand & Seal the fourth day of October Anno Domini One Thousand Seven hundred & forty Eight In the Twenty Second year of His Majestys Reign—

Signed Sealed published & declared by the Testatrix to be her last will In presence of us Mary Colman

John Phillips Daniel Marsh Samuel Phillips [Proved May 28, 1766.]

Hono^d Sir

As Our deceased Mother Marey Frost by her Last will & testiment Devised to us & the rest of her Children a lott of land in Portsmouth & one at New-Castile with an old Small house thereon & a Pew in the meeting house in Said Newcastile to be Equaly divided amongst us all, Wee Pray your Honour would give the Executers leave to Sell the above, at Publick Vendue to Enable them to pay what debts are due from the Estate as there is no Parsonal Estate wee know or can find to defray Charges or pay debts & the Remainder if any there is to be divided amongest Us & the other Children so that the Estate may be Settled, which Ought to been done longe Agoe by the Neglect or Carlesness of the Executers, greatly to our damage as the above lotts have been yearly falling in Value & bringing no Income, Wee hope your Honour Sees the resonableness of our request & makes no doubt of your Complyance Wee remain with great Respect

Honod Sr your most obediant

Humble Servats Alex^r Raitt in behalf of my Wife Miriam Raitt And^w P. ffrost Jn^o Frost Jane Watkins Henry Prescott Attorney to M^{rs} Dorothy Clifford Margaret Frost Adm^x to Es-Kittrey March 4th 1771 tate Joseph ffrost To the Honble John Wentworth Esq^r

THOMAS MARSTON 1745

In the Name of God Amen. The Ninth Day of August 1745. I Thomas Marston of Greenland in y^e Province of New-Hampshire in New-England Husbandman, Being very weak in Body * * *

Imprimis I give and Bequeath to my well beloved Son Nathan Marsten And his Assigns A Tract of Land y^t Lyeth in Greenland And Bounded Notherly by Land of Ebenez^r Johnson Easterly by Land of Henery Sherborn Esq^r Southerly by Land of William Norton Westerly by the Road y^t Leads to Hampton with all Previlages Except y^e wood y^t is upon Five Acers At y^e Notheast Corner of Said Land Runing Fourty Rods by S^d Johnsons & Twenty Rods by s^d Sherborn & so Runing into S^d Land till contains Five Acers which wood is Reserved but for

GREENLAND

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the Space of Ten Years. And also I give to my Said Son Nathan Marston y^e One half of my Right of A Saw Mill yⁱ is in Greenland Upon Winecutt River with One half of my Right of S⁴ Stream And also I give my s⁴ Son Nathan Marston the One Half of my Right of Land y^t Lyeth in y^e Town of Ipsom And Also y^e One Half of my Cattle & Sheep and Also y^e One half of my Husbandry Tooles And Also y^e One Third of y^e Aples y^t Shall grow in my Orchards for y^e Space of Ten Years from y^e Date hereof And also my grate Brass Kettle and also my Silver pint

Item I give & Bequeath to my well Beloved Son Nathaniel Marston and his Assigns all my Lands yt is in Greenland that I Bought of Jacob Treadwell of Portsmouth with all my Marsh & Thatch Ground with all Privilages Belonging to ve Same Excepting One Third of ye Aples yt Shall grow in my Orchards for the Space of Ten Years And also all the Land I Bought of Nathaniel Huggins of Greenland with all Privilages Belonging to the Same and Also my Dwelling House, And my Barn And also ye Wood yt growes Upon Five Acers of Land which Land Lyeth At ve Notheast Corner of the Land I gave my Son Nathan And is bounded as followeth Viz: Notherly by Land of Ebenez: Johnson Easterly by Land of Henery Shurborn Esqr which wood is to be taken of S^d Land in the Space of Ten Years from ve Date hearof And also my Medow Ground Lying and being in Hampton Five Acers more or Less and is bounded as followeth Viz. Easterly by Land of Joshua Brown & John Hobbs & Westerly by Land of John Garland & Joshua Brown And also ye One half of my Right of A Saw mill yt Stands upon Winecutt River in Greenland with ve One Half of my Right Sd Stream And also ve One Half of my Right of Lands that is in the Town of Ipsom with ye one Half of ye Priviledges And Also ye One Half of my Cattle & Sheep And Also ve One half of my Husbandry Tooles And Also my Brass Kettle And also my Silver Cup

Item I give and Bequeath unto My well Beloved Daughter Abibgail French Two pounds Lawfull Money to be Paid by my Executors And also I give to my Daughter Abigail French & to my Grand Daughter Abigail Mourdogh my Silver Tankerd

Item I give & Bequeath unto my well Beloved Grand Son Nathan Mordogh And his Assigns One Acer of Land Lying in Greenland And is bounded as followeth Viz, Notherly & Westerly by Land of Haines's Southerly on y^e Road Easterly by Land I gave my Daughter and Grand son Nathan Mordogh And Also Twelve Pounds Ten Shillings New Tennor to be Paid in goods to be Paid by my Executors when S^d Nathan Mordogh Shall Come to y^e Age of Twenty One Years. And also A Paer of hand Irons And Also A Bed and Beding

Itim. I give and Bequeath unto my Well Beloved Grand Son Nathan Marston y^e Son of my Son Nathaniel Marston My Large Looking Glass

Itim I give unto my Grand Daughter Elizabeth Mordogh the One half of my Household goods And Also Seven Pounds Ten Shillings New Tennor to be Paid in Goods by my Executors when She Shall Come to y^e Age of One & Twenty Years

Itim I give unto My Grand Daughter Abigail Mordogh the One half of My House-hold Goods

Lastly 1 Likewise Constitute Make And Ordain My Two Sones Nathan Marston and Nathaniel Marston Executors of this My Last Will & Testement And I do hearby utterly Disallow revoke and disannul all And Every other will and Testement Ratifying and Confirming this And No Other to be my Last Will & Testament In Witness whereof I have hereunto Set my Hand & Seal the Day Year Above Written

Signed Sealed Published Pronounced & declared by y^e S⁴ Thomas Marston As his Last Will & Testement in the Presence of us the Subscribers &c

Will^m ffrench Thomas Wiggin John Weeks [Proved June 28, 1753.] his Thomas × Marston Mark & Seal

MARY SHERBURNE 1745 PORTSMOUTH

In The Name of God Amen The Thirteenth Day of August in the Year of our Lord Christ One Thousand Seven Hundred & forty Five, I Mary Sherburne of Portsm^o In the Province of New Hampshire Widow of Joseph Sherburne Late of Portsmouth aforesaid Esq^r Deceased—Being Sick and Infirm in Body * * *

Item I Give and bequeath unto my Grand Child Nathaniel Sherburne Son of my Son John Sherburne Deceased 'the Sum of Twenty Shillings—

Item As to the Rest and Residue of my Estate Both Real and Personal Wheresoever & Whatsoever I Give and Devise the same In Equal Shares or thirds Divided unto my Son Joseph Sherburne my Daughter Mary Sherburne and my Son Nath¹ Sherburne and their Respective heirs and Assigns—And I Do hereby Constitute my Son Joseph Sherburne Sole Executor of this my Last Will & Testament hereby Revoking, Disannulling And makeing Void all other and former Wills bequests and Executors by me before at any time made—In Testimony Whereof I the Said Mary Sherburne have hereunto Set my Hand & Seal the Day and year first above Written—

Signed Sealed Published and Declared by the Testator to be his Last Will & Testament In Presence of the Witnesses Subscribing In The Testators Presence

her

Mary × Sherburne Mark

Thomas Chesly Solomon Loud E Russell Jun^r [Proved April 30, 1746.]

[Warrant, April 30, 1746, authorizing Eleazer Russell and John Cutt, both of Portsmouth, to appraise the estate.]

[Inventory, signed by Eleazer Russell and John Cutt; amount. £1258.8.0; attested May 1, 1746.]

WILLIAM KING

1745

PORTSMOUTH

In the Name of God Amen I William King of Portsmouth in the Province of New Hampshire Mariner being Something Indisposd of Body * * *

My Will is that all my just debts & Funeral Charges be paid by my said Execx out of any part of my Estate that she Shall think proper-and 1 likewise give to Each of my Children viz Charles, George, William, Abigail James Playters, Thomas, & Mary the Sum of twenty Shillings in Bills of Credit of the old Tenor or Equal thereunto in any other passable Bills or mony to be paid as they Shall Arrive to the Age of twenty One Years And all the Residue of my Estate of every kind I give Devise & bequeath unto Abigail my well beloved wife for her Comfortable Support & for the bringing up my Children & in order thereunto to Sell & Dispose of any part of my Estate as she shall find necessary for that End or for the payment of the Debts & Charges aforesaid and what shall Remain of said Estate after the Ends & purposes aforesaid shall be answer'd I hereby Impower my said Wife to Dispose of as she Shall See fit only amongst my said Children their Respective Heirs & Assigns and I Constitute & Appoint my Said Wife to be Sole Execx of this my last Will & Testament hereby Revoking all former Wills & Testaments by me in any manner heretofore made In Witness whereof I have hereunto Set my hand & Seal the 24th Day of August Anno Dom. 1745 and in the 19th Year of His Maj-Will^m King estys Reign

Signed Sealed Declared In presence of William Parker Daniel Rindge Mark Hunking Jun^r [Proved Dec. 26, 1753.]

EBENEZER JACKSON 1745

PORTSMOUTH

[Administration on the estate of Ebenezer Jackson of Portsmonth, hatter, granted to Sarah Jackson of Portsmouth, widow, Aug. 28, 1745.] [Warrant, Aug. 28, 1745, authorizing Samuel Hart and Daniel Jackson, both of Portsmouth, to appraise the estate of Ebenezer Jackson, administration of which is granted to his widow, Sarah Jackson.]

[Inventory, Nov. 27, 1745; amount, £993.17.6; signed by Samuel Hart and Daniel Jackson.]

[Guardianship of Ebenezer Jackson, minor, aged more than fourteen years, and Sargent Jackson and Mehitabel Jackson, aged less than fourteen years, children of Ebenezer Jackson, granted to Daniel Jackson of Portsmouth, block-maker, May 25, 1748.]

[Bond of Daniel Jackson, gentleman, with Thomas Wright and Jacob Sheafe, shop-keeper, as sureties, all of Portsmouth. in the sum of \pounds 500, May 25, 1748, for the guardianship of the children of Ebenezer Jackson; witnesses, Philip Reed and George Jackson.]

NATHANIEL MAXFIELD 1745 SOUTH HAMPTON

[Administration on the estate of Nathaniel Maxfield of South Hampton, yeoman, granted to Sarah Maxfield of South Hampton, widow, Aug. 28, 1745.]

[Inventory, Aug. 28, 1745; amount, £225.0.0; signed by John Page and Ephraim Brown.]

[Guardianship of Ruth Maxfield, daughter of Nathaniel Maxfield, granted to Ephraim Brown of South Hampton Oct. 28, 1747.]

[Probate Records, vol. 17, p. 197.]

[Guardianship of Elizabeth Maxfield, daughter of Nathaniel Maxfield, granted to Samuel French of South Hampton Oct. 28, 1747.]

[Probate Records, vol. 17, p. 197.]

[Appraisal of the real estate at £10.0.0 per acre, April 11, 1748; signed by Reuben Dimond, Benjamin Brown, and Samuel Morrill.]

[Account of Sarah Maxfield, administratrix, of the settlement of the estate of her husband, Nathaniel Maxfield; receipts, $\pounds_{115.0.0}$; expenditures, $\pounds_{169.3.2}$; allowed April 27, 1748.]

[Bond of Samuel French of South Hampton, yeoman, guardian of Elizabeth Maxfield, and attorney of Obediah Maxfield, children of Nathaniel Maxfield, with Ephraim Brown of South Hampton, yeoman, as surety, in the sum of £200, April 27, 1748, to indemnify the administratrix; witnesses, William Parker and Zerviah Parker.]

[Bond of Eliphalet Maxfield of South Hampton, yeoman, oldest son of Nathaniel Maxfield, with Joseph Richards of South Hampton, yeoman, as surety, in the sum of £200, April 27, 1748, to indemnify the administratrix; witnesses, William Parker and Zerviah Parker.]

[Bond of Ephraim Brown of South Hampton, yeoman, guardian of Ruth Maxfield, daughter of Nathaniel Maxfield, with Samuel French of South Hampton, yeoman, as surety, in the sum of £200, April 27, 1748, to indemnify the administratrix; witnesses, William Parker and Zerviah Parker.]

TIMOTHY HILLIARD 1745 HAMPTON FALLS

In the Name of God Amen the tenth day of September in the year of Our Lord one thousand Seven hundred and forty five in the Nineteenth Year of his Majestys Reign I Timothy Hilyard of Hampton falls in the Province of New Hamps[†] in New England Being Sick and weak in Body * * * And forasmuch as I have not Personal Estate Sufficient for the Discharge of my Debts And it Appearing to me Best that my Stock of Creatures Should not be Sold But be improved towards Bringing up of my Children My Will is that my Executor hereinafter named Make Sale to the best advantage of A piece of Land which I have Lying in Hampton falls aforesaid on the Easterly Side of Exeter Road Near Taylors River for the payment of my Debts And funeral Charges And if that be not Sufficient therefor with what Debts may be Due to me then my will is that my Executor Sell to the best Advantage Another Piece of Land which I have lying in Hampton falls aforesaid on the Southerly Side of Drinkwater Road so Called Near Cock Hill for the Discharge of my Debts

Item. I Give And Bequeath Unto my well beloved Wife Mary the Improvement of One third part of All my Lands And Buildings (Except what Shall be Sold for the payment of my Debts) to be hers during the time that She shall Remain my Widow And After her Decease or in Case she shall Marry Again then to be to And Among my Children as hereafter Ordered. I Also Give Unto my Said Wife All my Stock of Creatures to Dispose of As she shall See Cause for Carrying on of my place And bringing Up of My Children: I Also Give and Bequeath Unto my Said Wife to be to her own Use and Behoof All my Moveables within Doors Excepting my Clock which I Give And Bequeath to my Son Zebulon

Item I Give And Bequeath Unto my Son Zebulon to be to him his heirs & Assigns my house and Barn where I now live Excepting the third part Given to my wife During her Widowhood And at her Decease or time of marrying Again that Also to be to my Said Son Zebulon So that he have the whole House And Barn

Item I Give and Bequeath unto my three Sons Zebulon, Simeon, And Chase, to them their Heirs and assigns forever All My Home place & my Land Lying in Nottingham And All my Land (after what is Sold for the payment of my Debts,) Upland Salt Marsh and meadow Ground wheresoever the Same may be lying or being Excepting the third part Given to my wife During her Widowhood And at her Decease or time of Marryage that Also to be to my Said Sons And my Will is that the whole be Equally Divided Among them So that they have Each of them an Equal Share or Proportion

Also my Will is that my Husbandry Tools and if there be Any personal Estate not Before Disposed of that Or Any thing not Mentioned in this my Will that it be Equally Divided Among my Said three Sons Zebulon, Simeon, & Chase.

Lastly my Will is that M^T Meshech Weare of Hampton falls aforesaid be Sole Executor to this my last Will And Testament: And for the Confirmation of All Aforegoing I have hereunto Set my hand & Seal the Day of the Date Aforewritten—

Signed Scaled And Declared Timo Hilyard by the Said Timothy Hilyard to

be his Last Will and Testament

In Presence of Us Witnesses

Josiah Bchelder

Benj^a Hilyard

Richard Nason

[Proved Sept. 15, 1745.]

[Inventory, Nov. 26, 1745; amount, £3796.6.0; signed by Jonathan Fifield and Josiah Batchelder.]

[Guardianship of Zebulon Hilliard, Simeon Hilliard, and Chase Hilliard, aged less than fourteen years, children of Timothy Hilliard, granted to their father's brother, Benjamin Hilliard of Hampton Falls, yeoman, July 27, 1748.]

[Bond of Benjamin Hilliard, with Meshech Weare and Nathaniel Healey as sureties, all of Hampton Falls, in the sum of £500, July 27, 1748; witnesses, Benjamin Wormall and William Parker.]

[Guardianship of Zebulon Hilliard, minor, son of Timothy Hilliard, granted to Walter Williams April 20, 1754.]

[Probate Records, vol. 19, p. 23.]

[Bond of Walter Williams, with Jonathan Swett as surety, both of Hampton Falls, in the sum of \pounds 500, April 20, 1754, for

the guardianship of Zebulon Hilliard; witnesses, Samuel Clark and Moses Clark.]

[Guardianship of Simeon Hilliard, minor, son of Timothy Hilliard; granted to Jonathan Swett Jan. 9, 1755.]

[Probate Records, vol. 19, p. 195.]

[Bond of Jonathan Swett of Hampton Falls, yeoman, with Samuel Clark of Stratham, clothier, as surety, in the sum of \pounds 500, Jan. 9, 1755, for the guardianship of Simeon Hilliard; witnesses, Samuel Lane and Joseph.....]

[Guardianship of Simeon Hilliard, minor, aged more than fourteen years, son of Timothy Hilliard, granted to Joseph Chase Hilliard of Kensington, yeoman, Sept. 29, 1756.]

[Probate Records, vol. 20, p. 10.]

[Bond of Joseph Chase Hilliard, with Abraham Moulton and Sherburne Tilton as sureties, all of Kensington, in the sum of £500, Sept. 29, 1756, for the guardianship of Simeon Hilliard, minor, aged more than fourteen years; witnesses, William Parker and John Fernald.]

[Account of Jonathan Swett as guardian of Simeon Hilliard; receipts. £120.0.0; expenditures, £104.8.3; approved by Joseph Chase Hilliard and Simeon Hilliard May 23, 1757.]

DAVID VANCE

1745

LONDONDERRY

In y^e Name of God Amen, I David Vance of Londonderry being very wake & low in body * * *

To my well Beloved & dear wife mary Vance I bequeath out of my personal Estate after all debts and legasies and funeral charges are Answered and payed, a Third part to her proper use and also her Therd of Dowrey of real Estate

Itam I freely bequath to my dear Children the remander of My personal Estate, to be devided equaly & in equal Shares to Each

to my Son William I Order the one half of the real estate and

the other half to be equaly devided between my Two daughters Mary & Jean

To my Brother John Vance I bequeth and give a blew plush Cote and westcote and britches belonging to it as also one Shuite of gray homespune Cloathes also my blew Grate Cote

To my Sister Saragh Vance I bequeth & order One gown of common Crape

To my Cousin David Vance 1 bequeth & order Ten pounds old Tenor out of my personal Estate.

To my Brother John Humphrey I order my Fustin Cote and Jacket

providing all my Childrin should die without Heirs I allow five hundred pounds old Tenor out of my whole Estate to be given to my Said Dear wife, and the remainder to be given to my Brother John Vance his Children or Nearest Heirs

To My Father Will^m Humphrey and Mother Humphrey I order Each a Mourning Shuite of Cloaths.

And I further order to my Wife a Suite of Mourning

And to adjust and manage all & every of the particulars mentioned in this my Last will & Testament I do autherise and appoint for My Exact¹⁸ My Father Humprey Capt¹ Moses Barnat & Leut: Hugh Wilson and the Sd Humphrey Barnet & Wilson I Constitute Autherise and appoint Gardines over My Dear Children & orfans and this I appoint as my Last will and testament not allowing any other to be of forse or virtue in law and so to the forse and virtue of this (according to the true Intent and Meaning of the severals herein mentioned) in law. I do thereto Subscribe this, Thirteenth day of Sept¹ 1745 and in the Eighteenth year of his Majest⁸ Reign

Signed Sealed pronounced and decleared in presence of I Rob^t Cochran Joⁿ Mitchel Ju^t Samuell moore [Proved Nov. 27, 1745.]

his David × Vance Mark [Inventory, signed by Robert Cochran and John Mitchell, Jr.; amount, £1962.5.5; attested Nov. 27, 1745.]

[Inventory of the estate of Ensign David Vance, 1755; amount, £2003.15.11.]

[Executors' account of the settlement of the estate; receipts, £2081.15.11; expenditures, £1491.12.0; allowed Nov. 20, 1760.]

SAMUEL WEEKS 1745 GREENLAND

In the Name of God Amen I Samuel Weeks of Greenland in the Province of New Hampshire Gent. being in health * *

Item I give unto my Son Samuel Weeks all my Lands & buildings where he now lives upon each Side of the Way which Land is laid out for fifty Acres more or Less & one half of my piece of Salt marsh & flats lying on the South West Side of the Great Bay in Greenland afores^d commonly called Willey's Marsh the whole to be Equally Divided between him & his Brother John Weeks I also give to my said Son Samuel the Marsh called the Little Pocket & all the flats facing or Lying against the Same to hold all the said Devised premises to him his Heirs & assigns

Item I give unto my Son Walter Weeks my Dwelling house only Reserving to my Daughter Eleanor the use of my great Chamber (I mean the Largest) for her use while She Lives unmarried I also give to my Son Walter my Barn out houses & all Buildings with all the Land called my homested & that has been usually Improved by me lying on Each Side the Road & all the Salt Marsh belonging to the Same which I have Improved as my homsted, or belonging thereunto the whole being about Eighty Acres—To have & hold the said Devised premises to my Said Son his Heirs & Assigns—

Item I give unto my Son John Weeks the House where he now lives & all the Land belonging thereunto which he has Improved being about Seven Acres & also a piece of Land lying near the New Mill so called being about twenty three Acres which he has also Improved & that Land I bo't of the Parish of Greenland and the other half of the Salt Marsh aforesaid with his Brother Samuel & the flats or flat Ground there the whole to be Equally Divided between them as aforesaid—

Item I give unto my Son Matthias Weeks the Dwelling house where he Now lives the barn & all the upland belonging thereunto & the Island lying by the Great Bay called Kenneys Island and all my Right in the Long Marsh and all my flat Ground from the said Long Marsh until it Comes to the Distance of four Rods from the Little pocket aforesaid leaving that Distance to the North Side of the Said Pocket for my Son Samuel I also give my said Son Matthias one Acre of Salt Marsh lying at or running up to a place Called Willeys Spring to have & hold the said Devised premisses to my Said Son Matthias his Heirs & Assigns Reserving to my other sons their heirs & Assigns Liberty to pass thro' my Said Son Matthias's Land with their Hay & to hale the Same thro' or over the Same they Maintaining Bars or Gates for that purpose & to do no Injury thereby or as Little as the Case will admit

Item I give to my Daughter Mary Chapman the One half of all my Moveables within doors and the Sum of Twenty Seven pounds ten Shillings in Bills of Credit of the Last Emission or Equal thereunto in other good passable Bills of Public Credit, to be paid by aforesaid Sons in this proportion viz my Son Samuel John & Matthias each Six pounds five Shillings thereof & my Son Walter the Sum of Eight pounds fifteen Shillings thereof to be paid within two Years after my Decease—

Item I give to my Daughter Eleanor Weeks the other half of all my Moveables within Doors I also give her the Like Sum of twenty Seven pounds ten Shillings like Bills of Credit to be paid in the Same proportion by my said Sons & in the Same time as is afores⁴ concerning the Sum to be paid to her Sister Mary I also give my Said Daughter Eleanor One Cow to be taken out of my Stock & the Use of my Largest Chamber while She lives unmarriedLastly all the Rest & Remainder of my Estate Real or personal I give & Devise the Same Equally to my aforesaid Sons & 1 make & appoint them joint Exec¹⁸ of this my Will & Testament and I do hereby Revoke all other & former Wills by me in any manner made—

In Witness whereof I have hereunto Set my hand & Seal the fifteenth Day of Septemb^r one thousand Seven hundred & forty five

Signed Sealed & Published In his presence of us Samuel × Weeks William Parker Mark Daniel Rindge Zerviah Parker Mark Hunking Jun^r [Proved April 30, 1746.]

[Warrant, April 30, 1746, authorizing Dr. John Weeks and Samuel Haines, Jr., both of Greenland, to appraise the estate.]

[Inventory, June 23, 1746; amount, £5569.12.0; signed by John Weeks and Samuel Haines.]

WILLIAM THOMPSON 1745

In the name of God Amen I William Thomson of Londonderry within the Province of New Hampshire in New England yeoman being Sick & Indispos'd of Body * * *

Item my will is and I leave to my Beloved Wife Hanna Thomson the third of the Income of my Real Estate dureing life, as also the one third of the Personall Estate Belonging to me after my Debts and funerall Charges is paid.—

Item my will is and I leave and Bequeath to my two Sons (viz) David & James Thomson all my Real and Personall Estate for Ever in Equall Shares, Excepting the Legacies hereafter mentioned and in Case that any one of them Sho'd think fitt to

LONDONDERRY

Dispose of their half, then my will is that However of them Shall think fitt as afores⁴ to Dispose of their Shares, it Shall be in the Power of John MacMurphy Eq⁷ James Rodgers and James Clerk (if alive) to make the prise of the Half that Belongs to any of them that may See Cause to Dispose of their Share, and they Shall not Sell to a Stranger in Case the other Sho'd See Cause to purchase and in Case any of the aforesaid nominated to make the prise Sho'd be Removed by Death before the afores⁴ valouation then they Shall Chuse Some other Judicious person or persons in the town to make the afores⁴ valouation.

Item my will is and I leave to my Doughter Sarah thirty Pounds old tenor in full of her part of all my Estate with what She has allready Rec^d to be paid in two years after my Decease by my two Sons David & James Equally

Item my will is and I leave to my Doughter Hanna thirty Pounds old tenor in full of her part with what She has allready Rec^d to be paid in three years after my Deacease by my two Sons David & James Equally.

Item my will is and I leave to my Doughter Ann Thirty Pounds old tenor and a Black Heifer of two years old in full of her part of my Estate the Heiffer to be given to her at my Death, and the money to be paid by my Sons David & James Equally at the Experation of four years after my Decease.

Item my Will is and I leave to my Grandson John Kenady five pounds old tenor to be paid by my two Sons David and James Equally at the End of five years after my Decease.

and I do hereby utterly Disallow Revoke and Disannull all and Every other former Testaments wills Legacies and Bequests and Exacutors by me in any wise before named Willed and Bequeathed Ratifying & Confirming this and no other to be my last will and Testament, and do Constitute make and ordain the Rev⁴ M⁴ David Macgregore and John Macmurphy Esq⁴ of S⁴ town to be my Exacutors of this my last will and Testament; In Wittness whereof I have hereunto Sett my hand and Scal this Eighteenth day of September anno Dom: one thousand Seven Hundred and fourty five and in the nineteenth year of his maj^{tes} Reign $\&^e$

Signed Sealed Published pronounced and Declared by me the Said Will^m Thomson as my last will and Testament in presence of us Wittneses. his William × Thomson Mark

Hugh mountgunry William Maceill [McNeil] her Elisabeth × muntgomery Mark [Proved July 30, 1746.]

[Bond of Samuel Rankin, innholder, with Hugh Montgomery and William McNeil, yeomen, as sureties, all of Londonderry, in the sum of £500, Aug. 27, 1746; witnesses, William Parker and Mark Hunking, Jr.]

[Hannah Thompson, widow, resigns the executorship of the will of her husband in favor of Samuel Rankin Sept. 29, 1746.]

[Inventory, signed by James Rogers and Hugh Montgomery; amount, £689.13.6; attested Oct. 24, 1746.]

[Executor's account of the settlement of the estate; receipts, $\pounds_{729.8.0}$; expenditures, $\pounds_{146.17.1}$; allowed Sept. 26, 1750.]

PEIRCY BICKFORD 1745

[Administration on the estate of Peircy Bickford of Portsmouth, mariner, granted to Martha Bickford, widow, Sept. 25, 1745.]

[Warrant, Sept. 25, 1745, authorizing Walter Stuart, gentleman, and Joseph Mead, currier, both of Portsmouth, to appraise the estate of Peircy Bickford, administration of which is granted to his widow, Martha Bickford.]

[Probate Records, vol. 15, p. 492.]

PORTSMOUTH

[Inventory, signed by Joseph Mead and Walter Stuart; amount, £30.12.6; attested Oct. 30, 1745.]

ISAAC CLIFFORD 1745 KINGSTON

[Administration on the estate of Isaac Clifford of Kingston, yeoman, granted to Joseph Clifford of Kingston, yeoman, Sept. 27, 1745.]

[Warrant, Sept. 27, 1745, authorizing Jedediah Philbrick and Eli Beede, both of Kingston, to appraise the estate.]

[Inventory, Oct. 29, 1745; amount, £1966.3.6; signed by Jedediah Philbrick and Eli Beede.]

[Administrator's account of the settlement of the estate; receipts, $\pounds_{530.8.6}$; expenditures, $\pounds_{649.4.9}$; allowed Nov. 26, 1746.]

[License to the administrator, Feb. 25, 1746 7, to sell real estate.]

[Bond of Jedediah Philbrick, gentleman, with Joseph Clifford and Biley Hardy of Exeter, yeomen, as sureties, in the sum of £1000, Feb. 25, 1746/7, for the guardianship of Israel Clifford, Zachariah Clifford, and Tristram Clifford, children of Isaac Clifford; witnesses, John McMurphy and William Parker.]

[Guardianship of Israel Clifford, Zachariah Clifford, and Tristram Clifford, minors, granted to Jedediah Philbrick of Kingston Oct. 3, 1747.]

[Warrant, June 27, 1750, authorizing Jeremy Webster, Nathaniel Smith, Samuel Fifield, and Benjamin Stevens, all of Kingston, and Biley Lyford of Brentwood to divide the estate.]

Prov: of August the 17th 1750. Pursuant to A War-New Hamps rant from the Hon^{ble} Andrew Wiggin Esq Judge of the Probate of Wills &c for s^d Province to us Directed Authorizeing & Impowering us the subscribers to make

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division & partition of the real Estate of Isaac Clifford Late of Kingstown in s^d Province yeoman deceas'd to & among the Children of the s^d Deceas^d, We haveing met upon the s^d Estate of the s^d Deceasd & viewed & valued the premises & according to the best of our Capacity without favour or affection to any party or partys have divided & set off the s^d Estate as it was shown unto us, to & among the s^d children of the s^d deceasd as followeth viz:

Ist The first share to Tristram Bounded as followeth viz: Beginning at the Highway Joyning to Joseph Wadleighs Land & running southerly on the Easterly Line of the s^d Estate to the south Easterly Corner of s^d Land then westerly on the southerly part of s^d Estate Eleven Rod & a Half then northerly to the forementioned way to a stake then Easterly on s^d way Eleven Rods & a Half to the first mentioned place 5 Acres more or Less

2 The second share to Zachariah beginning at the Last mentioned stake by the s^d way & Running southerly on the first ' share to Abraham Sanborns Land to a stake then westerly Eleven Rods & about 6 feet to a stake then northerly to the forementioned way to stake then Easterly Eleven Rods & about 6 feet to the stake first mentioned 5 acres more or less & also the Little Old House standing on the s^d share

3 The Third & fourth shares to Joseph the Eldest son beginning at the s^d High way Joyning to the second share & running southerly on s^d second share to Abraham Sanborns Land then westerly to Benjamin Sleepers Land then Northerly on s^d Sleepers Land & on a small piece of Land the s^d Joseph purchasd of moses Leavit Esq to s^d way then Easterly on s^d way to the s^d second share Ten Acres more or Less & also Two Sixths of the Deceasds Dwelling House & Barn

4 The 5th share to Sarah on the Northerly side of the way Bounded as followeth viz: beginning on s^d way & Joyning to Land of Moses Leavit Esq aboves^d & Running Northerly on s^d Leavits Land to the great River (so Called) then Easterly on s^d river 3 Rods & about 5 feet to a stake then Southerly to a stake then still Southerly to the s^d way to a stake then Westerly to the place first mentioned 5 Acres & also one sixth of the House & Barn

5 The 6th share to Isaac on the North side of the way & Bounded as follows viz. beginning on s^d way at the stake last mentioned which is the Bounds of the 5th share & running northerly on the same to the Great River (So Called) to a stake then Easterly on s^d River 3 Rods & about 5 feet to a stake then southerly to a stake then still southerly to s^d way to a stake then westerly on s^d way 2 Rods & about 2 feet to the stake first mentioned 5 Acres more or Less & also One Sixth of the deceasds House & Barn

6 The Seventh share to David on the north side of the way & Bounded on s^d way on the 6th share & so running on s^d sixth share Northerly to the Great River (so Called) then Easterly on s^d River 3 Rods & about 5 feet to a stake then southerly to a stake then still southerly to s^d way to a stake then westerly on s^d way to the place where it first began 5 Acres more or Less, & also sixth of the Deceasds House & Barn

7 The 8th share to Israel on the North side of the way & Bounded as followeth viz^t beginning on s^d way on the 7th share so running Northerly on s^d seventh share to the Great River (so Called) then Easterly on s^d River 3 Rods & about 5 feet to a stake then southerly to a stake then still southerly to s^d way to a stake then westerly on s^d way Two Rods & about 5 feet to the place where it first began 5 Acres more or Less And also one sixth of the Deccasds House & Barn—

8 The Ninth share to William on the north side of the way & Bounded as followeth viz: beginning on s^d way at the stake the Bounds of the 8th share and Running Northerly on the 8th share to the Great River then Easterly on s^d River about four Rods & about Two feet to a stake then southerly to a stake then still southerly to s^d way to a stake then westerly on s^d way about Two Rods & a Half to the place where it first began 5 Acres & a Half more or Less

9 The Tenth share to Elizabeth on the north side of the way & Bounded as followeth viz beginning on s^d way at the stake the Bounds of the Ninth share & running northerly on the s^d ninth share to the Great River (so Called) then Easterly on s^d River to John Roberts's Land then southerly on s^d Roberts's s^d Land to the forementioned way then westerly on s^d way to a stake the place where it first began 5 acres & a Half more or Less

> Samuel fifield Biley Lyford Jeremy Webster

BOSTON, MASS.

LONDONDERRY

[Allowed Sept. 26, 1750.]

SARAH DOLBEAR 1745

[Inventory of the estate of Sarah Dolbear of Boston, Mass., widow, of whose will her son, Benjamin Dolbear, is executor; taken Oct. 11, 1745; amount, \pounds 1273.16.0; signed by Theophilus Smith and Robert Light.]

WILLIAM AIKEN

1745

In the Name of God Amen the Thirteenth day of October 1745 I William Aiken of Londonderry in his Majest^{*} province of New hampshire in New England husbandman being very sick and weak of body * * *

I ordain James Aiken and Richard McClure both of Lon:derry Executors

Imprimis I ordain all Just debts to be honestly paid where Justly due

Item I order unto Jennet my well beloved wife the benefit during life of one third part of my personall Estate

Item I ordain my oldest daughter Agnes the Sum of one hundred pounds in Cash old Tennor to be paid to her at the time of her mariage or at the age of twenty two years Item I order that my other daughters martha and barbra shall have paid them one hundred pounds Each old Tennor at the time of marriage or at the age of twenty two years

Item I order that if it please a Soveraing God to remove by death one or more of my Children the part of the disesed shal return to the family to be Equaly devided

Item I order my oldest son Edward the one half of my real Estate and the other half to be devided between Jonathan and William my son Edward paying fifty pound old Tenor to Each of the younger brothers

And I do hereby uterly disalow revoke and disanul all and Every other former testaments wills Legacies and bequests and Executors by me in any wise before named willed and bequeathed ratifying and Confirming this and no other to be my last will and testament in witness whereof I have hereunto set my hand and seal the day and year above written

Signed Sealed published and pronounced and declared by sd william Aiken as his last will and testament in the presence of us the subscribers

James Ewins John Clark Edward Aiken [Proved Nev. 29, 1749.] William Aiken

[James Aiken declines to act as executor Nov. 27, 1749, stating that Richard McClure has moved out of the province, and Janet Aiken, widow, waives administration in favor of Edward Aiken, Jr., son of the deceased.]

[Bond of Edward Aiken, Jr., of Londonderry, yeoman, with James Ewins of Londonderry and John Hogg of Kingston, yeomen, as sureties in the sum of \pounds 500, Nov. 29, 1749, for the administration of the estate; witnesses, William Parker and William Rindge.]

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[Inventory, Oct. 4, 1749; amount, £1749.12.0; signed by Samuel Dickey and John Clark.]

[Administrator's account of the settlement of the estate; receipts, £1739.12.0; expenditures, £224.6.0; allowed Nov. 28, 1750.]

JAMES BLAIR

1745

LONDONDERRY

In the name of God Amen this twenty forth day of October and in the year of our Lord God one thousand seven hundred and forty five I James Blair of Londonderry in the provaence of Newhampshire in new England yeman * * *

Imp^r I give and bequith unto my well belovid Daughters Rebackey M^cGlachlen and margrat Bard or to Each of ther Eyers all that I have to be Equley Devided betwen my two sd Daughters or ther Eyers my Debts being first payed and I appoint and ordain Lif^t Hugh willson and M^r Robert Wallace both of Londonderry aforsaid to be my Executors of this my last will and testment and at or befor any of ther Deaths another to be Chosen by them or any of them Declaring this and no other to be my Last will and testment Revocking all others whatsoever

signed sealed published and pronounced to be this my last will and testment In presents of us

Samuell Gregg Peter Cochran John Cochran

[Proved Feb. 26, 1745 6.]

[Inventory, December 18, 1745; amount, £96.3.2; signed by Samuel Gregg and Peter Cochran.]

TIMOTHY NOYES 1745 HAVERHILL DIST.

The Last Will and Testament of Timothy Noyes of Haverhill Destrict and Provence of New-Hampshire in New-England yeoman—* * *

his James × Blair mak

Item I give and Bequeth to Sarah my Dearly Beloved wife the one third part of my Stock and allso all the Housel Stuf and Household Good that She brought with her when I married her I allso give her the free Use and Improvement of the one half of my Real Estate Dureing the term of Six years next Ensewing the Date hereof And at the End of Six years it is my Will and plesure that my Wife Shall Have the free Use and Improvement of the one third part of my Real Estat So Long as She Remains my Widow I allso will and ordain that my Wife Shall be at the Charge of Bringing up of my three youngest Sons untill they arive to the Age of fourteen years and are fit for going out to a trade

Item I give and Bequeth to my Beloved Son Silvanus about four acres of Land Joyning on the Southerly Side of Land that I formerly gave him by Deed and it is bounded as foloweth (Viz) at the Easterly Cornor by Silvanus Land Runing South Easterly by the Road Eight Rods to a Stake and Stons: thence Runing Southwesterly: to a Stake and Stons at the Cornor of the orchard fence: thence Southwesterly as the fence now Stands to the bank of the plain and thence to Silvanus Land Including what is in the fence and allso one acere Lying Square Joyning to the fence of the uper End of the Swamp

Item 1 give and Bequeth to my Beloved Son Ebenezer the whole of my Hom Steed together with the Buildings thareon: and allso aboute fifty acers of Land Lying and Joyning on the Northerly Side of the Land which 1 formorly gave my Son Silvanus: 1 allso give my Son Ebenezer a Lott of Land which I Have in Kingstown and allso a Lott of Land and meedow which Lys upon Belnaps Brook (So Called) Joyning to Land of Thomas Johnson –And I will that my Son Ebenezer Shall Come Into the Imedate posession of the one Half: and at the End of Six years he Shall Come Into posession of one Sixth part: and at the Decese of my wife he Shall Come Into posession of the Remaining part And it is my will and pleasure that my Son Ebenezer Shall pay to my Beloved Son Benjaman the Sum of one Hundred and twenty Pounds old tenour, when he Shall arive to the Age of twenty one years: And allso it is my will and pleasure that my Son Ebenezer Shall pay to my Beloved Son James the Sum of one Hundred and twenty Pounds old tenor when he Shall arive to the age of twenty one years: And I Likewise will and ordain that my Son Ebenezer Shall pay to my Beloved Son John the Sum of one Hundred and twenty pounds old tenor when he Shall arive to the age of twenty one years: And it is my will and pleasure that if Either of my three youngest Sons Shall Die before they arive to the age of twenty one years those that Survive Shall Receive the Legasies herein Bequested to him or them—And it is my will and pleasure that my Son Ebenezer Shall pay all those Just Debts which In Duty Right or Concience I owe to any persons what Soever—

I give to my Son Ebenezer two thirds of my Stock and the Remaining part of my personall Estate which I have not Disposed of to my wife in this my Last will and testament

Lastly I Constitute appoint macke and ordain my trusty and well Beloved friend Jonathan Carlton of Almsbury District In new Hampshire afore Said yeoman; and my Beloved Son Ebenezer my Sole Executors of this my Last will and testament: And I do hereby Utterly Revoke Disanul and Disalow all formor wills testaments Legacies and Executors heretofore named or made Ratifying and Confirming this, and no other, to be my Last will and testament: In testimony whare of I the Said timothy Noyes have hereunto Set my hand and Seal this twenty Sixth Day of october Anno Domi 1745 and in the ninteenth year of his maj^s Reign

Signed Sealed Published pronounced Timothy noys and Declared by the Said Timothy noyes to be his Last will and testament In the presence of us.

Daniel Coffin Thomas Johnson John Johnson [Proved Nov. 27, 1745.] [Warrant, Nov. 27, 1745, authorizing Daniel Little and Thomas Johnson to appraise the estate.]

[Inventory, Feb. 25, 1745/6; amount, £1990.16.0; signed by Daniel Little and Thomas Johnson.]

KINSLEY JAMES

[Administration on the estate of Kinsley James of Exeter, innholder, granted to Mary James of Exeter, widow, Oct. 30, 1745.]

1745

[Warrant, Oct. 30, 1745, authorizing Zebulon Giddings and John Rice, both of Exeter, to appraise the estate of Kinsley James, yeoman, administration of which is granted to his widow, Mary James.]

[Probate Records, vol. 15, p. 557.]

[Inventory, Nov. 26, 1745; amount, £1454.13.8; signed by Zebulon Giddings and John Rice.]

JOHN SINCLAIR

[Administration on the estate of John Sinclair of Stratham, yeoman, granted to Thomas Moore of Stratham, yeoman, Oct. 30, 1745.]

[Probate Records, vol. 15, p. 483.]

[Inventory; amount, £2551.11.0; signed by Thomas Wiggin and Jonathan Dearborn; attested Jan. 25, 1745/6.]

THOMAS COTTON 1745

In the Name of God amen—

The Second day of November Annoque Domini 1745 I Thomas Cotton of Portsmouth in New Hampshire in New England Shipwright alias Husbandman being very Sick * * *

Item I Give unto my beloved Wife Elizabeth Cotton the use and Income of my place in New Road in Portsmouth until my

EXETER

1745

STRATHAM

PORTSMOUTH

Son Thomas Cotton Shall be Twenty & one Years of age and then for my Said Wife to have her thirds of the Said place During her Natueral life or the one third part of the Income thereof I also Give unto my S^d Wife the whole use and Improve-* ment of the place that I now live in and the pasture at Sagamores Creek together with my Dwelling house & Barn until my Son William Cotton shall Come to the age of Twenty & one Years & then her thirds I also Give unto my Said Wife Elizabeth all my Personal Estate and half of my Deceas'd fathers write at Barrington and to her Disposal forever, in order to bring up my Children

And I Do hereby nominate Constitute and appoint my Said Wife Elizabeth Cotton to be my Sole Executorix of this my Last Will and Testement

Item; I Give unto my Son Thomas Cotton the whole of my place on the North Side of New Road together with the Dwelling house and Barn thereon he my Said Son Thomas paying out unto his Sisters the Sum of Two hundred and fifty pounds old Tenor and a Third part of the income of the Said place yearly unto my Said Wife Elizabeth

Item I Give unto my Son William Cotton the whole of my place that I now Live on and my pasture at Sagamores Creek together with my Dwelling house and Barn for my Said Son to take possession of the Same when he shall Come to the age of twenty one Years he my Said Son William paying out unto his Sisters the Sum of Two hundred & fifty pounds old Tenor when they his Said Sisters, Come to Lawful age and one third part of the Income of My Said place to My Said Wife Elizabeth During her Natueral Life yearly,

Item I Give unto My Daughter Elizabeth Davis the wife of Daniel Davis one hundred pounds old Tenor to be paid her out of my Estate by Son Thomas Cotton when my Said Son Thomas shall Come to the age of twenty & Two Years I also Give unto my Said Daughter Elizabeth Davis and her Disposal my hundred. acre Lott of Land at Barrinton that was Granted by the proprieters of Said Town Number thirty five I also give unto my Said Daughter Elizabeth Davis one hundred acres more at Barrinton Number thirty Nine which is My Shear as a proprieter

Item I Give unto my Daughter Mary Cotton One hundred pounds old Tenor to be paid her out of my Estate by Son Thomas Cotton when she Shall Come to Lawful age

Item I Give unto my Daughter Abigail Cotton One hundred pounds old Tenor to be paid her out of my Estate fifty pounds by my Son Thomas and fifty pounds by my Son William when She my Said Daughter Abigail shall Come to Lawful age

Item I Give unto my Sister Elizabeth Fernald One Cow and three Sheep to be Delivered her by my Executorix within two Years after my Decease

Item I Give unto my Daughter Dorothy Cotton the Sum of One hundred pounds old Tenor to be paid her out of my Estate by my Son William when She my Said Daughter Dorthy shall Come to Lawful age

Item I Give unto my Daughter Sarah Cotton the Sum of one hundred pounds old Tenor to be paid her out of my Estate by my Son William when She my Said Daughter Sarah shall Come to Lawful age

And I Do hereby Revoak mak null and voide all other Wills and Bequests by me heretofore made and holding firm and Vallid this and no Other to be my Last Will and Testament In Witness whereof I have hereunto Set my hand and Seal the Day and Year first above mentioned

Signed Sealed & Deliver'd in the presence of us also pronounced by the Said Thomas Cotton to be his last Will and Testament Thomas Bickford The Mark of William × Abbet Elizabeth fernald [Proved Dec. 25, 1745.]

Thos Cotton

[Warrant, Dec. 25, 1745, authorizing Thomas Bickford and Joseph Langdon, both of Portsmouth, to appraise the estate.]

[Inventory, March 13, 1745/6; amount, £4321.14.0; signed by Joseph Langdon and Thomas Bickford.]

[License to the executrix, Feb. 28, 1749/50, to sell real estate.]

BENONI CILLEY 1745 SOUTH HAMPTON

In the Name of God Amen I Benony Selley of South hampton in the Province of New Hampshire in New England Joyner being weak in body but of perfect mind and memory Not knowing how soon my Change may Come do make and ordain this my last will and testament vid^t first of all I Com'end my soul to God in Christ my saviour and my body to y^e dust to be decently buried in hopes of a blessed Resurrection to Life Eternal And as to my Temporal Estate I do give demise and despose of y^e same in Manner following viz:

first my will is that all my Just debts and funeral Expences be duely paid by my Execut^{*} hereafter Named.—2^{*d*1}^y my will is that my beloved wife Rachel shall have the sole use profit and Improvement of all my real Estate in houseing lands meadow or salt marsh wheresoever the same lyes so long As she shall remain my widow for the comfortable support of her self and her two young children which she had by me viz. Mary and abigail And I also Give to my said wife Rachel the use of all my stock and household stuff during her widowhood after my debts and funeral Expences are paid first out of the same and then to be divided between my two youngest daughters viz: Mary and abigail Except my two Steers Coming two which I Give to my son in Law Christopher Tappan.

It^m 3^{d1y} I Give to my son Samuel Selley the rest of the seven acres of land which I bought of Joseph Dow after my wifes Decease or next marriage.—It^m 4^{1y} my will is that all the rest of my Estate be Given to my Three sons Thomas Samuel and Benjamin and divided Equally between them after my s^d wife's decease or Next Marriage they paying the following Legacies to my daughters In old tenor bills of Cred^t or Good pay Equilent thereunto vid^t after they Come to possess y^e s^d Estate to Mehittabel five shillings to Elizabeth Martha Eliner & Sarah Twenty shillings apeice and to Dorcas five pounds and also to my two youngest daughters Mary and abigail five pounds apeice and finally I do Constitute and appoint my beloved wife Rachel and my son Benjamin to be Execut^{rs} of this my last will and Testam^t wittness my hand and seal Novemb^r 8th Anno Domini 1745

Siged sealed and declared by y^e s⁴ Benony Selley to be his last will & Testam^t in presence of us

John Jemson his

Joseph X Norton Mark Caleb Cushing [Proved April 30, 1746.]

[Warrant, April 30, 1746, authorizing John Page and Samuel Walton, miller, both of South Hampton, to appraise the estate.]

[Inventory, signed by Samuel Walton and John Page; amount, £535.13.6; attested May 15, 1746.]

HATEVIL NUTTER 1745

NEWINGTON

In the Name of God Amen. I Hatevile Nutter of Newington in the province of New Hampshire In New England being Sick of Body * * * I Doe hereby Make and Appoint my well beloved wife Leah Nutter to be the Executrix of this my Last Will & Testement, willing that all my Just Debts & ffuneral Charges be first paid and Discharged

I give and Bequeath unto my Two Sons, Hatevil Nutter and Anthony Nutter all my Lands in the Town Ship of Rochester

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Benony Selly

Lett the Same be more or Less To them in Equall portion and to their heirs for Ever

Item. I Give and Bequeath unto my Other Two Sons (Viz^t) John Nutter and Joshua Nutter all my Lands in the Township of Newington aforesaid Togeather with my Dwelling house where I now Dwell Barns Outhouseing Edifices ffences and all Other Appurenances: belonging to the Same as all So all my Intrest in any Other Lands in the Town Ship off Dover or Elce where that Derives to me from my ffather m^r Anthony Nuttuer formerly of Dover Dec⁴ or Ought to belong to me by that Means

Item I Give and Bequeath unto my five Daughters (Viz^t) Elenor Nuttor Sarah Walker Abigail Dam and Eliz^a Rawlings & Olive Nutter to be paid unto them ten pounds Each old Tennor by my aforesaid Two Sons John Nutter and Joshua Nutter within three Years affter my Decease In Case Either of my Two Sons (Viz^t) John Nutter or Joshua Nutter Should Dye and Depart this Life without Leaveing Lawfull Issue of their Body^s that then he that Shall be the Survivor of the Twain Shall Inherritt the whole of What is Bequeathed to them both

Item I Give and Bequeath to my well be Loved wife Leah Nutter all my Moveables or personal Estate that Shall remain att my Decease (to her and to her own Dispose Dureing her Natural life, and if any thing Shall remain after my Said wifes Decease that then in Such Case what Shall be Soe left and Remaining Shall be Equally Devided amonge my aforesaid five Daughters or what of them that Shall Remain alive att that time or their heirs—as also all my personal Estate as aforesaid both within Doors and without

Item I give and Bequeath unto my Son John Nutter aforesaid my Riding horse in recompence of his Dutyfullness and good Carrage to me, over and above his portion in my houseing and lands, as also my gun or fowling peice.

Item I give and bequeath to my aforesaid beloved wiffe Leah Nutter my Negro Man Servant calld Ceasor to her one Dispose and Bennifett Dureing her Natural Life without the least Molistation or hinderance of any of my afore Said Childerin as also the use of my Dwelling house Dureing her Natural life or Widohood

And in Case my aforesaid Negro Servant Named Ceasor Shall be liveing affter my wifes Decase that then I give him Equally Amongst my five Childerin that I have by my aforesaid wife Leah: Nutter, viz^t John Nutter Joshua Nutter Abigail Dam and Eliz^a Rawlings and Olive Nutter or Amongst Soe Many of them as Shall be liveing att my wifes Decease In Testimonie whereof for the True performance of all and Ever thing contained in this my last will and Testement. I hereunto Sett my hand and affixed my Seal this Twenty Second day of November one thousand Seven hundered and forty five—

Sign'd Seal'd pronounced andhisDeclared In the presence of us—Hatevil × NutterGeo WaltonMarkRichard DamLa Walter

John Walton

[Proved Dec. 25, 1745.]

[Warrant, Dec. 25, 1745, authorizing John Fabyan and George Walton, both of Newington, to appraise the estate.]

[Inventory of personal property, March 25, 1746; amount, £501.5.0; signed by John Fabyan and George Walton.]

[Bond of Leah Nutter, widow, with John Downing, Jr., and Jethro Furber, both of Newington, as sureties, in the sum of \pounds 10, June 26, 1746, to prosecute her appeal from the decision of the probate court allowing the will as to the personal property but not as to the real estate; witnesses, James Colbroth and Benjamin Colbroth.]

JONATHAN CASS

1745

KINGSTON

[Administration on the estate of Jonathan Cass of Kingston yeoman, granted to Tabitha Cass of Kensington, widow, Nov. 27, 1745.] [Warrant, Nov. 27, 1745, authorizing Samuel Clifford and Nathan Clough, both of Kingston, to appraise the estate of Jonathan Cass, administration of which is granted to his widow, Tabitha Cass.]

[Probate Records, vol. 15, p. 541b.]

[Inventory, signed by Samuel Clifford and Nathan Clough; amount, £1372.10.0; attested Dec. 23, 1745.]

[Warrant, April 3, 1747, authorizing Ezekiel Dow, Philip Dow, Nathan Clough, and Samuel Clifford, Jr., all of Kensington, and Reuben Whitcher of Kingston to divide the estate.]

Where As Ezekiel Dow Nathan Clough and samuel Clifford jur all of the Parish of Kensington being authorized and impowred by the honorable Judge of Probats for the Province of Newhampshire for the Dividing and Setling of the Estate of Ionathan Cass Late of Kensington deceased to the widow her thirds and to the Eldest son a double Part of the Remaining Part of the said Estate have This Eighth day of april viewed and serveyed the Estate of the Said Jonathan Cass and find in the whole 39: acres and therefore ware of Opinion that it would be best for one of the Childrin to have the whole and Pay the Rest of the Children after aprized according to the Present Value as the Law Directs but they declined either of them which obliged us to Proceed as we ware Directed in our warrant as followeth to John Cass he being the Eldist Son his Part being seven acres and thirty two Rods and Bounded Northerly on a highway nine Rod wide on said way Esterly on land of Thomas Brown and is to Run Southerly 128 Rods that wedth—

then layed out to Apphiah Cass her part four Rods and one half Rod wide on said high way Runing southerly 128: Rods that wedth—

then layed out to moses Cass his Part which begins at said high way at the North End: 4: Rods and one $\frac{1}{4}$ Part of a Rod wide Runing southerly that wedth 128 Rods then 2 Rods and $\frac{1}{2}$ Rod wide that Course 30 Rodsthen layed out to the widow her thirds Begining at the afore said high way Run'ing southerly 158 Rods 13 Rod wide—

then layd out to Joseph Cass his Part begining at Edward locks land 4 Rod wide at the North End Runing southerly 150 Rods that wedth

then layd out to Benjamin Cass his Part begining at Edward locks land four Rods wide at the North End Runing southerly 150 Rods that wedth—

then layd out to Jonathan Cass his Part begining at Edward locks land at the North End and So Runing southerly 150 Rods all the Remaining Part of the said estate which lays Between Benjamins Part and Kingstown line be the same more or less having Regard to Quantity and quality as Directed to in said warrant

Dated at Kensington the Eighth Day of April seventeen hundred forty and seven and in the Twentyeth yeare of the Reign of our sovereign Lord King George the second &c

> Ezekiel Dow Nathan Clough Samuel Clifford Ju^r

WILLIAM COOMBS

1745

PORTSMOUTH

[Administration on the estate of William Coombs of Portsmouth, mariner, granted to Zachariah Foss of Portsmouth, mariner, Dec. 2, 1745.]

[Probate Records, vol. 15, p. 531.]

[Warrant, Nov. 27, 1745, authorizing Jacob Treadwell, tanner, and Samuel Hart, joiner, both of Portsmouth, to appraise the estate.]

[Inventory, signed by Jacob Treadwell and Samuel Hart, Jr.; amount, £20.12.0; attested Feb. 26, 1745/6.]

JOHN FOSS

CHESTER

[Administration on the estate of John Foss of Chester, yeoman, granted to Tabitha Foss, widow, Nov. 27, 1745.]

[Inventory, Dec. 6, 1745; amount, £789.9.0; signed by Samuel Emerson and Enoch Colby.]

[Account, by Tabitha Foss, administratrix, of the settlement of the estate; receipts, £306.6.4; expenditures, £310.3.1; allowed June 24, 1747.]

State of New We the Subscribers being appointed a Committee by the Honb^{le} Phillips Hampshire Rockingham ss White Esq^r Judge of Probate of wills &c for said County to Set of to Tabitha Underhill her Dower which hapens to her of the Estate of her late Husband John Foss Late of Chester in Said County yeoman Deceast and accordingly we have Done it by Setting it of by metes and Bounds in the following manner (viz) about twenty three Acres Begining at the Southwesterly Corner a Stake and Stones thence Running South about 75 Degres East two Hundred and thirty four Rods to Maj^r Moors Land to a Maple Markd thence North by said Moors's Land About 41 Digrees East Eighteen Rods to stake and stones thence westerly two Hundred and thirty for Rods to the Highway to stake and stones thence South forty one Digrees West by Said Highway Eighteen Rods to the first Bounds Mentioned sd Land or Dower Lays on the Southerly Side of that Land formerly owned by John Foss Late of Chester Deceast together with one third of the East ind of the House from bottom of the Seller to the Ridge Pole with a Priviledge to use and Improve the Entry Like wise the East scaffold in the Barn and half the room Under it with a Priveledge to Use said floor as need requires with a Priveledge to the well to Draw water to Pass too and from the Same and too Use and improve Said Buildings or her Part of them as Need require Like wise a Priviledge to Pass up and Down the Lane to the Pasture which we allow to be her full third of s^{d} Estate

Chester Nov ^{mr} 28 th 1787	Rob ^t Wilson	C.
	Stephen Hills	m
	Stephen Chase	ommit
	Jacob Elliott	ttee
[Allowed July 16, 1788.]		(

ELIZABETH HAM

[Administration on the estate of Elizabeth Ham of Portsmouth, widow, granted to her son, William Ham of Portsmouth, yeoman, Nov. 27, 1745.]

1745

[Warrant, Nov. 27, 1745, authorizing Benjamin Miller and John Dennett to appraise the estate.]

[Probate Records, vol. 15, p. 569.]

[Inventory, Feb. 10, 1745/6; amount, $\pounds 58.10.0$; signed by Benjamin Miller and John Dennett.]

MOSES LEAVITT

1745

HAMPTON

[Administration on the estate of Moses Leavitt of Hampton, yeoman, granted to Sarah Leavitt, widow, and John Leavitt, yeoman, both of Hampton, Nov. 27, 1745.]

Mem^o of an Agreem^t made between John Leavit of Hampton & Sarah Leavit widow Relict of Moses Leavit late of Hampton Deceased Concerning the Estate of the Said Deceased & the Said John viz that a Warr^t be Issued by Authority of the Court of Probate to five free holders to make a Division of the Said Estate Agreeable to a Deed of Division made Between the Said John & the Said Moses which bears Date the 11th Day of Jan^{Ty} 1744/5 That the said parties to these presents Shall join in the Administra of the Estate of the Said Moses & to use their Joint

PORTSMOUTH

Endeavours to pay off the Sisters of the Said Moses & John Agreeable to a Deed of Settlement made by their father in Witness whereof the said parties have hereunto Set their hands the 27th Day of Novemb^r 1745—

John Leavit Sarah Leavit

[Inventory, Nov. 29, 1745; amount, £818.12.0; signed by Daniel Sanborn and James Godfrey.]

[Warrant, March 21, 1745/6, authorizing Samuel Palmer, Jonathan Page, Samuel Leavitt, Reuben Dearborn, and Simon Dearborn, all of Hampton, yeomen, to divide the estate; mentions an infant daughter of Moses Leavitt.]

Province of New Hampshier / we the subscribers being appointed by the Honourable Andrew Wiggin Esq Judge of the Court of Probates for said Province to make a Just and Equil Devision of the lands that John Leavitt of Hampton in said Province Cordwainer and his Brother Moses Leavitt Late of said Hampton Deceased were seized of in Comon / we have according to the best of our Judgment and Knowlidg that we Could get of the Real Estate that the said John and Moses were seized of in Comon made a Partiation and Devision of the Premisses in the following Manner viz the said John Leavitt is to have eight acres of land Laving in the second north Division in said Hampton / bounded westly on new Cut way / Eastly on land of Abner fogg / northly on land of said John Leavitt in Part and land of Samuel Moulton in Part / secondly the said John Leavitt to have two thirds of one share of land Laying in the said second north Division bounding northly on the said eight acres / southly on land of Capt Joseph Tayler in Part and land of Thomas Robie in Part / Eastly on land of Abner fogg / westly on new Cut way / twenty two acres more or less / thirdly the said John Leavitt to have the one half of the forty third share of land which lays in the said second north Division near to Ionathan Pages Dwelling house said forty third share being bounded northly on a high way / southly on a high way / Eastly on land of Benjamin Towle in Part and land of Jonathan and David Page in Part / westly on land of Henery Dearbon / the said John Leavitt to have the westly half of said forty third Lott from one end to the other Joining westly to said land of said Henery Dearbon / and the heirs of the said Moses Deceased to have the other half of the said forty third share from one end to the other the Eastly half Joining Eastly to Said land of said Benjamin Towle and said Jonathan and David Page / fourthly the said John leavitt to have one half of a Peice of Marsh laying in the Grate boars head Marsh said Peice of marsh being bounded northly on marsh of Jonathan Page and Robert Moulton / southly on marsh of Joseph Moulton in Part and marsh of Caleb Towle in Part / Eastly on the upland of the Grate Bores head / westly on the Beach River / the said John Leavitt to have the southly half of said Peice of marsh from one end to the other Joining southly to said marsh of said Caleb Towle and Joseph Moulton and the heirs of the said Moses levitt Deceased to have the northly half of said Peice of marsh from one end to the other / Joining northly to said marsh of Said Jonathan Page and Robert Moulton / fiftly the said John levitt to have the one half of a thatch share laying on the Grate ox Comon the said John to have the Eastly half of said thatch share from one end to the other Joining Eastly to a share of Joseph Moulton Juners / and the heirs of the said Moses Leavitt Deceased to have the westly half of said thatch share from one end to the other Joining westly to a share of the foggs / bounding each end on Cricks / the heirs of the said Moses Leavitt Deceased to have the east end of the Dwelling house where he Lately Dwelt and the wholl of the Barn

and also the heirs of the said Moses Deceased to have the land in the feild where the said Dwelling house stands and adjoining to it being eight acres more or less being bounded north eastly on land of Zacheriah Batchelder south westly on the Countrey Road / north westly on land of Samuel Palmer south Eastly on land of Caleb marston / the heirs of the said Moses Leavitt Deceased also to have one third Part of one Right or share Laying in the third Division of the five Divisions in Hampton the said third of one share of land being bounded northly on the high way / southly on land of the Dearbons / eastly on land of Reuben Dearbon / westly on a way 15 acres more or less / and also the heirs of the said Moses Deceased to have one share in older medow being bounded northly on a Parsonage share / southly on the twelve shares / eastly also on the twelve shares so Called / westly on a share of James Hobses / all the afore Said Premisses are Laying and being in Hampton township

the afore Said Partiation and Division we have made according to the best of our Judgment and Knowlidg that we Could get of the Premisses

Hampton June ye 14th 1746

Samuel Palmer Jonathan Page Samuel Leavitt

[Guardianship of Mary Leavitt, aged less than fourteen years, daughter of Moses Leavitt, granted to Daniel Sanborn of Hampton, yeoman, Feb. 25, 1746/7.]

[Bond of Daniel Sanborn of North Hampton yeoman, with John Leavitt of North Hampton, cordwainer, and Jonathan Dearborn of Hampton as sureties, in the sum of £500, Feb. 25, 1746/7; witnesses, Samuel Hart and William Parker.]

[Account of John Leavitt and Sarah Dearborn, wife of Jonathan Dearborn of Hampton, formerly widow of Moses Leavitt, of the settlement of the estate; receipts, £256.4.4; expenditures, £160.1.2; allowed Oct. 28, 1747.]

[Administrators' additional account; receipts, £201.17.2; expenditures, £283.15.0; allowed June 26, 1751.]

DANIEL GOULD

1745

KINGSTON

GREENLAND

[Inventory of the estate of Daniel Gould of Kingston, Dec. 9, 1745; amount, \pounds 634.0.6; signed by Samuel Winsley and Benjamin Swett.]

SAMUEL KING 1745

In the Name of God Amen the Twelvth day of December 1745. I Samuel King of Greenland in y^e Province of New Hampshire Husbandman Being Sick and weak in Body * * *

Imprimis I give and Bequeath to Elizabeth my Dearly beloved wife all my Cattle and all my Sheep and all my Husbandry Tools and all my Movable Goods of all Sorts and of every kind and all my Household goods except my puter

Item I give to my Daughter Elizabeth Kenestone the sum of Five Shillings Lawfull money of New-England to be raised and levied out of my Estate

Item I give to my welbeloved Daughter Sarah King all my Pewter which is Fouer Platers Six Plates one Bason

I Likewise constitute make and ordain (John Weeks Physician and John Watson Husbandman both of Greenland in the Province Aforsaid) Executors of this my last will and Testement And I do hereby utterly disallow revoke and disanul all and every other Former Testaments wills Legacies and Bequests and Executors by me in any ways before Named willed and bequeathed. Rarifying and Confirming this and no other to be my last Will and Testament In Witness whereof I have hearunto Set my Hand and Seal the day and year above written

Signed Sealed Published Pronounced Samuel King and Declared by the Said Samuel King as his last will and Testament in the Presence of us the Subcribers

James Cates Ebenezer Cates Martha Weeks [Proved Feb. 26, 1745]6.]

ICHABOD CLOUGH

1745

KINGSTON

In the Name of God Amen I Ichabod Clough of Kingston in the Province of New Hampshire in New England Yeoman being Weak of body

Item. I give & bequeath to my beloved wife Rebekah Clough The following part in my dwelling house Namely the fore Room Next to the Street the back chamber & a little Pantry room that is parted off from the kitchen to be Improv'd by her As long as She Shall live my Widow as also the third part of the Cellar during Said Term & also the Improvement of the one Third part of my Orchard & also of one Third part of my homestead lands & also of Two Acres over & above Said Third part of the Homestead lands As also of one third part of my Barn As Long as She Shall live my Widow She having free Liberty of passing & repassing thro' the other part of my Said Homestead lands As She Shall find it Needfull for her in Order to her Improving her Third part of Said homestead Lands as aforesaid-And also all my Corn flax & Wool & all the provision I have by me as also Eight Barrels of Cyder & the Barrels, the Barrels to be of the Best I have in my cellar As also two of my Cows & a Yearling Heifer & Six Sheep-& one of my Swine & all my houshold Goods to be her own to be disposed of by her to whom & as she pleases

Item-To my Son Elijah I give & bequeath the remaining part of my dwelling house & the two Thirds of my Barn while his mother lives my Widow & Then the whole of them & also all my Stock that I have not before given in this my will to his mother Such as Cattle Horse & swine & also the Remaining two Thirds of my homestead lands while his Mother lives my Widow & after that the whole of them With all the houses Orchards & buildings thereon & also all my Out lands lying in Kingston aforesaid which I purchasd & which belong'd to the right of Joseph Clough late of Kingston aforesaid Deceas'd With all the priviledges & appurtenances thereunto belonging or in any wise Appertaining & also my working tools & my moveable Estate

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that I have not before in this my Will given to his mother—he finding his mother An horse & tackling For her to ride as often As She Shall have need of it both in Town & out of Town as long as she lives my widow he also paying my Just Debts & funeral Charges as before mentioned & also the Several legacies hereafter mentioned in this my last Will & Testament to be paid by him—

Item To my two Sons Zaccheus & Jonathan I Will & bequeath The Sum of Twenty five Pounds in lawfull money of This Province of the New Tenour to Each of Them to be Paid by my Son Elijah beforementioned to be paid them & Each of Them As soon As they shall arrive to the Age of Twenty one Years

Item To my Daughter Martha I Will & bequeath the Sum of Twelve Pounds Ten Shillings in lawful money of this Province of the New Tenour to be paid her by my Son Elijah beforementiond when she shall arrive to the Age of Eighteen Years or at marriage if she should marry before that time

Finally My Will is & I do hereby Constitute & Appoint my Son Elijah Clough to be Sole Executor to this my last Will & Testament hereby revoking & making Void all other Wills & Testaments by me heretofore made—In Witness Whereof I have hereunto Set my hand & Seal this Eighteenth Day of December Annoq^e Domini One Thousand Seven Hundred & forty five

Signed Seal'd Pronouncd & declard Ichabod Clough by the above Named Ichabod Clough to be his last Will & testament In Presence of Us—

Nathan Bachelder

Ebenezer Cutting

Abraham Smith

[Proved Jan. 29, 1745 6.]

[Warrant, Jan. 29, 1745 '6, authorizing Jeremy Webster and Nathan Batchelder, both of Kingston, to appraise the estate.]

[Probate Records, vol. 15, p. 586.]

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[Inventory, March 24, 1745/6; amount, £1701.2.0; signed by Nathan Batchelder and Jeremy Webster.]

[Guardianship of Jonathan Clough and Martha Clough, children of Ichabod Clough of Kingston, granted to Abraham Smith of Kingston, yeoman, Feb. 28, 1749/50.]

[Probate Records., vol. 17, p. 491.]

[Bond of Abraham Smith, yeoman, with Ebenezer Batchelder and Elijah Clough, yeomen, as sureties, all of Kingston, in the sum of £500, Feb. 28, 1749/50, for the guardianship of Jonathan Clough and Martha Clough; witnesses, William Parker and William Partridge.]

WILLIAM MAYBURY 1745

KITTERY, ME.

In the Name of God Amen I William Maybury of Kittery in the County of York in the Province of the Mass^a Bay Mariner being bound to Sea & not knowing how God in his Providence may dispose of me I do make & ordain this to be my last Will & Testament And first I give & Commit my Soul to God the father of Spirits hoping to find mercy with him thro' the Merits of Jesus Christ & my body I Recommend to a Decent burial in either the Earth or Sea and as touching my Worldly Estate in Consideration of the Love friendship & Respect which I have & do bear to William Whittemore of Portsmouth in the Province of New Hampshire Goldsmith and of the many favours & Services I have Received of him I give devise & bequeath all my Estate of what nature or kind Soever or wheresoever the Same is or Shall be found unto him the said William his Heirs & assigns & hereby Constitute him Sole Execr of this my last Will & Testam^t desiring him to pay what debts I may owe & my funeral Expences & I hereby Revoke all other Wills & Testaments

by me in any manner made In Witness whereof I have here unto Set my hand & Seal the 19th Day of Dec^r 1745

Executed in presence of W^m Maybury Mark Hunking Jun^r Daniel Rindge William Parker [Proved April 26, 1749.]

[Warrant, April 26, 1749, authorizing Hunking Wentworth and Daniel Rogers, apothecary, both of Portsmouth, to appraise the estate.]

[Inventory, May 2, 1749; amount, £140.2.0; signed by Hunking Wentworth and Daniel Rogers.]

JONATHAN FOLSOM 1745 DAMARISCOTTA, ME.

[Administration on the estate of Jonathan Folsom of Damariscotta, Me., granted to Daniel Folsom of Exeter Dec. 25, 1745.]

[Warrant, Dec. 25, 1745, authorizing Daniel Thing and Robert Light, both of Exeter, to appraise the estate.]

[Inventory, March 6, 1745 6; amount, £124.2.9; signed by Daniel Thing and Robert Light.]

NATHAN JOHNSON 1745

GREENLAND

[Administration on the estate of Nathan Johnson of Greenland granted to Mary Johnson and Nathan Johnson, both of Greenland, Dec. 25, 1745.]

[Probate Records, vol. 15, p. 543.]

[Bond of Mary Johnson, widow, and Nathan Johnson, yeoman, with James Cate, housewright, and Joseph Hill, husbandman, as sureties, all of Greenland, in the sum of £500, Dec. 25, 1745, for the administration of the estate of Nathan Johnson, yeoman; witnesses, Samuel Allen and William Parker.]

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[Inventory, Jan. 29, 1745/6; amount, £1868.12.4; signed by Enoch Clark and John Brackett.]

[License to the administrators, April 29, 1747, to sell real estate.]

[License to the administrators, May 21, 1747, to sell real estate.]

[Warrant, July 13, 1747, authorizing John Brackett, gentleman, Enoch Clark, James Johnson, Jr., James Cate, and Brackett Johnson, yeomen, all of Greenland, to set off the widow's dower.]

Pursuant To a Warrant from the Honorable Province of Newhamp^r / Andrew Wiggin Esq^r Judge of the probate of wills (&: C:) Dericted to us the Subscribers (with others) outhorizing and impowering us to Set off by meets & Bounds the one third part of the Real Esteate of nathan Johnson Late of greenland in Said province Deceased to mary Johnson widdow Relect of Said Deceased) we have Set off S^a third part or Dower to s^d widdow as follows (viz) one peice of Land Bounded on the South End by ye Road that Leads to the great Bay Seventeen Rods wide on Said Road then Runing northerly Bounding on Land in possession of methias haines keeping that Breadth of Seventeen Rodes from S^d haines his Land about one hundred Rods to Lues haines his Land as also another peice of Land in the pasture Containing Eleven acres Bounded twenty two Rods wide on the afore Said Road on the Easterly side of methias Weeks his Land & Runing Down by S^d Weeks his Land a peralel Line to Said weeks Line as Said weeks Line Runs from Said Road until it Comes over against Said weeks his house & then the peralel Line to go on the Same Coase until it hits Said weeks his fence as also two acres of Salt marish to begin at the head of the Long mash & Runing Down Said marish until Said two acres be Compleated as also one Acre & one half acre of flatts Iovning to the marish with the two Lower Romes in the west End of the house with the one third part of

the Seller and one half of the Chamber over Said Romes it being the fore Side thereof with one third part of the Barn it being the north East End of Said Barn with the appurtenances Dated at Greenland afore Said the 22^d Day of october 1747 and in the 21st year of his majesties Reighn—

> John Brackett Enoch Clark James Johnson

[Warrant, July 12, 1748, authorizing Daniel Lunt, William Cate, and Walter Weeks, all of Greenland, yeomen, to view the real estate and make recommendations as to its disposition.]

[Return, signed by Daniel Lunt and Walter Weeks, appraising the real estate at £10 per acre, and finding that it will accommodate but one person; allowed Oct. 26, 1748, and decreed that Nathan Johnson, oldest son, shall take the whole, paying the other children for their shares.]

[Bond of Nathan Johnson of Greenland, yeoman, with William Johnson of Greenland, yeoman, and Daniel Lunt of North Hampton, weaver, as sureties, in the sum of £672, Oct. 26, 1748, for the payment of their respective shares to his brothers and sisters, Philip Johnson, Samuel Johnson, Timothy Johnson, William Johnson, Hannah Haines, wife of Lewis Haines, Mary Johnson, Abigail Barker, wife of Jonathan Barker, and Rosa-mond Johnson; witnesses, John Johnson and James Wood.]

[Administrators' account of the settlement of the estate; receipts, £482.16.4; expenditures, £413.11.8; allowed April 26, 1749.]

JOHN TIBBETTS, 3d 1745 SOMERSWORTH

[Administration on the estate of John Tibbetts, 3d, of Somersworth, gentleman, granted to Joanna Tibbetts, widow, Dec. 25, 1745.]

[Inventory, Feb. 3, 1745 6; amount, $\pounds_{77.4.0}$; signed by Thomas Wallingford and John Mason.]

NICHOLAS GILMAN, JR. 1745/6

In the Name of God Amen. January the twenty Eighth day in the year of our Lord one thousand Seven hundred and forty five I Nicholas Gilman Jun^r of Exeter in the Province of Newhampshire in New England Shopkeeper being Week in Body * * *

Imprimus. I Give and bequeath unto My Brother Peter Gilman Esq^r and M^r Daniel Thing and Samuel Gilman Esq^r all of Exeter aforesaid, My dwelling house barn orchard and aboute twenty two acres of land on which they Stand, and ajoyning to them be the Same More or less, with all the Priviledges and appurtainances thereunto belonging, or in any wise appurtaining, which land is Bounded as followeth, viz Begining at the high way by My brother Peter Gilmans land Near the Bridge Commonly Called the Greate Bridge in Exeter aforesaid, and from thence Runing Sutherly, and Southwesterly, by Said Peter Gilmans land until it Comes to land heretofore belonging to Jonathan Foulsam of Said Exeter deceased, and from thence to Run by the land that was Said foulsams untill Comes to the Sutherly Corner thereof, and from thence to Run Northwesterly Bounding by the land which was Said foulsams untill it Comes to the Southerly Corner of Ionathan Gilman Jun^{rs} land and from thence to Run Southwesterly Bounding by the land belonging to the heirs of Nathaniel Gilman Esq^r of Exeter aforesaid deceased, and by Samuel Gilman Esq¹⁸ land untill it Comes to the aforesaid Peter Gilmans land, and from thence to Run Southeasterly on a Straight line by the Said Peter Gilmans land and by the land which I Purchased of Said Peter Gilman untill it Comes to the Greate fresh River, and from thence to Run Down Said River Bounding on Every Part thereof untill it Comes to the high way by the bridge aforesaid, and from thence to Run Westerly by Said high way to the Bounds first mentioned, to be improved by the Said Peter Gilman Daniel Thing and Samuel Gilman for and towards the Support of a Minister, or Ministers, which Shall or May hereafter be Setled in the

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EXETER

Ministry in the Church of Christ which usualy Meet or assemble together for the Publick worship of God in the New Meeting house lately Erected in Said Exeter, on the Northerly Side of the high Way which leads from Exeter old Meeting house to Kingstown, and between Mr Josiah Gilmans dwelling house and the dwelling house of Mr John Dean in Said Exeter, or for any other Pious use according to their discretion or to the discretion of any two of them, as long as they or any two of them Shall live, and be Capeable, and agree, to improve the Said premises for the uses aforesaid, and in Case of Refusall incapacity or decease of any two of them, my Will is that the Said premises Shall be improved for the uses aforesaid by the dacons of Said Church when there are any Such, and if Said Church Shall at any time be without dacons, or in Case of Said dacons Refusall or incapacity to improve Said Premises, my Will is that Said premises Shall be improved by Such Persons as Said Church Shall Make Choyce of from time to time to improve the Same, and My Will is that the yearly Rent or income of the Said premises Shall be applyed to the uses aforesaid and No other for Ever hereafter, and whareas I have Mortgaged Part of Said Premises for Security of a Certain Sum of Bills of Credit, which I Borrowed of the twenty five thousand Pounds loan lately lett out upon intrist by the Province aforesaid; My Will further is that My Executor Shall dispose of So Much of My other Estate as Shall be Sufficiant to pay what of the Intrist or Princapall Shall or may Remain to be paid after My decease, and Shall discharge Said Mortgage therewith that So the Said premises may be fully improved to the uses aforesaid.

Item I Give and bequeath unto My Kinsman Robert Gilman Son of Samuel Gilman Esq^r a Silver Poringer and a Silver Spoon both Marked with the letters: M: L: to be delivered to him by my Executor as Soon as May be Convenantly after My decease.

Item I Give and bequeath unto My Servant Boy John Fox twelve Pounds and ten Shillings in Bills of Creditt of the New tennor to be paid to him out of my Estate by My Executor if he lives to the age of twenty one years.

Item I Give and bequeath unto My four Brothers In Law Viz John Gilman Daniel Gilman Nicholas Gilman and Sumersbee Gilman all the houshold Goods and appariell which My beloved Wife Mary Gilman, deceased brought with her to Me, and which is Not already disposed of; to be Equally devided among them by My Executor as Soon as May be Convenantly after My decease.

Item My Will is that all My Just debts Legacys and funeral Charges shall be paid out of My Estate by my Executor hereafter Named.

Item My Will further is; that after all My Just debts Legacyes funerall Charges and what may appear or Remain after My decease of the Intrist and Princaple of the loan before Mentioned is paid, that then the Remainder of My Estate both Real and Personal be devided into five Equal Parts to and between My Honered Mother Elizibeth Gilman, and My four brothers, Viz Peter Gilman, John Gilman, Samuel Gilman, and Nathaniel Gilman, to be theirs and at their disposall for Ever.

Finally My Will is and I do hereby appoint Constitute Make and ordain My Brother Peter Gilman Esq^r of Exeter aforesaid My Sole Executor of this My last Will and Testament, and do hereby utterly dissanull dissalow and Revoke all former Wills and Testaments by Me heretofore Made In Wittness whareof I have hereunto Set My hand and Seal the day and Year first Mentioned.

Signed Sealed and declared Micholas Gilman J^r in presents of us

John Phillips Jeremiah Calfe Jun^r John Folsom [Proved April 30, 1746.]

[Inventory, Oct. 21, 1746; amount, £3269.10.6; signed by Theophilus Smith and Robert Light.]

GEORGE KEZAR 1745 6 HAVERHILL DIST.

[Administration on the estate of George Kezar of Haverhill District, yeoman, granted to Mary Kezar, widow, Jan. 29, 1745 6.]

[Inventory, Jan. 29, 1745 6; amount, £334.4.6; signed by Samuel Ingalls and Jeremiah Eaton.]

[Account by Mary Kezar of the administration of the estate of her husband, George Kezar of Haverhill District; receipts, £82.8.6; expenditures, £104.15.11; allowed July 30, 1746; mentions "Supporting of two Children of the Itestates under the age of Seven years 43 weeks from ye Intestates Death to this time."]

[Probate Records, vol. 17, p. 43.]

Province of New hampsh^r To his Honer the Jud of Probates—

Where as George Kezzer of Haverhill Destrict deseast Left two daughtors and the oldest being seven Entord on Eight

the other and the voungest five Last Apriel and their mother maried againe without macking any agreement as Can be understud

and the mother is in such a Capasetv of mind which we think macke things on the acount of hur Children to be dificult and the Children are Licke to come to some unnesery Charge-

therefore we the subscribers being the next Neighbors desiar your Honer to apoynt some Gardeen for them and the parson we think of if your Honer think fitt is their uncel Ebenezer Kezzer the barier hereof

Haverhill Destrict June 22: 1748

Jeremiah Eatton Stephen Johnson junr Wait stevens John Kezar Juner John Hunkins

to the Honirable Judg of probates we the Subscribers desire that your Honer would put in Ebenezer Kezar Gardeen for these Children which are with mensioned this the desire of mother and father

John Rouel Mary Rouel

[Guardianship of Mary Kezar and Susanna Kezar, aged less than fourteen years, children of George Kezar of Haverhill District, deceased, granted to Ebenezer Kezar June 29, 1748.]

]Probate Records, vol. 17, p. 249.]

[Bond of Ebenezer Kezar of Haverhill, Mass., cordwainer, with Benjamin Swett of Kingston, cordwainer, as surety, in the sum of £500, June 29, 1748, for the guardianship of Mary Kezar and Susanna Kezar; witnesses, Lemuel Perkins and Matthew Livermore.]

[Guardianship of Susanna Kezar, minor, aged more than fourteen years, daughter of George Kezar of Haverhill District, yeoman, granted to John Kezar of Hampstead, yeoman, Nov. 10, 1758.]

[Probate Records, vol. 21, p. 95.]

[Bond of John Kezar of Hampstead, yeoman, with Stephen Johnson, Jr., of Hampstead, yeoman, and Samuel Evans of Portsmouth, cordwainer, as sureties, in the sum of \pounds 500, Nov. 10, 1758, for the guardianship of Susanna Kezar.]

WILLIAM MUDGETT 1745/6 LONDONDERRY

[Guardianship of John Mudgett, minor, aged more than fourteen years, son of William Mudgett of Londonderry, yeoman, deceased, granted to Samuel Ingalls of Chester Jan. 29, 1745.[6.]

DANIEL TILTON

1745/6

HAMPTON

[Administration on the estate of Daniel Tilton of Hampton, yeoman, granted to Abraham Tilton of Stratham, yeoman, Jan. 29, 1747/8 (1745/6).]

[Warrant, Jan. 29, 1745 6, authorizing Daniel Sanborn and Ebenezer Sanborn, both of North Hampton, to appraise the estate of Daniel Tilton, administration of which is granted to his brother, Abraham Tilton.]

[Probate Records, vol. 15, p. 581.]

[Inventory, signed by Ebenezer Sanborn and Daniel Sanborn; amount, $\pounds_{272.8.0}$; attested March 6, 1745/6.]

[Administrator's account of the settlement of the estate; receipts, £125.6.6; expenditures, £18.11.0; allowed Nov. 26, 1746.]

WILLIAM WILSON 1745 6 LONDONDERRY

[Administration on the estate of William Wilson of Londonderry, yeoman, granted to Adam Wilson of Londonderry, yeoman, Jan. 29, 1745[6.]

[Inventory, Feb. 20, 1745 6; amount, £836.9.6; signed by Robert Cochran and John Humphrey.]

[Account of Adam Wilson, administrator, of the settlement of the estate; receipts, $\pounds 66.15.10$; expenditures, $\pounds 37.11.0$; allowed Feb. 25, 1746 7.]

JOSEPH TIBBETTS 1745 6 DOVER

In the Name of God Amen, The Thirteenth Day of February anno Domini one Thousand Seven Hundred & forty five or Six, I Joseph Tebbets of Dover in the Province of New-Hamps^e in New-England Husbandman, labouring under great Bodily weakness & Infirmities * *

Imprimis. After my Just Debts & Funeral Charges Shall be Paid, I Give & Bequeath to my Beloved Wife Catharine Tebbets, whom I likewise Constitute make & ordain my Sole Executrix of this my last Will & Testament, All my Estate both Real & Personal, by her freely to be Possessed & Enjoyed During y^e

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term of her natural life, Except Such a Part of it as I have Given to my Son Joseph Tebbets, as is hereafter Expressed, that is to Say I Give to my s^d Wife all my Homestead Land, Marsh, & Thatch Beds, orchard & Fruit Trees Standing upon s^d Land & all my Dwelling House & Celler under it, Except Such a Part of it as I have Given to my s^d Son Joseph Tebbets, & also y^e one half Part of my Barn Standing upon s^d Land; I also Give to my s^d Wife all my Land lying upon y^e Northerly side of the Road above Mast Bridge, be it more or less that doth now Properly belong to me, & all ye above mentioned Estate I Give to my s^d Wife all my Movable Estate both live Stock & Household Goods & Tackling or Utencels for farming to her own free use & Disposal for ever to whom She shall See meet.

Item I Give to my Son Joseph Tebbets his Heirs & Assigns for ever a Certain Parcel of Land where his Dwelling House now Stands, & one Third of both my orchards Standing upon my Homestead Land, & the Westerly Part of my Dwelling House, as also a Certain Parcel of Land Lying above Mast Bridge on y^e Northerly Side of the Road, & all my Right in y^e Common Land in Dover afores⁴ all which Land orchards & Part of my Dwelling House I have Convey'd to my s⁴ Son Joseph Tebbets by one Instrument in Writing under my Hand & Seal, I also now Give unto my s⁴ Son Joseph Tebbets his Heirs & Assigns the one half Part of my Barn Standing on my Homestead Land.

Item At the Decease of my s^d Wife Catharine Tebbets, I Give to my Daughters Elisabeth Downs, Judith Bickford Lydia Giles Catharine Tebbets Mary Pearl & Hannah Tebbets, and to my Grand Children Robert & John Hussey the Children of my Daugher Margery Hussey Deceas'd, & to thier Heirs and Assigns for ever, all my Homestead Land Marsh Thatch Beds & Orchards & also all my Land lying above Mast Bridge afores^d all which I have in this my Last Will Given to my Wife During the Term of her Natural Life, To be Eaqually Divided between them, my s^d Daughters, & Grand Children that is to Say my

Two Grand Children above mentioned Shall have as much of s^a Land Marsh Thatch Beds, & orchard's as one of my abovesaid Daughters. I also Give to my s^d Daughers Catharine Tebbets Mary Pearl & Hannah Tebbets thier Heirs and Assigns, all that Part of my Dwelling House & ye one Half of my Barn, which I have in this my last Will, Given to my Wife During her Natural life, to be Eagually Divided between them, And I do hereby utterly Disallow Revoke & Disannul all & every other former Testaments Wills & Executors by me in any ways before made or Named; Ratifying this & no other to be my last Will & Testament, In witness whereof I have hereunto Set my Hand & Seal ve Day & Year above written.

Signed Sealed & Declared, by v^e s^d Joseph Tebbets, as his last Will & Testa^t in Presence of Joseph Pearl Bejamin Pearl Abraham Nute [Proved May 28, 1746.]

[Caveat of Joseph Tibbetts, April 25, 1746, against the allowance of the will of his father, Joseph Tibbetts, on the ground that he was not competent.]

[Bond of Catherine Tibbetts, widow, with James Nute, yeoman, and Samuel Young, husbandman, as sureties, all of Dover, in the sum of £1000, May 28, 1746, for the execution of the will; witnesses, William Parker and Mark Hunking, Jr.]

EBENEZER GOVE HAMPTON FALLS 1745 6

In the name of God a men this Indented wittnes &e that I Ebenezer Gove of Hampton falls in newhampshir in Newingland now Resident in Luesborge being aprehansive of nearr approch of Dath being att this time Compermentus & in my write Reason first of all I Recommend my Soul to God How Gave it & my body to ye Silent Grave Hopeing in the Risuree-

mark

Joseph \times Tebbets his

tion Day to be Raised to immortal Glory & as for my Estate or Movebels I Dispose in the folinging maner viz

I Give & bequeth unto miram franch of South hampton in newhampshir in newingland the Dafter of Ensⁿ Samuel frach all my wages Rewards Gifts or buntys y^t is or may be belonging to me upon this Expidition & allso all my wareing Cloths both what I Have in newingland & Likewise what I Have in this place & all so all my Jyners twols which I Left att newingland with my brother Samuel Clifford & allso my Gun if Ever Sent to Newingland & all & Every thing y^t I have of Goods or movebels of what Soever name or natur they may be of

& if So be $y^t y^e$ above S^d Miram franch Should have a Liveing Child by the first of may next Ensuing the Date Hear of the above S^d miram franch to have all & Every thing belonging to me $y^e S^d$ Ebenezer Gove but if She Should not have a Liveing Child by y^t time befour mensured I bequeth to Her $y^e S^d$ miram franch onely twenty Pounds old tener newingland money & all y^e wrest to be Equaly Divided betwext my brothers & Sisters att newingland

and I Ebenezer Gove do appinte Constute & ordain theas my frindes Ezekiel Worthen & Joseph Weare of Hampton in newhampshir in new ingland now Residant in Louesborge to be my Excutor to this will & testament & to act & Do for me in y^e offes of an Excutor in Every thing of what name or natur what So Ever

and I Do Solomny Declare & Protest y^t this is my Last will & testament & y^t this will or testament is my Last will & Shall Stand in full force & vertu in the Law Sealed with my Seall Dated this twenty forth Day of febuary annoqu Domini 1745 6

Sined Sealed in Presents of us wittneses

his

Ebenezer \times Gove marke

William Swain Benjamin Tilton Nathan Rowe [Proved July 30, 1746.] [Bond of Ezekiel Worthen and Joseph Weare, with Samuel French as surety, all of Hampton Falls, in the sum of £500, July 30, 1746, as executors of the will; witnesses, William Parker and Mark Hunking, Jr.]

JOHN BIXBY 1745 '6 AMHERST

[Administration on the estate of John Bixby of Souhegan West, yeoman, granted to Andrew Bixby of Souhegan West, yeoman, Feb. 26, 1745.6.]

DAVID MOULTON 1745/6 NORTH HAMPTON

[Administration on the estate of David Moulton of North Hampton, yeoman, granted to Benjamin Marston of North Hampton, yeoman, Feb. 26, 1745/6.]

[Warrant, Feb. 26, 1745–6, authorizing Joseph Dearborn of Greenland, yeoman, and Abraham Tilton of Stratham to appraise the estate of David Moulton of North Hampton, blacksmith.]

[Probate Records, vol. 17, p. 11.]

[Inventory, signed by Joseph Dearborn and Abraham Tilton; amount, £238.3.0; attested May 25, 1746.]

[Administrator's account of the settlement of the estate; receipts, £88.14.6; expenditures, £66.19.3; allowed May 25, 1748; mentions "Securing his Effects from Cape Britton & taking up his Bond to his Sister," also "Bond to Dorothy Moulton."]

NATHANIEL ROBERTS 1745-6

In the Name of God amen the third Day of march one thousend Seven Hundred and forty five or Six I Nathanael Robarts of Dover in the province of New Hampshire in New England Husbandman Being very week in Body * * *

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I give and bequeath unto my son Thomas Robarts one acker of Land out of my Homstade where the appel trees stands that he sot out

I Give and bequeth unto my son Nathanael Robarts ten ackers of Land out of my Common Right

I Give and bequeath unto my son Aaron Robarts all my Lands in the town of Dover excepting my common Right and one acker that I Have given to my son thomas Robarts furder more I give unto my son Aaron Robarts my barn & half my house furder mor I Give unto my son Aaron Robarts all my Right in and unto appes of mash or thach Beed in the town of Grenland in said province Home I Likwise Constitute make and ordain my Sole Executrix of this my Last will and testament

furder more I Give unto my son Nathanael Robarts fifty shillings to be paid unto him by my Excecutor in two year after my Decese

I Give unto my son moses Robarts five Shillings to be paid by my Excecutor in two year after my Decese

I Give unto my son Isaac Robarts ten pounds to be payd by my Excecutor in two year after my Decese

I give unto my Daughter meream Davis one Cow to be paid by my Excecutor in three year after my Decese

I give unto my Daughter abigall Robarts one Cow to be paid by my Excecutor in three year after my Decese

I Give unto my wife Elizabeth Robarts all my moufable estate within my Dwelling House

and I Do Hereby utterly Disallow Revoke and Disannul all and Every other former testament wills, Legacies and bequests and Executors by me in any ways before Named willed and Bequeathed Ratifying and Confirming this and no other to be my Last will and testament in witness where of I Have Here unto set my Hand and Seal the Day and year above written

Signed	Sealed	and	Delivered
Jigneu	Statu	anu	Dundidu

in presents of us Thomas Whaits mark Nathanel × Robarts His

Howard henderson

Abraham Nute

[Proved Jan. 31, 1753.]

[Inventory, signed by Stephen Roberts and Abraham Nute; amount, £1287.14.0; attested March 28, 1753.]

THOMAS ROBERTS 1745 6

In the Name of Good Amen the third Day of march one thousand Seven Hundred & fourty five or six I Thomas Robarts of Dover In the province of New Hampshire In New England Husbandman Being very week in body * * * I give and bequeath unto my Cousin Moses Robarts whom I Likewise Constitute make and ordain my sole Executrix of this my Last will and testament all and Singular my Lands orchards house and Barn in the town of Dover in the province aforsaid Excepting my Commong Right furdr more I give unto my cousin moses Robarts all the Right that I Have to a Cartan pece of mash or thach Bead in the town of Grenland in said province furder more I Give unto my cousin moses Robarts all my moufable Estate within Dors and with oute all and singular above mentioned to be by him freely to possessed and Enjoyed and I Do Hereby uttely Disallow Revoke and Disannul all and Every other former testament wills legacies and Bequests and Executors by me in any wase before Named willed and bequeathed Retifving and Confirming this and no other to be my Last will and testament in witness where of I Have here unto set my hand and seal the Day and year above Ritten

Singed Sealed and Deliverred in presents of us Thomas Whaits Howard Hendernson Abraham Nute [Proved Dec. 31, 1755.] Thomas Robartès

DOVER

[Bond of Moses Roberts, husbandman, with Abraham Nute, yeoman, as surety, both of Dover, in the sum of £500, Dec. 31, 1755, for the execution of the will; witnesses, Howard Henderson and William Parker.]

NATHAN WEBSTER 1745/6 CHESTER

In the Name of God Amen I Nathan Webster of Chester in the Province of New Hampshire in Newengland Husbandman being in Usual helth * * *

Imprimis I Give to mary my well beloved wife the Sum of one Hundred Pounds Currant bills of the old tenor: also all those things that she brought with her, and what I have alredy given her, and the one half of all the beding Cloaths that we have made sience we were marriade togather to be Paid and Delivered to her Emedeatly after my Desceass by my Executors—

Itim I Give to my son Daniel Webster the aditionell Lott he now Lives upon No: 4: origenelly James Fails' and the fourth Division Lott of sixty Acres that shall next be Laid out and Recorded to the origenell Right of the afforesaid James Fails in Chester: and also one Quarter of all my other Lands and medows: which by this Will is not Perticularly mentioned and Disposed of to others: and one Quarter of all my household Stuff: and Stock of Creatures and Utencells of Husbandery for Quantity and Quality: and one Quarter of the money Due to me by bonds or other ways: after all my Funerell Charges Debts and Leagises are Paid—

Itim I Give to my son Nathan Webster the home Lott of twenty acres He now Lives upon: No: 117: origenelly Philemen Blakes: and the aditinell Lott of fifty acres No: 130: origenelly William Daniels in Chester and also one Quarter of all my other Lands and medous which by this will is not Perticulerly mentioned and Disposed of to others: and one Quarter of all my household stuff: and Stock of Creaturs and Utencells of Husbandery: for Quantity and Quality and one Quarter of all the Money Due to me by bonds or other wise: after all my Funerell Charges Debts and Legecies are Paid—

Item I Give to my son Stephen Webster the Hundred acre Lott of Land he now Lives upon in the first part of the second Division in Chester No: 131: origenelly James Fails is: and also one Quarter of all my other Lands and medows which by this will is not Perticularly mentioned and Disposed of to others: and one Quarter of all my household Stuff: and Stock of Creaturs: and Utencells of Husbadery for Quantity and Quality: and one Quarter of all the money Due to me by bonds or other ways, after all my Funerell Charges Debts and Leagecies are Paid—

Item I Give to my son Abel Webster the two Home Lott I now Live upon Containing forty acres in the whole: one Lott being No 71: and Laid out to the Right of William Daniels the other being No 76: and Laid out to the Right of James Fails: Togather with the house and other buildings: orcherd and Fences belonging to the same and also one Quarter of all my other Lands and medows, which by this will is not Perticulerly mentioned and Disposed of to others—and one Quarter of all my household Stuff—and Stock of Creaturs and Utencells of Husbandery: for Quantity and Quality: and one Quarter of all the money Due to me by Bonds or other wise after all my Funerell Charges Debts and Leagecies are Paid—

Item I Give to my Granson Benaiah Colby forty Pounds to be Paid to him when he shall arive to the age of twenty one years or marriage day to be Paid to him at the Rate of thirty shillings p^r ounce Silver with Intrust for the Same at five p^r Sent. and this I Give to him for his part of his mother mary Colbys portion out of my Estate

Item I Give to my Grandaughter Mary Colby thirty Pounds at the Rate of Silver at thirty shillings p^r ounce to be Paid to her when she shall arive to the age of Eighteen years or marriage Day—with Intrust for the Same at five p^r sent. and this 1 Give to her for her part of her mother mary Colbys Portion out of my EstateItem I Give to my Grandaughter Ann Colby thirty Pounds at the Rate of Silver at thirty shillings prounce to be Paid to her when she shall arive to the age of Eighteen years or her marriage day: with Intrust for the Same at five p^r sent and this I Give to her as her part of her mother mary Colbys Portion out of my Estate

And I do appoynt my Sons Daniel Webster and Nathan Webster to be my Executors of this my Last Will and Testament: to Receive and Pay all Just Debts Due to and from my Estate, and to Pay all Legacies Which I Have here in appoynted and my funerell Charges, and to See that this my Will be fulfiled in Every Perticuler: they haveing the Priveledge and advantage of the over Plush Intrust of what I have Given to my three Gran Children for taking the Care and Charge of it:

Renouncing all other or former Wills Bequests and Executors In Witness to all herein Contained I have hereunto affixed my hand and seal this fifteenth day of march anno domini 1745/6 first above Written—

Signed Sealed published pronounced and Declared by the above Named Nathan Webster to be his Last will and Testament In Presents of us Witneses Ephraim Hasseltine

Thomas Hasseltine Sam¹¹ Emerson [Proved Oct. 29, 1746.]

[Bond of Daniel Webster and Nathan Webster, with Samuel Emerson as surety, all of Chester, in the sum of £500, Oct. 29, 1746, for the execution of the will; witnesses, William Parker and Andrew Todd.]

[Mary Webster, Stephen Webster, and Abel Webster waive the taking of an inventory Nov. 17, 1746.]

nathan webster

DAVID KIMBALL 1745/6 CONCORD

[Aaron Kimball renounces administration on the estate of his brother, David Kimball of Rumford, March 20, 1745] 6, in favor of his brother, Abraham Kimball.]

[Administration on the estate of David Kimball of Rumford, yeoman, granted to Abraham Kimball of Rumford, yeoman, March 26, 1746.]

[Probate Records, vol. 15, p. 588.]

[Bond of Abraham Kimball of Rumford, with Richard Hazzen and Jonathan Colburn, both of Haverhill District, as sureties, in the sum of £1000, March 26, 1746, for the administration of the estate; witnesses, Mark Hunking, Jr., and D. Rindge.]

[Warrant, March 26, 1746, authorizing John Chandler and James Osgood, both of Rumford, yeomen, to appraise the estate.]

[Probate Records, vol. 15, p. 582.]

[Inventory, signed by John Chandler and James Osgood; amount, £226.13.6; attested March 26, 1746.]

[Administrator's account of the settlement of the estate; receipts, £425.7.0; expenditures, £412.13.4; allowed March 28, 1753.]

[Warrant, March 28, 1753, authorizing Ezra Carter, John Chandler, Jeremiah Stickney, gentlemen, James Osgood, and Joseph Hall, yeomen, all of Rumford, to report on the advisability of dividing the estate among the five children.]

[Inventory of the real estate, May 24, 1753; amount, \pounds 1353.0.0; signed by John Chandler, Joseph Hall, and Ezra Carter; ordered by the court that Reuben Kimball, oldest son, take the whole, and pay the others their shares.]

[Bond of Reuben Kimball, yeoman, with Ezra Carter and Abraham Kimball, yeoman, as sureties, all of Rumford, in the sum of £1000, May 30, 1753, to pay his brothers and sisters, Mary Kimball, Asa Kimball, Elizabeth Kimball, and William Kimball, their shares of the estate; witnesses, William Parker and Jonathan Blanchard.]

AMOS KNOWLES 1746 HAMPTON

[Administration on the estate of Amos Knowles of Hampton, yeoman, granted to Abigail Knowles of Hampton, widow, March 26, 1746.]

[Probate Records, vol. 15, p. 589.]

[Bond of Abigail Knowles, widow, with Samuel Parker and Thomas Nudd, yeoman, as sureties, all of Hampton, in the sum of £1000, March 26, 1746, for the administration of the estate; witnesses, John Brackett and D. Rindge.]

[Inventory, signed by Benjamin Dow and Jonathan Moulton; amount, £2869.0.6; attested June 20, 1746.]

[Warrant, May 10, 1753, authorizing Samuel Palmer, Samuel Dow, John Lamprey, Josiah Moulton, Jr., and Christopher Palmer, all of Hampton, to set off one third of the estate to the widow, Abigail Knowls, and report on the advisability of dividing the remainder among the six children.]

Province of New Hampshier we the subscribers being appointed by the honourable Andrew wiggin Esq^r Judge of the Probate of Wills &c for said Province to view and set of to the widow Abigail Knowls one ful Third Part of the Real Estate of her Late husband Amos Knowls Late of Hampton in sd Province yeoman Deceased who Died Intestate by Meets & bounds and also to Devide the Remaining two thirds and set of to Each Child of the said Amos Deceased their Part of the same allowing to the Eldest son a Duble Portion If we think it will not Predigice and spoil the wholl and If we should think or Judge that a Devideing of it amoungst all the Children as afore said will spoil the wholl then to prize it and set forth the number of acres

accordingly we have according to the best of our Judgment viewed and set of to the said widow of the said Amos Deceased one full third Part of the Real Estate of y^e said Deceased which is as followeth

Viz one third Part of y^e Dwelling house of the said Amos Deceased with one third of the Privilides of it in the westly Rooms and one third Part of the Barn of the sd Deceased and one third of the Privilidges of it

we have also set of to the said Abigail y^e wido of the said Amos Decs^d one full third Part of all the several Parcels of land & marsh here after Mentioned being estate of the said Amose Deceased according to the Quallity there of by meets & bounds which is as followeth

I Viz one third Part of the land in the home Place on the eastly side from one end to the other bounding eastly on the Road in Part and ten Rods on about one Quarter of one acre in Part Resarved for a Privilidg about the house where her son Amos Knowls lives Northely of the well bound southly on the high way

2 And one third Part of the land in the Lot some time Called fullers Lot on the westly side from one end to the other Joining westly to land of Jonathan Garlands and southly also on land of Said garlands northly on the high way

3 and also we have set of to the said wido one third Part of the land of the said Deceased in the east feild on the westly end the wholl bredth bounding westly on land of Thomas Batchelder southly on land of Cp^t Jon^a Marston northly on a way and one third Part of a peace of Marsh that Joins on the eastly of sd land in said east feild on the south side of said marsh Joining southly to Marsh of the Samborns

4 we have also set of to the said wido one third part of a peice of Marsh & land laying southly of the beach Lane on the westly side Joining westly on marsh of Henery Dearbon northly on sd beach Lane

5 and where as there is four shares of upland on the ox Common of said Amos Deceased we have set of to the said wido that share that Layeth on the Glade, which we Judge according to Quality is as good as one third of said four shares

6 we have also set of to said widow one third Part of the Low Marsh of the said Amos Deceased on the northly side Joining Northly to Marsh of Elisha Smith in Part and marsh of the Hainses in Part, westly on Marsh of Thomas Nudd, eastly on Browns River in Part and marsh of Samborns in Part with one third Part of the thatch ground that layeth Joining southly to the main River, Joining westly to thatch Ground of Capt Ephr Marston

7 We have also set of to the said wido one third Part of one share of land of the said Amos Deceased laying in the first Division of the five Divisions in said Hampton southly of Lettle River: near Nilas: on the southly side of said share from one end to the other, bounding southly on land of Jonathan Garland eastly on the Road, westly on the twelve shares

8 and where as there is three shares of land of the said Deceased Laying in the said first Division between Nileas Tucks mill Pond and Jeremiah Moulton share on Lettle River Green, we have set of to the said wido on third Part of the west most of said three shares on the westly side Joining westly to Nileas Tucks mill & Pond, southly to said mill Pond, northly on the high way, and we set of to said wido one third Part of the other two shares on the Eastly side Joining eastly to said share of Jeremiah Moultons, northly on the high way, southly on the line from Tucks mill to Lettle Rivers mouth

.9 we also set of to said widow one third Part of about three acres Called the huckle Berey marsh on the westly end Joining westly to Pond or Nileas, northly on marsh of Samuel Palmer esq. southly on marsh of Shubal Page

and where as the said Amos Deceased had three shares and one half in the second Range of Lots in said first Division northly of lettle River and two shares in the third Range on the northly side of Said River of wood land we have set of to the said wido one third Part of the said three shares and one half on the eastly side of the said three shares in one Peice from one end to the other Joining Eastly to land of Benjamin Dow, and we have set of to the said wido one third Part of the said two Lots in the third Range on the Eastly side of each share from one end to the other, one third of each, & we have set of to the sd wido three Rods & one half in bredth the wholl Length of the orchard on the westly side next to nathanel Lampry to have all the frute of the trees in that Length & bredth

and as we Judge that the Devideing of the said Estate in to seven Parts amongst all the Children will spoil the wholl we have according as we were appointed Impartially prized the Remaining two thirds of said real estate

> Samuel Palmer Samuel Dow Christopher Palmer John Lamprey Josiah Moulton Juner

[Amount of estate by appraisal, £3270.0.0; dated May 22, 1753; allowed as far as relates to the widow's share May 30, 1753.]

[Administratrix's account of the settlement of the estate; receipts, £1325.7.2; expenditures, £1113.15.8; allowed June 27, 1753.]

[Warrant, July 11, 1753, authorizing Ichabod Roby of Hampton Falls, Daniel Sanborn and Daniel Marston, both of North Hampton, Jeremiah Sanborn and Noah Ward, both of Hampton, to set off the widow's third, and to report on the advisability of dividing the rest among the six children.]

[Inventory, signed by Daniel Sanborn, Daniel Marston, and Jeremiah Sanborn; amount, £6432.0.0; attested July 25, 1753.]

[Bond of John Knowles of Hampton, yeoman, with John Towle of Hampton, yeoman, and Joshua Brown of North Hampton, yeoman, as sureties, in the sum of £200, Aug. 30, 1753, to prosecute his appeal, in behalf of himself and his sister, Abigail Knowles, from a decree of the probate court settling the estate of his father, Amos Knowles, upon the oldest son, Amos Knowles; witnesses, William Parker and Jonathan Blanchard.]

[Bond of Abigail Knowles, widow, as guardian of two of her children, Jeremiah Knowles and Moses Knowles, with the same sureties, in the sum of \pounds 500, Aug. 30, 1753, to prosecute the same appeal; same witnesses.]

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NATHANIEL ROGERS 1746

[Bond of Dorothy Rogers, widow, and Daniel Rogers, apothecary, with Henry Sherburne, merchant, and Thomas Wibird as sureties, all of Portsmouth, in the sum of £1000, March 26, 1746, for the administration of the estate of Nathaniel Rogers of Portsmouth; witnesses, Thomas Peirce and Daniel Rindge.]

[Warrant, March 26, 1746, authorizing Eleazer Russell and John Cutt, both of Portsmouth, to appraise the estate.]

[Bond of Henry Sherburne, Jr., merchant, with Samuel Hart and John Cutt as sureties, all of Portsmouth, in the sum of £500, Oct. 23, 1746, for the guardianship of Nathaniel Rogers, aged less than fourteen years, son of Nathaniel Rogers; witnesses. William Parker and John Ayer.]

[Guardianship of Nathaniel Rogers granted to Henry Sherburne, Jr., Oct. 27, 1746.]

[Inventory, signed by Eleazer Russell and John Cutt; amount, £6505.1.3; attested Jan. 28, 1746/7.]

[Petition of Dorothy Rogers, widow of Nathaniel Rogers, who died intestate, leaving one child, a minor son, for the setting off of her dower; dated May 27, 1747.]

[Warrant, Sept. 26, 1747, authorizing Samuel Hart, Eleazer Russell, Hunking Wentworth, John Cutt, and Mark Langdon, all of Portsmouth, to set off the widow's dower.]

Prov: of Portsm^o Oct^r 28, 1747. Pursuant to the New Hamp^r within Warrant Directed to us the Subscribers We have Set of to the within named Dorothy for her Right of Dower a farm at the Plains near the Great Swamp (So Called) now in the Possession of Jethro Sherburne on the Westerly Side bounded on Land of y^e Honb^{1e} Jn^o Wentworth Esq^r Deceased now in the Possession of James Sherburne Jun^r on the Northerly Side by the Land of Henry Deering Esq^r Easterly by the Road Leading to Newington. another Parcel of Land Called

the Royall Oak Pasture w^{ch} is bounded Westerly by the Road Leading to Newington Northerly by Henry Deering Esq^r & Southerly by Nath¹¹ Peverly. another Parcel of Land bounding on the Road Leading from Portsm^o to Greenland on the East Side by Land of Nath¹ Peverly & on the West Side on Land of the Honb^{1e} Jn^o Wentworth Esq^r Deceased & on the South by Land of Henry Sherburne Deceased.—also Ten Acres of meadow Land being Part of the Wood Lot So Called Bounded as follows, North by Land of the Honb^{1e} John Wentworth Esq^r Deceased on the West by Land of Clem^t March Esq^r East & South by the Wood Lott & marsh of Nath¹¹ Rogers Esq^r Deceased—

> Sam¹¹ Hart Eleazer Russell H Wentworth John Cutt Mark Langdon

> > DOVER

[Allowed Oct. 28, 1747.]

[Administratrix's account of the settlement of the estate; receipts, $\pounds 638.3.7$; expenditures, $\pounds 684.15.1$; allowed Nov. 4, 1747.]

JAMES WILMOT

[Bond of Gershom Downs of Somersworth, yeoman, with John Gage and Job Clements, yeoman, both of Dover, as sureties, in the sum of £500, March 26, 1746, for the administration of the estate of James Wilmot of Dover, yeoman; witnesses, Daniel Rindge and William Parker.]

1746

[Inventory, June 20, 1746; amount, £472.6.6; signed by John Horne and Joseph Hanson, Jr.]

[Administrator's account of the settlement of the estate; receipts, £472.6.6; expenditures, £107.11.1; allowed May 25, 1748; mentions "Expences of ye funeral of Rebecca Wilmot wife

of the Said James Wilmot who Dyed some few months After him"; "for y^e bording & Schooling his Daughter being a Child from March 3^d 1745 to this time May 25, 1748."]

[Guardianship of Sarah Wilmot, minor, aged more than fourteen years, daughter of James Wilmot, deceased, granted to John Bickford of Dover April 25, 1753.]

[Probate Records, vol. 18, p. 435.]

[Bond of John Bickford, with Joseph Drew and Thomas Young as sureties, all of Dover, yeomen, in the sum of \pounds 500, April 25, 1753, for the guardianship of Sarah Wilmot; witness, William Parker.]

HEZEKIAH BLAKE 1746

KENSINGTON

In The Name of God Amen I Hezekiah Blake of the Parish of Kensington in the Province of newhampshire in Newengland farmer being weak of body but of Perfect mind and memory thanks be Given to God therefore Calling unto mind the mortality of my Body and knowing that it is appointed for all men once to Die Do make and ordain this my last will and Testement as Touching Such Worldly Estate where with it hath Pleased God to Bless me with in this life I Give Demise and Despose of the Same in the following maner and form—

Ily I Give and bequath to my well beloved wife Johannah Blake the one half of my house and Barn and also one half of my land where my house standeth and also one half of all that Estate which my father hath Given me in his will which I was to Enter upon at his Deceas and also one quarter of my land laying in the Parish of ippin in the Township of Exeter in the Province above said and all my moveabls within Doars the moveabls to Dispose of as she shall See Good & the above said house and Barn and land Both in Kensington and ippin which I have Given to my wife at her Death or Day of marriage to Return to my son Josiah Blake 2ly I Give to my son Josiah Blake the one half of my house and Barn and the half of my Land where my house now standeth and the half of what my father hath given me in his Last will and all the moveabls without Doars Excepting what the Law will Give my wife and one quarter Part of my land in the Parish of ippin.

3ly I Give and bequath to my Daughter Rachal Blake forty Pounds in Pay to be Paid by my wife and Josiah Blake at the age of twenty one years or at her Day of marriage which shall happen first—

4ly I Give and bequath to my son Jethro Blake the one half of my land in the Parish of ippin in the Township of Exeter in the Province above Said

5ly I Give and bequeth to my Daughter hannah Blake forty Pounds in Pay to be Paid by my wife and my son Josiah Blake to be Paid to my Daughter when she shall arive to the age of twenty one or at the Day of marriage which shall happen first

6ly I Give to my Executrix and Executor all my Salt marsh in the falls Parish for to Sell for the Paying my Just Depts and I Do Appoint my well beloved wife Johannah Blake and my son Josiah Blake to be my sole Executrix and Executor to this my Last will and Testement Rattifying and Confirming this and no other to be my Last will and Testement In witness where of I the said Hezekiah Blake have here unto Put my hand and affixt my Seal this twenty seventh Day of march seventeen hundred forty and Six and in the Nineteenth year of our Sovereign Lord King George the Second his Reign over Great Brittain And So forth

Signed Sealed in Presence of

Hezekiah Blake

us Witnesses

Ezekiel Dow Oliver Smith Philip Dow [Proved May 28, 1746.]

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[Warrant, May 28, 1746, authorizing James Perkins and Philip Dow, both of Kensington, to appraise the estate.]

[Inventory, signed by Philip Dow and James Perkins; amount, £2027.12.6; attested June 24, 1746.]

JOHN TRULL

1746

MANCHESTER

[Bond of Sarah Trull of Littleton, Mass., widow, with Peter Reed, cooper, of Littleton, Mass., and Samuel Wood, husbandman, of Woburn, Mass., as sureties, in the sum of £500, March 31, 1746, for the administration of the estate of her husband, John Trull of Harrytown; witnesses, Caleb Simonds and Andrew Bordman, Jr.]

[Middlesex Co., Mass., Probate Files.]

[Sarah Trull of Littleton, Mass., widow of John Trull of Amoskeag, husbandman, formerly of Littleton, Mass., petitions, July 16, 1750, for the appointment of Nathaniel Russell of Littleton, Mass., as guardian of her daughter, Phoebe Trull, minor, in her fifteenth year; witnesses, Peter Reed and Peter Reed, Jr.

Phoebe Trull petitions for the same appointment.]

[Middlesex Co., Mass., Probate Files.]

[Bond of Nathaniel Russell of Littleton, Mass., yeoman, with Samuel Winship of Lexington, Mass., gentleman, as surety, in the sum of \pounds 300, July 23, 1750, for the guardianship of Phoebe Trull; witnesses, Andrew Bordman and Sarah Bordman.]

[Middlesex Co., Mass., Probate Files.]

[Bond of Jacob Fletcher of Westford, Mass., saddler, with Peter Reed, cooper, and Ezra Jewett, husbandman, both of Littleton, Mass., as sureties, in the sum of £500, March 29, 1756, for the administration de bonis non of the estate, the widow being dead; witnesses, Andrew Bordman and Parrot Tenney.]

[Middlesex Co., Mass., Probate Files.]

EBENEZER EASTMAN 1746

KINGSTON

[Administration on the estate of Ebenezer Eastman of Kingston, yeoman, granted to Mary Eastman of Kingston, widow, April 9, 1746.]

[Probate Records, vol. 15, p. 590.]

[Bond of Mary Eastman, widow, with Ebenezer Stevens and Daniel Gilman, yeoman, as sureties, all of Kingston, in the sum of £500, April 9, 1746, for the administration of the estate; witnesses, Timothy Eastman and Mary Fellows.]

[Inventory, May 26, 1746; amount, £2378.2.0; signed by Ebenezer Stevens and Jeremy Webster.]

[Administratrix's account of the settlement of the estate; receipts, £250.0.0; expenditures, £339.1.10; allowed Sept. 28, 1748; mentions "maintenance of one child two years and two Months after the death of y^e father s^d child being under seven years of age."]

[Warrant, Nov. 19, 1750, authorizing Jedediah Philbrick, Jeremy Webster, Tristram Sanborn, gentleman, Simon French, yeoman, and Daniel Gilman, gentleman, all of Kingston, to divide the estate.]

Province of New Hamps:

Pursuant to a Warrant from the Honb^{1e} Andrew Wiggin Esq^r Judge of the Probate of Wills &c for s^d Province to us directed Nominating & appointing us the subscribers a Com^{1ee} to Divide And make Partition of the real Estate of Ebenezer Eastman Late of s^d Kingstown yeoman Deceased Intestate to & among his widow, mary Eastman & his Children; Wee haveing met and viewed & valued the premises, and according to the best of our Capacity without favour or affection to any party or partys have made the s^d Division & partition as follows haveing Regard to Quality as well as Quantity viz:

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Imp^s To the s^d widow mary Eastman for her Thirds we sett off as followeth viz: Beginning at the High way & Joyning to Ensⁿ daniel Gillmans Land whereon he now Lives, & running southerly on s^d Daniel Gillmans Land 22 Rods to a stump, from thence running south Easterly still on the s^d Gillmans Land 83 Rods to an Elm tree marked, from Thence Northerly to the forementioned High way to a stake, Then Westerly, or south westerly on s^d way to the place where it first began, 27 acres, more or Less and also one third part of the Barn standing on the forementioned & described Land s^d Third of s^d Barn to be taken at the Easterly End and also One Third part of one Quarter of an Acre of Land where the House stands, and also the south Easterly room in the House, & the Chamber over it, These with the Priviledges Appurtenances & Commodities we set off to the s^d widow as above mentioned for her Thirds

Nextly To Samuel Eastman the Eldest son of the deceas^d we set off the first & second shares, being a piece of Land Containing Twenty Acres which Twenty acres the deceas^d in his Life time purchased of Sam¹¹ Bean (now deceas^d) & is Commonly Known by the Name of the Deceasds Land at the Little River & Bounded as may appear by s^d purchase or by the deed thereof, and also one Ninth part of the saw Mill standing on a Branch of the Little River (so Called) in s^d Kingstown & Known by the Name of Christmass Mill—

3^{1y} To Ebenezer Eastman we set off the 3^d share & Bounded as followeth viz: Beginning at the North Easterly Corner of the Deceasds Land in his Home place Joyning to the forementioned High way & also on the Clay Brook (So Called) & running southerly as the Brook runs Joyning thereto till it Comes to an Elm Tree standing near the s^d Brook & Marked, which s^d Brook is the divideing Line between the s^d Estate & Simon French's Land on which he now lives, and from the s^d Elm Tree Last mentioned northerly to the forementioned way to the Easterly End of the stone wall now there, & from thence Easterly by the s^d way four Rods to the place where it first began 8 Acres more

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or Less, and also One Quarter part of the remaining part of the House & Barn, viz: after the widows Thirds, and also one Quarter part of the Remaining part of the Quarter of an acre of Land where the House stands viz after the s⁴ widows Thirds, and also One Ninth part of the saw mill—

 4^{1y} The fourth share to Edward & Bounded as followeth viz— Beginning at the s^d way & Joyning to the 3^d share viz at the End of the stone wall before mentioned from thence southerly on the s^d 3^d share to the forementioned Elm Tree by the Brook then on s^d Brook to the southerly Corner Bounds of the s^d Home place, from thence Running North westerly on the s^d Daniel Gillmans s^d Land Twelve Rods & a Half to a stump marked then Northerly to the forementioned way to a stake & stones from thence Eleven Rods & a Half to the place where it first began Eight Acres more or Less, and also One Quarter part of the Remaining part of the House & Barn viz: after the widows Thirds, & also one Quarter part of the remaining part of one Quarter of an Acre where the House stands viz after the widows Thirds and also One Ninth part of the forementioned saw mill

5th The 5th share to Mary & Bounded as followeth viz: Beginning at the s^d way, & Joyning to the fourth share viz: at the forementioned stake & stones, and Running southerly on the s^d 4th share to the fore mentioned stump. Then North westerly on the s^d daniel Gillmans Land 16 Rods to A stump mark'd, from thence Northerly to the fore mentioned way to a stake, Then Easterly on s^d way 15 Rods to the place where it first began 9 Acres more or Less, And also one Quarter part of the remaining part of the House & Barn viz: after the widows Thirds. And also One Quarter part of the remaining part of one Quarter of an acre where the House stands viz. after the widows Thirds

 6^{1y} The 6^{th} & Last share to Hannah, And Bounded as follows viz: Beginning at the s^d way & Joyning to the 5^{th} share viz: at the forementioned stake & running southerly on the s^d 5^{th} share to the stump forementioned by the s^d Daniel Gillmans s^d Land Then North westerly on s^d Gillmans s^d Land 15 Rods to the Elm Tree which is the Bounds of the widows Thirds, Then Northerly on the s^d widows Thirds to the s^d way to the stake also the Bounds of the s^d Thirds then Easterly on the s^d way 17 Rods to the place where it first began 9 Acres more or Less, and also one Quarter part of the House & Barn viz: of the remaining part after the widows Thirds, And also one Quarter part of the remaining part of one Quarter of an acre where the House stands viz after the widows Thirds, In Testimony of all before going we have hereunto set our hands this 25th day of December annoq domini 1750

> Tristram Sanborn Daniel Gilman Jeremy Webster

[Allowed Dec. 26, 1750.]

JOSHUA CONVERSE 1746

[Administration on the estate of Joshua Converse of Litchfield granted to Joseph Underwood of Westford, Mass., yeoman, April 11, 1746.]

[Probate Records, vol. 15, p. 590.]

[Bond of Joseph Underwood of Westford, Mass., yeoman, with William Lund of Litchfield and Michael Whidden of Portsmouth, joiner, as sureties, in the sum of £500, April 11, 1746, for the administration of the estate; witnesses, Daniel Rindge and Mark Hunking, Jr.]

[Warrant, April 11, 1746, authorizing Jonathan Lovewell of Dunstable and Joel Dix of Litchfield, yeomen, to appraise the estate.]

[Inventory of the estate of Joshua Converse, who died in Litchfield in 1744; amount, $\pounds 1205.19.4$; signed by Jonathan Lovewell and Joel Dix; dated June 17, 1746.]

[Statement by the administrator, June 25, 1746, showing that the estate is insolvent.]

LITCHFIELD

[Warrant, June 25, 1746, authorizing Jonathan Lovewell of Dunstable, Joel Dix of Litchfield, and John Marshall of Nottingham to receive claims against the estate.]

[Warrant, Feb. 25, 174617, authorizing Jonathan Lovewell, Joel Dix, John Harwell, John Marshall, and William Lund to set off one third of the real estate to the widow, Rachel Converse.]

[List of claims against the estate; amount, $\pounds 1287.19.3$; signed by Jonathan Lovewell and Joel Dix.]

[Administrator's account of the settlement of the estate; receipts, $\pounds 150.16.8$; expenditures, $\pounds 208.1.9$; additional account of expenditures, $\pounds 14.10.10$; allowed April 26, 1749.]

ROBERT GILCHRIST 1746

CHESTER

In the Name of God amen

I Robert Gillcreast of Chester in the Province of New hampshire in Newengland Husbandman being weake in body * * *

Imprimes I Give to my well beloved wife the one End of my house from top to bottem which she pleases During her Life to use and Improve as she sees Cause: and also one Cow well Kept winter and Summer for her: and ten bushells of Indian Corn and three bushells of Ry: one Hundred weight of pork and Eighty weight of Beef: and she shall have sutible and soficient fire wood Provided for her yearly and Every year During her Life togather with the other things before mentioned

Item I Give to my son John Gillcreast the one Half of my Eighty acre Lott In Chester afforesaid for Quantity that is No: 36: origenely Henry Slopers & to be Divided by Indefrent men when he shall arive to the age of twenty one years old, and he shall Have a yoak of oxen four year old and a Cow and one years Provision Paid him out of my other Estate when He shall arive to the age afforesd

Item 1: Give to my son William Gillcreast the one Half of my Eighty acre Lott in Chester afforesaid that is No 36: origenelly

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Henry Slopers for Quantity and Quality to be Divided by Indefrent men when my son John: shall arive to the age of twenty one years old, and he shall Have one yoak of oxen four years old and a Cow and one yeas Provision Paid to him when he shall arive to the age of twenty one yeas old out of my other Estate

Item I Give to my sons Elexeander Gillcreast and Robert Gillcreast my home place where on I now Live being two home Lotts No: 10. and: 43: Containing forty acres more or Less: also that ten acres that I bought from Peter Dearbon and the one acre that I bought from John sherala with the buildings and Improvement belonging to the Same to be Equally Divided between them when my son Robert shall arive to the age of twenty one years old they Paying and Performing as I shall Here after mention and order

Item I Give to my Daughter Agness Gillcreast fifty Pounds Currant bills of the old tenor to be Paid to her when she shall arive to the age of twenty three years old or marriage day: by my son Elexeander Gill Creast

Item I Give to my Daughter Elisebath Gillcreast fifty Pounds Currant bills of the old tenor to be Paid to her: by my Son Robert Gillcreeast When she shall arive to the age of twenty three years or marriage day.

and Further it is my will that My wife shall Have her Support and maintainence out of my home Steed which I Have Given to my two sons Elexander and Robert: and that my Children that are not of age to maintain themselves shall be Suported out of it till Capable by Law to Suport them selves

And I do appoynt my Loveing Brother William Gillcreast to be my Executor of this my Last will and testament to se that it be fullfiled in Every Perticuler: to Receive and Pay all Just Debts Due to and from my Estate and my funerell Charges and Every other thing not before mentioned that is Nesecary and need full Concrning the wellfarre and Good order of my famely: Renouncing all other and former wills Bequests and Executors In witness to all here in Contained I Have here unto set my hand and seal the twelith day of April ann-domini 1746 first above writen

signed sealed Published and Declared by the above named Robert Gillcreast to be his Last will and testament In Presents of us Witneses John Karr David McKillip Same Emerson [Proved Sept. 24, 1716.] his Robert > Gillcreast mark

[Bind of William Glichrist, yeoman, with John Carr, yeoman, as surety, both of Chester, in the sum of \pounds_{500} . Sept. 24, 1746, as executor of the will: witnesses. William Parker and Mark Hunking Ur.]

[Bind of Samuel Rankin, innholder, with Alexander Kelsey, yetman, as surety, both bi Londonderry, in the sum of £500, Nov. 28, 1720, for the guardianship of Alexander Gilchrist and William Gilchrist, minors, children of Robert Gilchrist; witness, William Parker.

[Alexander Glichrist and William Glichrist, minors, aged more than fourteen years, make choice of Samuel Rankin as their guardian May 21, 1750; witnesses, Alexander McNeal and John McNurphy.]

[Petition of Agnes Green, mother of Agnes Gilchrist, Elizabeth Gilchrist, and Robert Gilchrist, children of Robert Gilchrist, not of age to choose a guardian, for the appointment of Alexander Kelsey of Londonderry as guardian. Nov. 24, 1750.]

[Bind of Alexander Kelsey, yetman, with Samuel Rankin, innholder, as surety, both of Londonderry, in the sum of 2500, Nov. 24, 1750 : witness, William Parker.] [Guardianship of Robert Gilthrist min r agel r roman fourteen years son of Robert Gilthrist granted to William Suchrist Oct. 25, 1755.]

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[Bond of William Gilchrist of Chester, yeaman with John Johnson of Hampstead and James Pike of Plaistow, yeaman as sureties, in the sum of \$500, Cot. 25, 1758, for the guardianship of Robert Gilchrist: witnesses, William Parker and Theophilus Griffin.]

JOHN MUDGETT 1716

BRENTWOOD

In the Name of God, amen, the Eighteenth day of April one Thousand Seven hundred and forty Six. I John Mudgit of the Parrish of Brentwood in the Township of Exeter, in the Province of Newhampshire, in New England husbandman, being Very Sick and Weak in Body. * * *

Item I Give and bequeath to My beloved Wife Susanah Mudgit a Certain lot of land Containing one third part of one atre lying and being in Exeter altresaid on the north Side of the high Way leading from Exeter Meeting house to Kingstown which I purchased of Antepass Gilman of Brentwood altresaid and Lidia his Wife, and also the house which I have built thereon, and also one other lot of land lying in Said Exeter Containing one quarter of an acre which I purchased of Joseph Loogee of Said Exeter lying and being in Exeter aforesaid by the North Corner of that buring place which John Gilman Eso: Of Said Exeter deceased Gave to the town of Exeter in his last Will and Testament, which Said quarter of one acre of land is bounded as by Said Loogees deed of Sale Referance thereunto being had May more fully appear, the Said two lots of land and house to be hers and at her disposall for Ever.

Item My Will is that My Said Wife Shall have the Improvement of all my other Estate both Real and Personal Solong as She Shall Remain My Widow and that She bring up or maintain my Children therewith as farr as Shall be Nessesary.

Item my Will further is that if My Said Wife Shall Marrey again and after my Just debts and funeral Charges are paid, and My Children brought up as aforesaid, that then the Remainder of My Estate both Real and Personal, not heretofore disposed off in this My Will Shall be Equaly devided to and among all My Children to be theirs and at their disposall for Ever.

Finaly I do Constitut Make and ordain My Well beloved Wife Susanah Mudgit My Sole Executrix of this My last Will and Testament and I do hereby uterly dissallow Revoke and dissanul all former Wills by me heretofore Made Ratifying and Confirming this to be my last Will and Testament. In Wittness Whareof I have hereunto Set My hand and Seal the day and year first Mentioned

John mudgat

Signed Sealed Published pronounced and decleared by the Said John Mudgit as his last Will and Testament in the presents of us the Subscribers.

Sam¹¹ Gilman Josiah moody Jonathan Thing [Proved May 28, 1746.]

[Inventory, July 25, 1746; amount, £323.16.6; signed by Jonathan Thing and Josiah Moody.]

[License to the executrix, Dec. 28, 1746, to sell real estate.]

[Bond of Nicholas Smith of Brentwood, with Joseph Scribner of Exeter as surety, in the sum of £500, May 29, 1753, for the guardianship of Benjamin Mudgett, William Mudgett, Simeon Mudgett, Edward Mudgett, and Scribner Mudgett, minors, children of John Mudgett; witnesses, Noah Emery and William Parker.] [Account of Nicholas Smith and his wife, Susanna Smith, of the settlement of the estate of her former husband; receipts, £888.7.6; expenditures, £960.4.4; allowed May 30, 1753.]

HUGH McMASTER 1746 LONDONDERRY

[Bond of John Mc Master of Medford, Mass., boatman, in the sum of £300, April 21, 1746, for the guardianship of Samuel McMaster, minor, in his sixteenth year, son of Hugh McMaster of Londonderry, deceased; witnesses, Zachariah Flagg and Andrew Bordman, Jr.]

[Middlesex Co., Mass., Probate Files.]

[Bond of Thomas Richardson of Pelham, yeoman, with John Snow of Nottingham West and James Gibson of Pelham, yeomen, as sureties, in the sum of £500, May 30, 1749, for the guardianship of Samuel McMaster, minor, aged more than fourteen years, son of Hugh McMaster of Londonderry, weaver; witnesses, William Parker and John Smith.]

CALEB MARSTON

1746

HAMPTON

In y^e Name of God Amen This: 22th day of April: 1746: I, Caleb Marston of Hampton on y^e Province of Newhampshire in Newengland: being Now Weak in body * * *

Imprimes: I: Give unto my Beloved Wife: Ann marston: Leberty to live In & Improve y^e West End of my Dweling house So long as She Shall live: & all y^e movables in my sd: house I Give unto her to dispose of them as She Pleases amongst my children. I allso Give to my sd: Wife two Cows: & six sheep: &: I order my son David marston: to Keep them for his sd Mother Winter & somer so long as she shall live: & to find his sd: mother yearly &: Every year: With ten bushels of Indian corn &: two Bushels of malt: &: three Barils of syder &: Six Score Wait of Good Pork &: Four Score Wait of Good Beaf: &: Eight Cord of Wood at y^e Dore of her house: &: ten shilings in lawfull money: yearly & Every year so long as she shall live

Itaim I. Give unto My Son David Marston one Half of my Dweling house &: my Barn &: ye: other Half of my house he is to have at his mothers Deceas: I allso Give unto my s^d son all my land on y^e north side of y^e Road Where y^e s^d: house stands: Except: three acres yt. Was my fathers: Isaac marstons: Deceased: &: all my land on the south side of s^d Road: he is to have: &: my share at Burch Plain: yt: lyes in y^e: second north Division: & my Piece of salt marsh at the Clam Banks so called: & all my stock of cattel horses sheep & swine &: my Husbandtry tools

Itaim I: Give unto my son James marston Twenty shilings: &: I order my son David Marston to Pay it to him y^e: Reason why I Give him no more is this Because he has had his Portion all Redey.

Itaim I Give unto my son Caleb Marston three acres of land on y^e: same side of y^e Road: Where he lives yt: Was formerly his Grandfathers Isaac marstons &: two thach shares yt: Belonge to ye grate ox comon &: a small Piece of thach Ground yt: lyes on y^e: grate Creek &: apiece of land in ye: Third Division & lyes near to Winecut River

Itaim: I: Give unto my son Isaac marston one share of salt marsh in y^e: grate ox common yt: lyes near to Browns mill

Itaim: I Give unto my Daughter Lydia Clark Thirty Pounds In Pasable bills of credett of old tenor &: I order my son: David marston to Pay it to her:

Itaim: I give unto my Daughter mary Smart Thirty Pounds In Pasable bills of credett of old tenor &: I order: my son David marston to Pay it to her

Lastly my Will &: meaning is yt: if I have any Real Estate not disposed of: I Give it to my son David marston: &: What Debts or Dués are*owing from me: I order my s^d son David to Pay them: & What Debts are Du to me: he is to Receive them for him self: And I Doe appoint my above Named Wife Ann marston &: my above Named son David marston to be Executors to this my last Will &: testament: &: In confirmation here of I. have here unto Set my hand &: seal: y^e day: &: year above mentioned: In y^e: Nineteen^h year of King George y^e second his Reign over Grate Britain:

Signed Sealed &: Declared by: Caleb marston to be his last Will &: testament: In Presence of us: Witneses Enoch fogg Henry Elkins Jabez Smith

[Proved May 27, 1747.]

JOHN FORD

1746

[Administration on the estate of John Ford of Portsmouth. fisherman, granted to Daniel Peirce of Portsmouth, gentleman, April 30, 1746.]

[Probate Records, vol. 15, p. 605.]

JOSEPH GARLAND

[Administration on the estate of Joseph Garland of Hampton Falls, yeoman, granted to Jane Garland of Hampton Falls, widow, April 30, 1746.]

1746

[Probate Records, vol. 15, p. 593.]

[Bond of Jane Garland, widow, with Moses Stickney and Jonathan Prescott, yeomen, as sureties, all of Hampton Falls. in the sum of £1000, April 30, 1746, for the administration of the estate; witnesses, William Parker and Mark Hunking. Jr.]

[Inventory, June 11, 1746; amount, £1795.3.0; signed by Meshech Weare and Nathaniel Healey.]

HAMPTON FALLS

Caleb Marston

PORTSMOUTH

[Administratrix's account of the settlement of the estate; receipts, £671.3.0; expenditures, £700.7.9; allowed Oct. 31, 1750; mentions "her Charge lying in", also "support of four Children under 7 yers natha 82 weeks sarah 164 weeks moses 243 weeks Hanah 243 weeks."]

[Guardianship of Jacob Garland, minor, aged more than fourteen years, son of Joseph Garland, granted to Nathan Swett of Hampton Falls, yeoman, May 1, 1752.]

[Bond of Nathan Swett, with Jonathan Green of Hampton Falls as surety, in the sum of \pounds 500, May 1, 1752, for the guardianship of Jacob Garland; witnesses, Joseph Freese and Anna Freese.]

[Guardianship of Joseph Garland, minor, aged more than fourteen years, son of Joseph Garland, granted to Nathan Swett of Hampton Falls, yeoman, April 3, 1753.]

[Probate Records, vol. 18, p. 480.]

[Bond of Nathan Swett, with Stephen Healey of Hampton Falls as surety, in the sum of \pounds 500, June 15, 1753, for the guardianship of Joseph Garland; witnesses, Thomas Chase and George Veasey.]

[Guardianship of Nathaniel Garland, minor, aged more than fourteen years, son of Joseph Garland, granted to Nathan Swett of Hampton Falls, yeoman, Feb. 25, 1756.]

[Probate Records, vol. 19, p. 465.]

[Bond of Nathan Swett, with Daniel Sanborn of Hampton Falls, joiner, as surety, in the sum of £500, Feb. 25, 1756, for the guardianship of Nathaniel Garland, minor, aged more than fourteen years, son of Joseph Garland; witnesses, William Parker and Jeremy Webster.]

[Account of Nathan Swett and his wife, Jane Swett, formerly Jane Garland, of the settlement of the estate; receipts, £600.0.0; expenditures, £605.4.0; allowed Oct. 31, 1759; mentions "Main-

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tenance of Moses one of the Sons 21 Wecks before he arrived to 7 Years of age," also "Maintenance of Hannah one of the Daughters while under 7 Years of Age 2 Years & 3 Months."]

EBENEZER WIGHT 1746

[Administration on the estate of Ebenezer Wight of Litchfield, husbandman, granted to John Taylor of Litchfield, yeoman, April 30, 1746.]

[Probate Records, vol. 15 p. 591.]

ABIGAIL BUTLER

[Bond of Joseph Butler of Nottingham, with Daniel Eames of Wilmington, Mass., as surety, in the sum of £300, May 12, 1746, . for the guardianship of his daughter, Abigail Butler, minor, in her fourth year, by his wife, Abigail Butler, deceased; witnesses, William Fessenden Jr., and Andrew Bordman, Jr.]

[Middlesex Co., Mass., Probate Files.]

JOHN SHAW

1746

In the name of god Amen the twenty first of may 1746 the Last will and Testament of John Shaw of Hampton in the province of Newhampshire in New England farmer I Being weake of Body * * *

Ily I give and bequeath unto my Beloved wife Sarah Shaw the fore Rome of the East End of my House and a priviledg of the cellar under the Same Rome one cow Eight Busshels of Indian corn two Busshels of wheat and Barly two Busshels of malt one Hundred pound of pork forty pound of Beef twelve pound of Sheeps wooll Six pound of flax three pound of cotten wooll Six cord of wood two gallons of molasses the above articles I give and bequeath unto her yearly as Long as She continues

LITCHFIELD

NOTTINGHAM

HAMPTON

1746

1716

my widow to be paid by my Sons Edward Shaw and Stephen Shaw Edward to pay one half and Stephen the other half

2ly I give and bequeath unto my Daughter Elizabeth Shaw one cow Eighty pound of pork and thirty pound of Beef Eight Bushels of Indian corn four cord of wood four pound of flax six pound of Sheeps wooll and I give my Daughter Elizabeth Shaw a priviledge to Live with my wife in the East End of my House so Long as She remains unmarried and the above mentioned articles to my Daughter Elizabeth Shaw to be paid by my Sons Edward Shaw and Stephen Shaw yearly So Long as She remains unmarriade and if my Daughter Should marry I give her Eighty pounds money old tenor to be paid by my Sons Edward Shaw and Stephen Shaw

3ly and further I give and bequeath unto my wife Sarah Shaw all my moveables in the House to be at her disposeing

4ly I give and bequeath unto my beloved Sons Edward Shaw and Stephen Shaw all my upland Salt marsh medow ground in Hampton and in Streathem with all my Buildings Excepting two above mentioned to my wife and Daughter and if they See good to Come to a Division Edward to Divide and Stephen to Chuse

5ly I doe give and bequeath unto my beloved Son Samuel Shaw two oxen and two Hundred and ten pounds money old tenor to be paid by my Sons Edward Shaw and Stephen Shaw to my Son Samuel Shaw one half by Edward and the other half by Stephen

6ly I give and bequeath unto my Daughter Abigail Clark five pounds money old tenor to be paid by my Son Edward Shaw

7ly I give and bequeath unto my Daughter Sarah Stockbridge five pounds money old tenor to be paid by my Son Stephen Shaw

sly I give and bequeath unto my Loving Son Benjamin Shaw twenty pounds money old tenor to be paid by my Son Edward Shaw 9ly I give and bequeath unto my Loving Son John Shaw twenty pounds money old tenor to be paid by my Son Stephen Shaw

toly and I doe hereby Constitute and appoint my Loving Sons Edward Shaw and Stephen Shaw to be my Sole Executors to this my Last will and Testament and for the confirmation of all above written I the afore S^d John Shaw Revoaking all wills by me formerly made I doe declare this to be my Last will and testament and doe Signe and Seal it with my hand while I am in my right mind and of a disposeing memory the day and year within written

Signed Sealed in presence of John Shaw us witness

Danal Samborn Ebenezer Samborn John Wedgwood [Proved Sept. 24, 1751.]

[Bond of Edward Shaw and Stephen Shaw, with Daniel Sanborn and Ebenezer Sanborn as sureties, all of Hampton, in the sum of \pounds 500, Sept. 24, 1751, for the execution of the will; witnesses, Joseph Freese and Anna Freese.]

JOHN DEARBORN

1746

NORTH HAMPTON

In the Name of God Amen I John Dearbon of North Hampton in the Province of New Hampsh^r Yeoman Being in health * * *

Item I give & Devise to my Son Jon^a Dearbon (besides what I have formerly given him) all that part of my North Division Lot (so calld) that is on the South Side of a Certain Brook Commonly Calld by the name of Flaggotty Brook that is to Say all the Land from the Said Brook Southward with the Privileges & Appurtenances which belongs to the said Lot to hold to my said Son his Heirs & assigns forever Item I give & Devise to my son Joseph Dearbon his Heirs & Assigns for Ever half a Share of Marsh lying at a place called the Ox Common in Hampton on the Great Neck my said Son's part thereof to be the Westerly half—I having already given him what I intended for him out of my Estate Excepting the said Marsh hereby given as aforesaid

Item I give to my Daughter Deborah Marston the Sum of three pounds Lawful money to be paid by my Executor I also give my said Daughter my Cupboard—

Item I give to My Daughter Elizabeth Garland the Sum of thirty five Shillings Lawful money to be paid by my Exec^{*} as herein after mentiond I also give my said Daughter my Bed—

Item I give to my Daughter Esther Norton the Sum of thirty five Shillings like money—

Item I give to my Daughter Abigail Cram the Sum of five Shillings—

Item I give to my Daughter Lydia Samborn the Sum thirty five Shillings Lawful money

Item I give to my Grand-Children John Page Robert Page David Page & Benjamin Page the Children of my Daughter Ruth Page the Sum of five Shillings like money to be Equally Divided among them—I having given their Mother in her life time as all my aforesaid Children their Portitions of my Estate Saving what is herein Bequeathed to them

Item all the Rest Residue and Remainder of my Estate I give Devise & Bequeath to my Son Simon Dearbon his Heirs & Assigns for Ever where Ever the same Estate is or may be found & of whatever Sort or kind it is or Shall be and I Constitute & Appoint my said Son Simon to be Sole Exec^r of this my Last Will & Testament hereby ordering him to pay my Debts & funeral Charges & to pay all the aforesaid Legacies either in Money as aforesaid or in any kind of goods being the produce of his Land at the Current Price at the time of payment at his Election I having mentioned Lawful money only to Express the value of Each Legacy and I farther Will & order that he pay the Same Leegacies at any time within two Years after my Decease —Lastly I hereby Revoke all other & former Wills by me in any way & manner heretofore made

In Witness whereof I have hereunto Set my hand and Seal the twenty Second Day of May One thousand Seven hundred & forty Six and in the Nineteenth year of His Majestys Rign

Signed Sealed Publish'd & Declared to be the last Will & Testament of the above named John Dearbon in Presence of us his John × Derbon Mark

John Marston Juner

James godfree

Danieł Samborn

[Proved Dec. 1, 1750.]

[Bond of Simon Dearborn, with Daniel Sanborn and James Godfrey as sureties, all of North Hampton, in the sum of £1000, Dec. 1, 1750, for the execution of the will; witnesses, Anna Freese and Joseph Freese.]

JAMES DUDLEY

1

1746

EXETER

[Mercy Dudley renounces administration on the estate of her husband, James Dudley of Exeter, May 28, 1746, in favor of her son, John Dudley, the other children consenting.]

[Administration on the estate of James Dudley of Exeter, yeoman, granted to John Dudley of Exeter, yeoman, May 28, 1746.]

[Probate Records, vol. 17, p. 16.]

[Bond of John Dudley, yeoman, with Daniel Gilman, gentleman, and Josiah Moody, yeoman, as sureties, all of Exeter, in the sum of £1000, May 28, 1746, for the administration of the estate; witnesses, William Parker and Job Philbrick.] [Inventory, June 19, 1746; amount, $\pounds 233.7.0$; taken by Richard Smith and John Sleeper.]

[Additional inventory, Nov. 24, 1746; amount, \pounds 247.0.0; signed by John Sleeper and Richard Smith.]

[License to the administrator, May 27, 1747, to sell real estate.]

HUGH KELSEY 1746 NOTTINGHAM

[Administration on the estate of Hugh Kelsey of Nottingham, yeoman, granted to William Kelsey of Nottingham, yeoman, May 28, 1746.]

[Probate Records, vol. 17, p. 14.]

[Bond of William Kelsey of Nottingham, yeoman, with Joshua Peirce of Portsmouth and William Bruce of Durham, trader, as sureties, in the sum of \pounds 500, May 28, 1746, for the administration of the estate; witnesses, William Parker and Mark Hunking, Jr.]

[Inventory, signed by Nathaniel Randall and Samuel Sias; amount, £117.10.6; attested July 30, 1746.]

BENJAMIN KIDDER

1746

BEDFORD

[Administration on the estate of Benjamin Kidder of Bedford, yeoman, granted to John Goffe of Bedford, yeoman, May 28, 1746.]

[Probate Records, vol. 17, p. 16..]

[Bond of John Goffe of Bedford, with John Gage and Samuel Walton, both of Dover, as sureties, in the sum of £500, June 6, .1746, for the administration of the estate; witnesses, Thomas Wallingford and Mark Hunking, Jr.]

[Inventory, Aug. 21, 1746; amount, \pounds 143.0.10; signed by Moses Barron and Jonathan Lyon; additional return of \pounds 35.12.0 is made later.]

[List of claims against the estate; amount, $\pounds_{127.6.1.}$]

DANIEL STEVENS 1746 SALISBURY AND AMESBURY DISTRICT

[Administration on the estate of Daniel Stevens of the District of Salisbury and Amesbury, yeoman, granted to Aaron Stevens, Jr., of the same place, husbandman, May 28, 1746.]

[Probate Records, vol. 17, p. 15.]

[Bond of Aaron Stevens, Jr., of Salisbury and Amesbury District, husbandman, with Daniel Little and Moses Belknap, both of Haverhill District, as sureties, in the sum of £500, May 28, 1746, for the administration of the estate; witnesses, Aaron Stevens and Abiah Roberts.]

[Warrant, May 28, 1746, authorizing Jonathan Carleton and Thomas Johnson, both of Salisbury and Amesbury District, yeomen, to appraise the estate.]

[Inventory, May 25, 1747; amount, \pounds 30.10.6; signed by Thomas Johnson and Jonathan Carleton.]

JONATHAN ROBERTS 1746 HAVERHILL DIST.

[Administration on the estate of Jonathan Roberts of Haverhill District, yeoman, granted to Abiah Roberts, widow, May 28, 1746.]

[Bond of Abiah Roberts, widow, with Daniel Little and Moses Belknap, yeoman, as sureties, all of Haverhill District, in the sum of £4000, May 28, 1746, for the administration of the estate; witnesses, William Parker and Mark Hunking, Jr.]

[Warrant, May 28, 1746, authorizing Capt. Nicholas White and Joseph Harriman, both of Haverhill District, gentlemen, to appraise the estate.]

[Inventory, June 5, 1746; amount, £4826.1.6; signed by Nicholas White and Joseph Harriman.]

[Susanna Roberts, minor, aged more than fifteen years, daughter of Jonathan Roberts, makes choice of Barachias Farnum of Haverhill, Mass., as her guardian Sept. 11, 1753.]

[Appraisal of the value of the estate in the hands of Edward Flint and his wife, at £140 per year, Jan. 8, 1754; signed by Nathaniel Peaslee, Richard Hazzen, and Joseph Harriman.]

[Guardianship of Susanna Roberts, aged more than fourteen years, Meribah Roberts, and Tamar Roberts, both aged less than fourteen years, children of Jonathan Roberts, granted to Barachias Farnum of Haverhill, Mass., Jan. 30, 1754.]

[Probate Records, vol. 18, p. 604.]

[Bond of Barachias Farnum, yeoman, with Thomas Hale and Nathaniel Bartlett, both of Plaistow, yeomen, as sureties, in the sum of £1000, Jan. 30, 1754, for the guardianship of Susanna Roberts, aged more than fourteen years, and Meribah Roberts and Tamar Roberts, aged less than fourteen years, children of Jonathan Roberts; witnesses, William Parker and John Elliot.]

[Warrant, Feb. 27, 1754, authorizing Daniel Little of Hampstead, Jonathan Carlton, Thomas Follansbee, John Knight, and Tristram Knight, all of Plaistow, gentlemen, to set off to Edward Flint and his wife, Abiah Flint, her third of the estate.]

Province of We the subscribers being appointed a New Hampsh[†] / Committee to set off to Edward Flint & Abiah his wife her Dower of the Estate of Jonathan Roberds late of Haverhill District Gent^m Deceased her late Husband: In obedience to which: We have set off to the said Flint & Abiah his wife about sixty four Acres of Land and it is bounded as followeth: viz begining at the northwest Corner of the middle Barn then runing northerly about fifty eight Rods to a bunch of small White oaks stil northerly about Twelve Rods to a walnut Tree stil northerly about forty six Rods to a Beach Tree neer Thomas Chenys Land then runing westerly by said Chenys Land about fifty Eight Rods then runnig southrly by Samuel Kimbells and Joshua Sawyers Land Eighty two Rods then runing Easterly Twenty Rods then southerly about fifteen Rods to the end of a stone wall near the fishing River then up said River about forty Rods to a High way then northerly by a two Rod way to a stake three Rods from the south west Corner of the Dwelling House then runing westerly five Rods to a stake then runing northerly two Rods and two thirds of a Rod to the middle of the Bay in said Barn then westerly to the Barns Floor in said Barn then through said Barn by the East side of the said Floor then westerly to the corner of s^d Barn first mentioned and also the Easterly half of said House & Celler reserveing the previledg of the oven for those that shall improve the other part of the House: and also there is a strip of Land round the House being Twelve feet north from the well which is allowed for the use of each part of the House and so is the well also: the said persel of Land already set out is about thirty six Acres and what remains to make the Dower is about Twenty Eight Acres the most of it lveth on the south side of River and is Paster Land the other part adjoyns to the syder House with some orchard on it ther is also a large Nussery of apple Trees on it: two thirds on the south side of said Nussery is for the miners with liberty to stand there three years: there is a two Rod way runing northerly from said River by said Nusserv and between s^d House and Barn for the use of the whole Farm the syder mill and House ever it with the nessesary conveniency for improveing one half of the time we allow for part of said Dower

In witnes whereof we have hereunto set our hands this Twenty ninth day of March Anno Domini: 1754:

> Thomas Follansbe Jonathan Carleton John Knight Daniel Little

Province of) Whereas Jonathan Roberts Late of New Hamp (Haverhill District in Said Province yeoman Deceased Died Intestate Administration of whose Estate was Granted unto Abia Roberts widow Relict of Said Intestate who afterwards Married with Edward Flint of Plaistow in Said Province Whereby the Administration of Said Estate came into his hands & under his Care & management And whereas Barachias Farnum of Haverhill in the County of Essex is Guardian to the Children of the Said Intestate who has in behalf of his Wards Carefully Examined & Considered the Accounts & Charges of Said Administration which have been Embarressed & Increased by Reason of Several Law Suits Conmenced against the Said Admin¹⁸ & many Intricate & Perplexed Disputes in which they have been Ingaged with those who made Demands on Said Estate the Rendering & Passing a Particular Account of which with the Judge of Probate of Wills &c for Said Province would be attended with Considerable Expence of time & Charge to said Estate for Saving of which the Said Admin¹⁸ & Guardian have made a Settlement between themselves of the Personal Estate So far as has already Come to the hands of Said Admin^{rs} & Charges which have hitherto Arisen and there is found Remaining on Said Account the Sum of Seventy four Pounds twelve Shillings & four pence old Tenor Which belongs to the Said Children and which the Said Admin^{rs} have Deliverd to the Said Guardian and which he hereby acknowledges to have Receivel for the use of the Said Children his Wards-And in this Settlement all Past Charges & Demands on Said Estate So far as has already Accrewed are Included In Witness whereof the

Said Edward Flint & Barachias Farnum have hereunto Set their hands the 25th Day of March Anno Domini 1756

Edward Flint Barachias Farnum

Province of New-Hampshire from the Hon^{ble} Richard Wibird Esq^r Judge of the Probate of Wills &c for Said Province

We the Subscribers have carefully Surveyed & viewed the two thirds of the Real Estate of Jonathan Roberts Late of Plastow Gent Deceased Intestate which was Shewn to us by the Heirs of said Estate & having a Regard to the Quallity as well as the Quantity have Set off to the Heirs of said Deceased Each their Share in the manner following (viz)

1st We have Set off to Ebenezer Hale & Susanna his Wife Daughter of the said Deceased about fifty Acres of Land lying in the town of Hampstead & Province aforesaid with the Buildings on the same said land is Bounded at the westerly corner at a Black oak tree marked by a twelve Rod way thence Runing Southeasterly by said way about Sixty three Rods to a Rotten Stump with Stones by the wash-pond so called thence Easterly by said Pond about fifty five Rods to a stake & stones thence Northerly about Seventy four Rods to a stake & stones thence Northeasterly about forty one Rods to a stake & stones thence Northwesterly about twenty Seven Rods to a stake & stones at two Rods Distant from the line between this Estate & land belonging to the Heirs of Samuel Worthen late of Hampstead Deceased thence Northeasterly about thirty Six Rods to a Stake & Stones at the Same Distance from said line thence Southeasterly about twenty Seven Rods to a stake & stones thence Northeasterly about Seventy Rods to a Birch Stump with Stones all by land belonging to the Heirs of James Heath Late of Hampstead Deceased thence Northwesterly by Land of John Johnson Esqr about twenty nine Rods to a Black oak tree marked thence Southwesterly by Land of Said worthen & Said Johnson about two Hundred & Eighteen Rods to the Bound first mentioned also about Eight acres of Land lying in the Town of Plastow aforesaid & is Bounded at the Northwesterly corner at a small Black oak tree marked with the top lopt Down thence Runing Easterly by Land of Jonathan Bartlet about Twenty Seven Rods to a stake & Stones thence Southerly about forty Nine Rods to a Stake & Stones thence westerly by a Stone wall about Seventeen Rods & one half to a stake & stones thence Northwesterly about six Rods & three quarters to a bunch of Small trees & stones all by Land Set off to Tamar Roberts thence Northerly by Land of William Follansbe about fifty two Rods to the Bound first mentioned

2^{1y} We have Set off to Meribah Roberts Daughter of the Said Deceased about Thirty Acres & one half of Land lying in the Town of Plastow aforesaid & is Bounded at the Southeasterly corner at a Stake & stones by a little Brook thence Runing Northeasterly & Northerly by Lands of Stephen Dow Heirs of Jonathan Dow & said Follansbe up said Brook as the fence now Stands about one Hundred & Fourteen Rods to a Stake & Stones thence westerly about fifty Six Rods to a walnut tree on the Brow of a hill marked thence Southwesterly about forty Seven Rods to a stake & stones all by land Set off to Tamar Roberts thence Southerly about thirty Eight Rods to the corner of the middle Barn thence Easterly about twenty four Rod to the Bound first mentioned all by Land Set off to the widow of said Deceased Reserving liberty for Tamer Roberts or those that Shall Improve that Part Set off to her to Pass & Repass a cross this Part Set off to Meribah Roberts forever when & where Real occasion Shall Require Also the Easterly Part of the middle Barn aforesaid to the floor & the westerly Part of the Eastermost Barn adjoyning the other to the middle of the Bay about ten feet

 3^{1y} We have Set off to Tamer Roberts Daughter of the said Deceased about thirty Seven acres of Land lying in the town of Plastow aforesaid & is Bounded at the Southeastly corner at a Stake & Stones thence Runing Northerly up said Brook as the fence now stands by Lands of said Follansbe & Samuel Heath about thirty six Rods to a stake & stones thence Northerly still by land of said Heath a cross a meadow about twenty two Rods to a Stake & Stones thence westerly by Land of said Bartlet about thirty one Rods to a stake & stones thence Southerly about forty nine Rods to a Stake & Stones thence westerly by a stone wall about Seventeen Rods & one half to a stake & stones thence Northwesterly about Six Rods & three quarters to a bunch of Small trees & stones all by Land Set off to said Hale & wife thence westerly by Land of said Follansbe about twelve Rods to a stake & stones thence westerly still by Lands of said Follansbe & Thomas Cheney about forty one Rods to a Beach tree thence Southerly about forty six Rods to a walnut tree thence about thirteen Rods to a Bunch of Small white oak trees thence about twenty Rods to a stake & stones all by Land set off to the widow of said Deceased thence Northeasterly about forty Seven Rods to a walnut tree on the Brow of a Hill marked thence Easterly about fifty Six Rods to the Bound first mentioned all by Land set off to Meribah Roberts also the Easterly part of the Eastermost Barn aforesaid to the middle of the Bay Leaving about ten feet

Also we have set off to the said Maribah & Tamar Roberts the westerly half of the Dwelling House of said Deceased in Plastow & the cycler mill & House & all the Priviledges belonging to the same that was Reserved for the Heirs when the Thirds were Set off to the widow aforesaid to be Improved by them together Each having an Equal Share in & Right to the Same

January 28th 1760

Benj Emerson Jonathan Carleton John Knight

[Allowed Jan. 29, 1760.]

JOSEPH GREEN

1746

KEENE

In the Name of God Amen—I Joseph Green of the Township of the Upper Ashuelot in the County of Hampshire, and Province of the Massachusetts-Bay Alias the Government of NewHampshire in New-England Joyner-being through the Goodness of God in health of Body and of a Sound Desposing mind and Memory: and Calling to mind my Mortallity, and Designing by the will of God to go forth against our Enemies at Canada with the Army now forming for that purpose Do Make my Last Will and Testament and Principally and first of all I Recommend my Precious Soul into the hands of God who Gave it and my Body I recomend to the Earth to be Buried in a Christian decent Manner Nothing Doubting but at the General Ressurection, I Shall receive the Same by the Mighty Power of God where through the Merits of my Dear Reedemer I hope to be acquitted, and to spend an Eternity in Plaising him And as Touching Such worldly Goods with which God has been Pleased to bless me in this Life I do hereby Dispose of in the following Manner Item: I will that all my Just Debts and funeral Charges Shall be paid in Convenient time after my Descease by my Executor herein after Named—

Item I Give unto my two Eldest Sons Ebenezer Green and Timothy Green, (as Equal Sheares) all my Right, Title and Intrust belonging to me in the Township Called Number one and to their Heirs and assigns for Ever, provided that they Duly pay the Charges arising or that Shall hereafter Rise on the Same and if they fail of paying the Charge as above Said then I Give the Same to my younger Son Barzilla Green and to his Heirs & assigns for ever if they shall pay the Said Charge or Either of them—

Item 1 Give unto my Loving and wellbeloved Wife Sarah Green all my Household Goods and Moveable Effects to Dispose of as She Shall think best. I also Give to my said wife the use and Improvement of So much of my Lands in the Said Ashueelot as She Shall need for her Comfortable Maintainance, and if the use be not Sufficient for her Maintainence I do hereby Impower her to make Sale of So much of my Said Land as she Shall think needful for her Comfortable Support So Long as She Shall Remain my Widow—and all the Remainder of my Lands in Said Ashuelot and moveable Effects that my Said Wife does not Dispose of in manner as above said 1 hereby will and Bequeath to my Said Son Barzila Green and to his Heirs and assigns for ever. And I do hereby Nominate and appoint my Said Wife Sarah Green and my Said Son Barzilla Green to be Joynt Executors of this my Last Will and Testament to See that that the Same be faithfully Executed in Every part thereof, and I do hereby utterly Revoke, and Disanul all and Every former will or Testament made by me, Rattifying and Confirming this and no other to be my Last will and Testament. In Wittness whereof I have set too my hand and Seal this Tenth day of June Anno Domini one Thousand Seven hundred and Forty Six and in the Nineteenth year of the Reign of our Sovereign Lord George the Second King of Great Brittan France and Ireland &c—

Signed Sealed and pronounced by the Said Joseph Green to be his Last Will and Testament in the presence of us the Subscribers Joshua Harding Nathan Harding Samuel Harding [Proved June 14, 1748, and Dec. 19, 1749.]

[Suffolk Registry, Boston, Mass.]

HENRY AMBROSE 1746

CHESTER

Joseph Green

[Mary Ambrose, widow, renounces administration on the estate of her husband, Henry Ambrose of Chester, in favor of Jonathan Ambrose, oldest son, June 24, 1746; witnesses, Nathaniel Fitts and Mehitabel Fitts.]

[Administration on the estate of Henry Ambrose of Chester, yeoman, granted to his son, Jonathan Ambrose of Exeter, yeoman, June 25, 1746.]

[Probate Records, vol. 17, p. 36.]

[Bond of Jonathan Ambrose of Exeter, with Solomon Cotton and Thomas Veasey, both of Stratham, yeomen, as sureties, in the sum of £500, June 25, 1746, for the administration of the estate; witnesses, William Parker and Mark Hunking, Jr.]

[Inventory, Sept. 16, 1746; amount, £284.13.0; signed by Samuel Ingalls and Samuel Emerson.]

[License to the administrator, May 27, 1747, to sell real estate.]

[Administrator's account of the settlement of the estate; receipts, £114.13.0; expenditures, £140.6.8; allowed June 24, 1747; this does not include the real estate.]

[Administrator's account of the settlement of the estate; receipts, £429.13.0; expenditures, £245.42; allowed Feb. 22, 1748 9.]

THOMAS LAREY

1746

EXETER

[Administration on the estate of Thomas Larey of Exeter, yeoman, granted to Daniel Larey of Exeter, yeoman, June 25, 1746.]

[Bond of Daniel Larey, with Zebulon Giddings of Exeter, shopkeeper, and Benjamin Dockum of Portsmouth as sureties, in the sum of £500, June 25, 1746, for the administration of the estate; witnesses, William Parker and Mark Hunking, Jr.]

PHILIP PAINE

Province of To the Hon^{ble} Andrew Wiggin Esq^r Judge of N: Hamp^r the Probate of Wills &c for the Province of New

1746

Hamp^r Humbly shews William Payn of Rye in the Province of New Hamp^r weaver, that his father Philip Payn late of Rye afores^d

RYE

yeoman Dyed Some time in the month of april last Intestate leaving no widow but leaving three sons of which your Petitioner is the second—y^e eldest living at Rye afores^d and the youngest at New york That there is a necessity administration shou'd be granted on s^d Intestates Estate wherefore your Petitioner prays that it may be granted him in case his Eldest brother named John shall refuse taking the same or that it may be granted unto your Petitioner in conjunction with his brother John & your Petitioner as in duty bound shall ever pray &c

June 25th 1746

his W^m × Payn Mark

[Administration on the estate of Philip Paine of Rye, yeoman, granted to John Paine of Rye, yeoman, June 25, 1746.]

[Bond of John Paine, with Thomas Watson and Thomas Rand as sureties, all of Rye, in the sum of £500, June 25, 1746, for the administration of the estate; witnesses, William Parker and Mark Hunking, Jr.]

[Inventory, June 27, 1746; amount, £166.3.3; signed by Samuel Beck and James Moses.]

[Administrator's account of the settlement of the estate; receipts. $\pounds_{142.3.3}$; expenditures, $\pounds_{45.11.6}$; allowed June 24, 1747.]

JONATHAN ELKINS 1746

HAMPTON

Whereas Jonathan Elkins Husbandman late of Hampton in the Province of New Hampshire in New-England deceas'd intestate without any written Will or Testiment for the Settlement of his Estate therefore for the quiet & peaceable Settlement of the Estate of the aforesaid Jonathan Elkins deceas'd We Viz^t Joanna the Widow & Relect of the s^d deceased Jonathan Elkins & his Children Viz^t his Sons Jonathan & Henry Elkins & his Daughter Anna the Wife of Daniel Fogg have all mutually agreed to Make a full absolute & final agreement & settle & order to every one their Part or Portion of all the Estate both real & personal of the said Jonathan Elkins deceas'd as followeth—

Firstly that the aforesaid Widow Joanna Elkins in Lue of her Thirds or Dowre which of Right belonged to her in the aforesaid Estate hath agreed with her sons the said Ionathan & Henery Elkins that the said Widow their mother shall have one Room in the Dwelling House which she shall choose to herself during her natural Life or Widowhood & to be found with Suteable Fierwood said Time & to have eight Bushels of Indian Corn, & two Bushells of english Corn & two Bushells of malt & one hundred Pound Wait of Pork and fifty lb of Beef & six pound wait of Shugar & fifty shillings in money old Ten^r yearly & every Year during her natural Life or Widowhood & also the said Wido to have one milks Cow found her & the wintering & summering of her by her said sons Jonathan Elkins yearly & every Year during said Time, And also it is agreed that the said Widow shall have all the movables in the House that was Estate of the said Jonathan Elkins deceas'd to her own use & she to dispose of them to whom she pleaseth & that I the said Joanna Elkins widow have taken Bonds of my said Sons Ionathan & Henery Elkins bearing even Date with these Presents for their true Performance of s^d Payments for which I acknowledge my Self contented & satisfied & do by these Presents acquit & discharge the said from any Demand on it or on my Children for any thing or more than is expressed in said Bonds as aforesaid—Secondly it is agreed by the aforesaid Widow & Children of ye sd Deceas'd Jonathan Elkins that each of the Children aforesaid shall have as followeth 'Vizt the said Jonathan Elkins son to the said deceas'd to have the Dwelling House of his Said Father deceas'd excepting his mothers Priviledges aforesaid & all the Land in the Home Place in said Hampton & Buildings there the Land in said Home Place being bounded northerly on Land of Bajamin Mason Southly

on Land of James Towle Eastly on the Countrey Road Westly on Land of Decon Joseph Philbrick thirty Acres more or less & also seven Acres of Land more or less laying southly of Thomas Dearbons in s⁴ Hampton bounding Northly on a High Way twenty Rods southly on Land of Zacheri Towle Eastly on Land of Wido Mary Leavit Westly on Land of Thomas Derbon & also one share of Land laying in the second north Division in Said Hampton bounded Northeastly on a High Way Southwestly on Winicut medow Southly on Joshua Brown Northwestly on Land formerly John Marstons also one share in Winicut medow & all the Land said Jonathan Deceas'd had near s^d Winicut medow with one third of one share of Land laying in the second Division of the five Divisions in s^d Hampton bounded westly David Dow Eastly on a Way to En. James Hobbses Southly on the Marston's Land Northly on said James Hobs & also one third of one litle Lott in Candlewood swamp Plain bounding southly on the Way by Jacob Marstons Northly on Land of Samuel Leavit Eastly on the Way to Candle wood Swamp Westly on a Lott of the Parsonage Phillep Towle owning the other two Thirds of this Lott & also two Acres of marsh in the spring marsh bounding Southly on James Towle northly on Smiths marsh Eastly on marsh formerly Drakes Westly on Moulton's marsh & also the said Jonathan to have a Peice of marsh at the Falls that ye Said Deceas'd had in Partnership with Phillep Towle bought of ve Husseys & the Marsh & Thatch Ground at the Falls at ye steep Banks which our said Father deceasd had of Col Petter Weiar & also Jonathan to have all the Land that our aforesaid Father deceas'd had laying in the Township of Chester in said Province excepting only fifty Acres or one half of the hundred Acre Lott laying in the North Parish in said Chester which ye said Henry is to have & also the sd Jonathan to have all the Land our said Father Jonathan Elkins deceas'd had laving in the Township of Kingston in s^d Province The said Jonathan also to have the Priviledg of cutting the Wood of ten Acres the land which our S^d Father Deceas'd

had laying in the first North Division in Hampton now in the Parish of Rve v^e s^d ten acres of Wood to begin at a Rock in low Ground & to run North Eastly carrying the Breadth of twenty Rods & Keeping the Distance of eight Rods from the north westly Side & the Northeastly End of Decon Jannesses Land untill it comes to Parker's Land all & singular as above express'd to the Jonathan his Heirs & Assigns—Thirdly it is agreed by the said Widow & Children that the said Henery Elkins shall have all the Land that our aforesaid Father deceas'd had laving in the Quarter of a Mile in said Hampton now in the Parish of Rye where said Henerys Dwelling House is bounding southly on the Head of the second north Division Northly on a Way Eastly on land of Chrastopher Palmer Westly on Daniel Fogg's Land & all ye Land also that our said Father deceas'd had lying in the first North Division in Hampton now in the Parish of Rye bounding Northly on Land of Deacon Lock & Deacon Jenness southly on Wades Line Eastly on Land of Deacon Jannass & Land of Parker Westly on Sam¹ Leavit in Part & Deacon Jannes & John Knowls in Part excepting only the ten Acres of wood for said Ionathan as aforesaid & also the said Henery to have one share in Little River marsh in said Hampton & one share of Thath Ground lying in Sandy Beach Pond bought of Deacon Lock & also two Acres of marsh bounding southly on the Glade River in said Hampton Northly on Marsh of Marisse Hobs Eastly on Smiths Marsh Westly on marsh of Robert Drakes also the said Henery to have the one half of the Hundred Acre Lott which our said Father deceas'd had laving in the North Parish in s^d Chester fifty Acres more or less & also the said Henery to have three Acres of Wood which our said Father deceas'd had laying in the first North Division in said Hampton between Land of Parker & Cedar Swamp all & singular to the said Henery as above is express'd to him & to his Heirs & assigns for ever Fourthly Anna the Daughter of the s^d Jonathan Elkins deceased & Wife of Daniel Fogg with the said Daniel Fogg for thirty Pounds money old Tenor to them in

Hand paid by the said Jonathan Elkins & Henery Elkins & for what they had receiv'd before do hereby acknowledge themselves fully satisfied & contented for their Portion in the aforesaid Estates of said Ionathan Elkins deceas'd saving only their Right to the moveables in the House & we do hereby acquit & discharge the said Estate from any further Claim or Demand upon it This Partiation & above written Agreement we the abovesaid widow & Children of the above named Ionathan Elkins Deceas'd have freely & vollintervly agreed to & each & every of us for our Selves & our Heirs Excut¹⁸ & Administ¹⁸ & assigns for ever Vizt Joanna Elkins the Widow & Jonathan & Henery Elkins & Anna Fogg, Wife of Daniel Fogg, & said Daniel Fogg in Confirmation of all above written We the s^d Joanna Elkins Widow of the said Deceas'd & said Jonathan & Henery Elkins & Anna Fogg & Daniel Fogg have hereunto set our Hands & affix our seals this Thirtyeth Day of June anno 1746 in the twentieth year of his Majestie's Reign George ye Second King over great Britain King &c

Memorandum It is to be understood before signing & sealing that if y^e above s^d ten acres of wood be not sufficient to find such fire when prudently manag'd as is sufficient for him that then the said Jonathan to have Liberty cut farther Northward

Signed Sealed & Deliverd in Presence of Witnesses Samuel Palmer Joseph Johnson Joseph Johnson Jonathan Elkins Henry Elkins her Anna × Fogg mark Daniel Fogg

[Deeds, vol. 31, p. 435.]

FRANCIS DREW

1746

PORTSMOUTH

* In the Name of God Amen. I Francis Drew of Portsmouth in the Province of New-Hampshire Labourer Son of Lucas Drew of the Parish of Saint over on the Island of Jersev husbandman & Iane his wife whose maiden Name was Jane Obv being sick of Body but of Sound & Disposing mind and memory do make & ordain this to be my last Will & Testament Imprimis I recommend my Soul into the hands of God hoping for mercy in and through Jesus Christ & my Body to the Earth to be buried in a Christian and decent manner And as touching my worldly Estate after my debts and funeral Charges paid I Give unto each of my Children five shillings-And as to the Remainder and Residue of my Estate Real and Personal wheresoever and whatsoever I Give devise and bequeath the Same unto my well beloved Wife Sarah and unto her Heirs and assigns for ever-And I do hereby constitute and appoint my said Wife Sarah to be sole Executrix of this my last will and Testament In Testimony whereof I the Said Francis Drew have hereunto Set my hand and Seal the third Day of July in the Twentveth year of his Majestys Reign Annoque Domini 1746

Signd Seald publish'd and declared by the Said Francis Drew to be his last will and Testament in the Presence of the witnesses hereunto Subscribing in the Testators Presence

Joseph Pitman Thomas Bickford Nathll furbur [Proved Oct, 29, 1746.] The Mark of Francis \times Drew

JOHN HUNTRESS

1746

NEWINGTON

In the Name of God Amen I John Huntress of Newington in the Province of New Hampshire Yeoman being in Good health * * *

Item I give unto Mary my beloved wife a Comfortable maintenance to be found & procured for her by my Son Jonathan his Heirs Exec¹⁸ or Adm¹⁸ So Long as She remains my Widow & no Longer & in Case She Shall marry again then She is only to have her thirds of my Estate—

Item I Give unto my Daughter Hannah Scales the wife of James Scales twenty five Shillings Bills of Credit of the New Tenor

Item I Give unto my Son John Huntress the Like Sum in the Like Bills

Item I Give unto my Daughter Tamsin Parsly the wife of John Parsly the Like Sum in the Like Bills

Item I Give unto my Daughter Mary Martyn the wife of Michael Martyn the Like Sum in the Like Bills

Item I Give unto my Son Hibbard Huntress the Like Sum in The Like bills

Item I Give unto my Daughter Deborah Huntress five pounds Bills of Credit of the New Tenor

My Will is that my Said Exec¹ pay all the above Said Legacies within two years after my Decease

Item I Give unto my Son Jonathan Huntress his Heirs & assigns all the rest Residue & Remainder of my Estate of what kind Soever The Same is & Wheresoever it is & Shall be found And my will is that my Said Son Jonathan Huntress Shall pay all the above Said Legacies within two Years as aforesaid & that he give his Mother a Comfortable Support as afore Mentiond

Lastly I Constitute my Said Son Jonathan Huntress Sole Exec⁷ of this my Last Will & Testament & I do hereby Revoke all other Wills & Testaments by me in any manner heretofore made In Witness whereof I have hereunto Set my hand & Seal the Eleventh Day of July 1746 Signed Sealed & Declared by the Mark of John X Huntress the Said John Huntress to be his Last Will & Testement In Presence of us William Parker Mark Hunking Jun¹ William Parker Jun^r

[Bond of Jonathan Huntress, veoman, with John Knight and Samuel Nutter, yeomen, as sureties, all of Newington, in the sum of £500, June 26, 1751, for the execution of the will; witnesses, William Parker and William Parker, Jr.]

BENJAMIN LANG

Daniel Rindge

[Proved May 29, 1750.]

[Administration on the estate of Benjamin Lang of Portsmouth, shipwright, granted to Elizabeth Lang, of Portsmouth, widow, July 22, 1746.]

[Bond of Elizabeth Lang, widow, with Thomas Pickering and Nathaniel Fellows, gentlemen, as sureties, all of Portsmouth, in the sum of £500, July 22, 1746, for the administration of the estate; witnesses, William Parker and George Huntress.]

EPHRAIM JACKSON, JR. 1746

[Administration on the estate of Ephraim Jackson, Jr., of Portsmouth, mariner, granted to Mary Jackson of Portsmouth, widow, July 30, 1746.]

[Probate Records, vol. 17, p. 53.]

1746

PORTSMOUTH

PORTSMOUTH

[Bond of Mary Jackson, widow, with James Clarkson and Thomas Hart, blacksmith, as sureties, all of Portsmouth, in the sum of \pounds 500, July 30, 1746, for the administration of the estate; witnesses, William Parker and Mark Hunking, Jr.]

[Inventory, signed by Stephen Greenleaf and Thomas Wright; amount, £859.2.6; attested Oct. 29, 1746.]

[Account of necessaries allowed to the widow, Mary Jackson; amount, £55.3.6; allowed Oct. 28, 1747.]

[License to the administratrix, Feb. 26, 1755, to sell real estate.]

[Administratrix's account of the settlement of the estate; receipts, £1190.2.6; expenditures, £1093.10.9 $\frac{1}{2}$; allowed March 27, 1755; mentions "Maintaining of two Children of ye Intestate under 7 Years of Age."]

RICHARD JOCE

1746

PORTSMOUTH

HAMPTON FALLS

[Administration on the estate of Richard Joce of Portsmouth, gentleman, granted to his mother, Damaris Wheelwright, and her husband, Jeremiah Wheelwright of Portsmouth, gentleman, July 30, 1746.]

[Bond of Jeremiah Wheelwright, with John Ayers and Edward Cate, gentlemen, as sureties, all of Portsmouth, in the sum of \pounds 500, July 30, 1746, for the administration of the estate; witnesses, Samuel Wentworth and Ebenezer Joce.]

EPHRAIM STEVENS

[Bond of Jane Stevens, widow, with Jabez Eaton, husbandman, and Ezekiel Worthen, gentleman, as sureties, all of Kensington, in the sum of £500, July 30, 1746, for the administration of the estate of Ephraim Stevens of Hampton Falls, husbandman; witnesses, William Parker and Mark Hunking, Jr.]

1746

ARTHUR WATERHOUSE 1746

PORTSMOUTH

[Administration on the estate of Arthur Waterhouse of Portsmouth, mariner, granted to his widow, Deborah Waterhouse, July 30, 1746.]

[Bond of Deborah Waterhouse of Portsmouth, widow, with Daniel Jackson of Portsmouth, shopkeeper, and Zebulon Giddings of Exeter as sureties, in the sum of £500, July 30, 1746, for the administration of the estate; witnesses, William Parker and Mark Hunking, Jr.]

[Warrant, July 30, 1746, authorizing Hunking Wentworth and Daniel Rogers, both of Portsmouth, to appraise the estate.]

[Inventory, Nov. 22, 1746; amount, £1177.18.6; signed by Hunking Wentworth and Daniel Rogers.]

[Guardianship of Samuel Waterhouse, minor, son of Arthur Waterhouse, granted to Thomas Bickford of Portsmouth, schoolmaster, March 25, 1747.]

[Warrant, Aug. 22, 1747, authorizing Mark Langdon, gentleman, Philip Read and John Griffith, shop-keepers, George Walton, tanner, and Thomas Peirce, cordwainer, all of Portsmouth, to set off the widow's share.]

Pursuant to a Warrent directed to us the Subscribers by the Order of the Hon^{ble} Andrew Wiggen Esq^r Judge of the Probate of Wills &c for the Province of New Hampshire Dated Agust the 22^d 1747, To Set off to Deborah Waterhouse Widdow Relict of Arthur Waterhouse Late of Portsmouth in Said Province Deceased One third part of the Real Estate of the Said Deceased to the Said Widdow

Now these may Certifie all Concern'd that we have Sett off to the Said Widow part of the Cellar begining at the North East Corner: from the Inside of the Northermost Sill runing from thence Seven foot and ten Inches to the Southward Carrying that Same breadth to the West end of the Cellar

Also Set off to the above Said widow the Eastermost lower room and Cloosit: also part of the Eastermost Chamber begin-

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ing at the South East Corner of Said Chamber runing from thence to the Northward Eleven foot to the North side of the Eastermost window runing from thence between the Door and Chimne thirteen foot and Seven Inches to a Mark in the floor and from thence towards the Door twenty one Inches to a Mark in the floor, from thence to the South Side of the house or Chamber Six foot & Five Inches—

also Set off to the abovesaid Widow Nine foot of the Westermost Garrett that is to Say beginning at the West End of Said Garrett Carrying the whole breadth of the Garret Nine foot to the Eastward with a vacency behind the Garrett Door

also Set off to the Said Widow the Land at the East end of the House and the Land at the North Side of Said House all to the Eastward of within two foot Nine inches to the Eastward of the Lendtwo.

It is also agreed by us that the Said Widdow shall have the Liberty to Transport any thing that she may have ocation to Transport at the Cellar great Doors at the South Side of the house and also the Liberty of passing and repassing in the Yard, the Entryway, and Stairs from the lower floor to the Garret also a Way to pass and repass from the Southwest Corner of the House to a Little House at the Westermost end of the Garden with y^e use of Said Little house as Near the fence as Can be Conveniently

It is also agreed by us that the Said Cellar great Doors and the Yard the Entryway Stairs and way to the Said Little House all be in Common for the use of all that may live in the Said House at any time hereafter and what partitions is made shall be the Cost for the widow to pay one third part thereof and the other party two third parts thereof: the Remainder of the abovesaid real Estate to be to the heir witness our hands the 26 Day of Agust Anno Dom 1747

> Mark Langdon Phillip Reed George: Walton Ju^r

SAMUEL NUDD

HAMPTON

In the name of God Amen I Samuel Nudd of Hampton in the Province of Newhampshire * * *

Ily—I Give and bequeath to Sarah Nudd my Loving wife the East End of my House and one seller under the East End of my House and half my orchard all during her Life or untill she marrys again and at her death or day of marriage the House and seller and orchard to Return to my son thomas Nudd; And I give to my wife Sarah Nudd all my Movabls with in Doars for her to dispose of among my Children at her best discression, And I doe order my son thomas Nudd to maintain his Mother to find her two cows a year yearly and her fire wood and eight bushels of Ingian Corn one of wheat and a bushel of rie and two Bushels of malt and four fleeses of wool and one hundred weight of pork and sixty weight of Beef and twenty shillings in money (old tenor) a year to be paid yearly duering her widowhood and no Longer—

2ly—I Give and bequeath to my son James Nudd all my Houses Barns and orchards and Lands of what sort so ever that I have in Green Land and portsmouth Lett be More or Less as itt is, and also a certain bit of marsh in Hampton that I bought of John Garland—

3ly—I Give and bequeath to my daughter Mary Marston the sum of thirty five pound (old tenor) in pay to be paid by my sons James Nudd and thomas Nudd, namely my son James Nudd to pay her fifteen pound Dienary (old tenor) with in one year after my Decese And my son thomas Nudd to pay her twenty pound (old tenor) within one year after my Decese if she be then Liveing, if not it is to be paid & equally devided among her Children of her body when they come of age—

4ly—I Give and bequeath to my son thomas Nudd all my Houses Barns orchards and sellers only his Mother to have the East End of my House and one seller under the East End and halfe my orchard during her widowhood and I give to my son thomas Nudd all my Lands Medow and marsh and thach ground

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Lett itt be more or Less and Lay in what place so ever itt will that I have not other ways desposed in this my Last Will and testiment and I Give to my son thomas Nudd all my creaturs of all sorts what soever and all my Implyments of husbandry of all sorts And I doe Make Constitute and appoint my well beloved son thomas Nudd to be my sole Executore to this my Last Will and testiment Rattifieng and confirming this to be my Last will and testiment and no other in witness where of I the above Mentioned Samuel Nudd Have here unto put my hand and affixt my seale this Eight day of August and in the year one thousand seven hundred and forty six and in the nineteenth year of the Reign of our most gracious sovereign King George the second, King of Great Brittain &c—

w

Samuel Dow Joseph Philbrick Zechariah brown [Proved March 29, 1749.]

Witness

[Bond of Thomas Nudd, with Joseph Philbrick and Daniel Marston as sureties, all of Hampton, in the sum of \pounds 500, March 29, 1749, for the execution of the will; witnesses, Thomas Bickford and William Parker.]

JOHN NUTTER

1746

NEWINGTON

In the Name of God Amen I John Nutter of Newington in the Province of New Hampshire Gent. being Indispos'd in Body * * *

Item I give & Bequeath to Abigail my beloved wife all my Personal Estate after my Debts & funeral Charges are paid out of the Same to be at her Disposal and I also give & Devise to her the Sole use & Improvement of all my Real Estate during her Natural Life—

Item after my Said wifes Decease my will is that all my Real Estate shall be Divided among my three Brothers Matthias James & Hate Evil Equally or their Respective Representatives if any of them Shall be then Deceased and I do accordingly give & Devise the Reversion & Remainder of my said Real Estate to & among my said Brothers & their Regal Representatives in Equal Shares in fee Simple forever—

Lastly I do hereby Constitute & Appoint my Said wife to be Sole Exec^x of this my Last Will & Testament & I do hereby Revoke all other Wills & Testaments by Me heretofore made In Witness whereof I do hereunto Set my hand & Seal the Sixteenth Day of August 1746 And in the twentieth Year of His Majesty's Reign

Signed Sealed & Declared by John Nutter the Said John Nutter to be his last Will & Testament In Presence of us William Parker Moses Dam Mary Perkins HateEvil × Nutter jun^r his Mark [Proved April 29, 1747.]

EDWARD WILLIAMS 1746

[Bond of Walter Williams, mariner, with Meshech Weare' gentleman, and David Swett, yeoman, as sureties, all of Hampton Falls, in the sum of £500, Aug. 20, 1746, for the administration of the estate of Edward Williams of Hampton Falls, gentleman; witnesses, William Parker and Mark Hunking, Jr.]

HAMPTON FALLS

[Inventory, Jan. 27, 1746/7; amount, £249.7.6; signed by Benjamin Hilliard and Benjamin Swett.]

[Warrant, Feb. 25, 1746 7, authorizing Meshech Weare.gentleman, Benjamin Hilliard, and Richard Nason, yeomen, all of Hampton Falls, to receive claims against the estate.]

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[List of claims against the estate; amount, $\pounds 588.5.6$; signed by Richard Nason, Benjamin Hilliard, and Meshech Weare.]

[Administrator's account of the settlement of the estate; receipts, $\pounds_{249.7.6}$; expenditures, $\pounds_{67.10.0}$; allowed April 27, 1748.]

[Division of the estate among the creditors at $\pounds 0.5.6$ to the pound; allowed May 25, 1748.]

JOSEPH HEARD

1746

ROCHESTER

[Administration on the estate of Joseph Heard of Rochester, yeoman, granted to his widow, Rebecca Heard, Aug. 27, 1746.]

[Bond of Rebecca Heard of Rochester, widow, with George Walton of Newington and Jacob Lavers of Portsmouth, joiner, as sureties, in the sum of \pounds 500, Aug. 27, 1746, for the administration of the estate; witnesses, Samuel Rankin and Mark Hunking, Jr.]

[Inventory, Nov. 11, 1746; amount, £328.0.0; signed by Stephen Berry and Joseph Walker.]

NATHANIEL STEVENS 1746

[Administration on the estate of Nathaniel Stevens of Haverhill District granted to his brother, Thomas Stevens of Haverhill District, yeoman, Aug. 27, 1746.]

[Probate Records, vol. 17, p. 62.]

[Bond of Thomas Stevens, yeoman, with Richard Hazzen, gentleman, and Thomas Follansbee, yeoman, as sureties, all of Haverhill District, in the sum of £500, Aug. 27, 1746, for the administration of the estate; witnesses, William Parker and Jonathan Trickey.]

HAVERHILL DIST.

OBADIAH MARSHALL 1746

PORTSMOUTH

In the name of God Amen The Sixth Day of September Anno Domini one Thousand Seven hundred and forty six. I Obadiah Marshall of Portsmouth in the Province of New Hampshire Blockmaker being Sick in body * * *

Item I Give and Bequeath unto Each of my Children Namely Elizabeth Obadiah and Martha Ten Pounds Meaning old Tenor, And as to the Rest and Residue of my Estate whether Real or Personal wheresoever and whatsoever I Give Bequeath & Devise the Same unto my Dear & Well beloved wife Martha and unto her Heirs and assigns for ever. And I do hereby Constitute ordain make & appoint my dearly beloved Wife Martha to be Sole Executrix of this my last will and Testament. Hereby revoking & making null and void all other & former wills and Testaments by me heretofore in any manner made. In Testimony where of I the s⁴ Obadiah Marshall the Testator have here unto Set my hand and Seal the day and year above written—

Sign'd Seal'd publish⁴ and Declared by the s⁴ Obadiah Marshall the Testator to be his last Will and Testament in the presence of us witnesses hereto Subscribing in the Testators Presence

Thomas: Wright Tobias Langdon Mark Langdon [Proved Oct. 29, 1746.] obadiah marshall

JOSHUA GEE

1746

BOSTON, MASS.

[Sarah Gee, minor, aged more than fourteen years, daughter of Joshua Gee and his wife, Sarah Gee, deceased, whose maiden name was Sarah Rogers, makes choice of George Rogers of Boston, Mass., as her guardian Sept. 16, 1746; witnesses. Joshua Gee and Joshua Gee, Jr.]

[Elizabeth Gee, minor, aged more than fourteen years, daughter of Joshua Gee and his wife, Sarah Gee, deceased, makes choice of George Rogers of Boston, Mass., as her guardian Sept. 16, 1746; witnesses, Joshua Gee and Joshua Gee, Jr.]

[Guardianship of Sarah Gee, Margaret Gee, and Elizabeth Gee, minors, aged more than fourteen years, children of Joshua Gee of Boston, Mass., clerk, deceased, granted to George Rogers of Boston, Mass., Oct. 23, 1746.]

[Bond of George Rogers of Boston, Mass., with Samuel Hart and John Cutt, both of Portsmouth, as sureties, in the sum of \pounds 500, Oct, 23, 1746; witnesses. William Parker and John Ayer.]

BENJAMIN FOLLETT 1746

STRATHAM

[Administration on the estate of Benjamin Follett of Stratham, cordwainer, granted to his widow, Deborah Follett. Sept. 24, 1746.]

[Probate Records, vol. 17, p. 69.]

[Bond of Deborah Follett of Newmarket, widow, with William Pottle of Stratham, blacksmith, and John Dudley of Exeter, yeoman, as sureties, in the sum of £500, Sept. 24, 1746, for the administration of the estate of Benjamin Follett of Newmarket, cordwainer; witnesses, William Parker and John Newmarch.]

[Inventory, Dec. 19, 1746; amount, £120.12.0; signed by Edward Hall and Richard Clark.]

[Administratrix's account of the settlement of the estate; receipts, $\pounds_{33.0.0}$; expenditures, $\pounds_{83.18.10}$; allowed Sept. 23, 1747.]

PIERSE LONG

PORTSMOUTH

[Administration on the estate of Pierse Long of Portsmouth granted to his widow, Abigail Long, Sept. 24, 1746.]

[Bond of Abigail Long, widow, with John Cutt. gentleman, and Daniel Jackson, shopkeeper, as sureties, all of Portsmouth, in the sum of £1000, Sept. 24, 1746, for the administration of the estate; witnesses, William Parker and Mark Hunking, Jr.]

[Inventory, signed by William King and Henry Sherburne, Jr.; amount, £4666.18.1; attested Aug. 26, 1747.]

HUGH McCLELLAN 1746

CHESTER

[Administration on the estate of Hugh McClellan of Chester, yeoman, granted to John McClellan of Chester, yeoman, Sept. 24, 1746.]

[Probate Records, vol. 17, p. 68.]

[Bond of John McClellan, yeoman, with Samuel Emerson and William Gilchrist, husbandman, as sureties, all of Chester, in the sum of £500, Sept. 24, 1746, for the administration of the estate: witnesses, William Parker and Mark Hunking, Jr.]

ADAM DICKEY

1746

LONDONDERRY

[Guardianship of Martha Dickey of Londonderry, aged less than fourteen years, daughter of Adam Dickey of Londonderry, blacksmith, deceased, granted to Elias Dickey of Londonderry, yeoman, Sept. 25, 1746.]

[Bond of Elias Dickey yeoman, with John McMurphy as surety, both of Londonderry, in the sum of \pounds 500, Sept. 25, 1746; witnesses, William Parker and Daniel Rindge.]

SHADRACH WARD 1746

In The Name of God Amen y^e Twenty seventh Day of september seventeen hundred & forty six—1 shadrach Ward of y^e parrish of Kensington In Hampton In y^e provience of new Hampshire In new England yeoman being In Good helth * * *

Imp. 1 Give and Bequeath Unto my Well Belovid Wife Margret Ward all my stock of Chattel and swine With my Riding Horse & sheep with all my moveable effects or Utensels Both within Doors & without to be at hur Disposing as she shall think fit with the Use & Improvement of my Lands and marsh the whole of It with all my buildings on my s⁴ Land with all priveledges and appurtenances unto y^e same Belonging During Hur Widowhood * * *

Item I Give & Bequeath Unto my son Andrew Ward all my Upland and marsh that I am posessed of provided he shall well & trewly pay out those Legassies Which I shall here after specifye my s^d son Andrew Ward to have and to hold s^d Land and marsh To him and to his heirs for eveir—But If In Case my s^d son Andrew should Die Before he shall arive to y^e age of twenty one years—Then my will Is that my son Theophilus ward shall Have my s^d Land and marsh he paying y^e s^d Legassies which I shall here after specifie—

And so my will is That If In Case my two oldest sons shold not arive to y^e age of twenty one that It fall to my Third son and not Goe out of the hands of my male heirs If In Case any arive to y^e age of Twenty one years—

Item I Give & Bequeath unto my son Theophilus Ward Twelve pounds & tenn shillings Lawfull money of new England to be paid to him by my son Andrew Ward at The age of twenty one years—

Item I Give & bequeath Unto my son Noah ward Twelve pounds & Tenn shillings Lawfull money of new England To be paid to him by my son andrew ward at y^e age of twenty one years—

KENSINGTON

Item I Give & Bequeath Unto my son Thomas Ward Twelve Pounds & Tenn shillings Lawfull money of new England To be paid to him by my son Andrew Ward at v^e age of Twenty one vears—

Item I Give and Bequeath Unto my Daughter Elizabeth Ward Five pounds Lawfull money of new England To be paid By my Executorix at ye age of Twenty one years-

Item I Give & Bequeath Unto my Daughter mary Ward Five pounds Lawfull money of new England to Be paid By my Executrix at v^e age of Twenty one years

Lastly I Do Constitute & appoint my Well Belovid Wife To be sole Executerix to This my last will & testiment and 1 Doe here By Uterly Dissalow Revoake & Dissanull all & every other former Testement wills & Legasies & Bequests & executors By me In any ways before named Willed & Bequeathed Ratifing & Confirming this & no other To be my last will & Testiment In Witnis here of I have here unto set my hand & seal This twenty seventh Day of september seventeen hundred & forty six

signed sealed published pronounced & Declared By ye s1 shadrach Ward as his last Will & Testiment In preasents of Us v^e subscribers

Samuel Fellowes

John fellowes

Joseph Draper

[Proved May 25, 1748.]

[Inventory, Sept. 27, 1748; amount, £1972.0.0; taken by [ames Perkins and Joseph Draper.]

JONATHAN WEEKS 1746

In the Name of God Amen I Jonathan Weeks of Greenland in the Province of New Hampshir in New England veoman, being sick & weak in body *

his

shadrach \times Ward mark

GREENLAND

400

Imprimis I Give unto Elizebeth Weeks my well beloved Wife the whole of my Esteat both Real and Personal in s⁴ Greenland and elsewhere, whether it be in houses or lands goods clothing Money bills or bonds &c to be for her own Use benefit and behoof & at her own despose forever, Except So Much of my said Esteat of both Real & Personal, as I Shall in this my s⁴ last will give and dispose of to others as followeth viz¹¹

Item I Give unto Jonathan Allin the son of John Allin Jun^r of s^d Greenland all My homestead where I Now live viz^{tt} about an hundred & thirty acres of land with all the building upon s⁴ land. Excepting six acres of s^{d} land which is bounded as followeth viz^{tt} lying upon the countrey Road that leads to portsmouth Next the land of Cap^t Brackets he bo^t of Nath¹¹ Right White begining at the s^d Road at s^d Brackets land & to Run by s^d Road on a strait line Nine Rods and from s^d Road to Run back into my land Northeasterly that weadth of Nine Rods binding upon s^d Brackets and Benjamin Maccres land untill s^d six acres be compleated & Made up: he the s^d Jonathan Allin to come into the full possession of s^d homstead viz^{tt} s^d lands & buildings upon it Except s^d six acres Immediatly after my s^d Wive's deceas if he the s^d Jonathan be of the age of twenty one years, but in case my said wife should die before the s⁴ Jonathan Allin should come to the age of twenty one years My will is that the s^d John Allin the father of the s^d Jonathan Allin Shall have the income & Emprovement of it while s^d Jonathan comes of age as above s^d: my s^d wife having the Income & Emprovement of s^d homestead dureing her Naturall life

Item I Give unto John Allin son of the afores^d John Allin Jun^r forty five acres of land Marsh & flats, be it More or less lying in s^d Greenland & bounded as followeth viz^{tt} on the great Bay so called Joseph Malloons land Matthias Weeks land & the high way that leads along by s^d Malloons house, all s^d forty five acres of land Marsh & flats I give unte s^d John Allin son to s^d John Allin Jun^r: Excepting three acres of s^d land & three acres of s^d flats adjoyning to s^d Great Bay he the s^d John Allin Son of the s^d John Allin Jun^r to come into full Possession of s^d forty five acres of land Marsh & flatts Excepting the three acres of land & the three acres of flats: before Mentioned—Immeadeatly after My s^d Wives deceas, if he the s^d John Allin son of s^d John Allen Jun^r be of the age of twenty one years, And in case My s^d wife Should Die before the s^d John Should come to the age of twenty one years My Will is that John Allin the father of the s^d John the son Should have the whole income & Emprovement of sd Premises till he the s^d John the son comes of age as above s^d My s^d Wife haveing the whole Income & Improvement of s^d Premises dureing her Naturall life,

Item I give unto Lidia Hains Wife of David Hains of s^d Greenland three acres of land, Next adjoining to s^d Brackits land & Maccreses land, before mentioned to be three Rods wide at s^d Road that leads to portsmouth & to Run back till s^d three acres be compleated & made up & also one acre of land & one acre of flats by the great Bay before Mentioned it being a third part of the three acres of land & one third of the three acres of flats above Excepted, my s^d wife having the whole income & Emprovement of s^d Premises during her Naturall life,—

Item I Give unto Martha Cate Daughter of Tucker Cate of Greenland three acres of land it being a part of the six acres above Excepted & Joyning to Cap⁺ Brackits land s^a three acres of land to be bounded as followeth viz⁺⁺ to lay three Rods wide on s^d Road that leads to Portsmouth as aboves^a, & to Run back into my land that weadth of three Rods adjoyning to the land I Give to s^d Lidia Hains till s^d three acres be made up, my s^d Wife having the income & Improvment of it dureing her Naturall life, and also one acre of land & one acre of flats by the side of the Great Bay above Mentioned it being a third Part of the three acres of land & one third part of the three acres of flats above Excepted my s^d wife to have the income of it During her Naturall life.

Item 1 Give unto Margret Cate Daughter of s⁴ Tucker Cate of said Greenland three acres of land It being a part of the six

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acres of land above Excepted and adjoyning to s⁴ Capt Brackits land, s⁴ three acres of land to be bounded as followeth viz^{tt} to ly three Rods wide on s⁴ Road that leads to portsmouth as aboves⁴ & to Run back into my land that weadth of three Rods adjoyning to the land I Give unto Martha Cate till s⁴ three acres be made up, & also one acre of land & one acre of flatts by the side of the Great Bay above Mentioned it being one third part of the three acres of land & one third part of the three acres of flatts above Excepted, my said Wife to have the whole in come & improvement thereof during her Naturall life—

Finally My Will is and I do hereby ordain & appoint the above said John Allin Jun[†] & Elizebeth Weeks my s^d Wife Sole Executors to this my last Will and Testament hereby Revokeing disannulling & making void all former Wills & Testaments by me heretofore Made. In Witness whereof I the s^d Jonathan Weeks have to this my last Will & Testament Set my hand & Seal this twenty Ninth day of September Anno Domini one thousand Seven hundred and forty six—

Signed Sealed & owned In Jonathan Weeks Presents of us

Willam Simson

Joshua Cate

Moses Leavit

[Proved July 31, 1748.]

[Caveat, July 19, 1748, by John Brackett, gentleman, and Samuel Weeks, tanner, both of Greenland, against the probating of the will.]

[Inventory, Sept. 22, 1748; amount. £9239.18.0; signed by Thomas Wiggin and Enoch Clark.]

MARY EMERSON 1745

PORTSMOUTH

In the name of God amen

I Mary Emerson of Portsmouth in the Province of New Hampshire in New England Widow being aged * * *

I Give unto my beloved Grand Children Mary and Item. Elizabeth Winkley the Children of Francis Winkley of Kittry in the County of York boat builder each of them five pounds (old Tenor) to be paid them by my Executors at my Decease to buy them Mourning Cloaths at my funeral if there is money Enough Left in Mr Henry Sherburne Junr his hands or in any Other persons hands Due Owing or payable unto Me, and it is also My Will that Each of my Daughter Winkely Deceas'd her Children shall have five pounds old Tenor paid them by my Executors as they Come to Lawful age if there is as much Left in any Persons hands Due to me as aforesaid

Item All the Rest of my 'Estate I Give unto My beloved Children (born of My body) and their Own Disposal that Shall Servive or out Live Me to be Equally Divided Among them my Said Children as Soon as may Conveniently be done after my Decease

And I Do Constitute and appoint my very good friends William Parker Esq^r and M^r Thomas Wibird Merchant both of Portsmouth in New Hampshire aforesaid to be the Executors of this My Last Will and Testament hereby Ratifving and holding firm and Vallid this and no Other to be my Last Will and Testament In Witness whereof I the Said Mary Emerson have hereunto Set my hand and Seal this Day of October in the Year of our Lord Christ 1745-

Signed Sealed pronounced and Declared by the above Named Mary Emerson as her Last Will and Testament

Wm Lewis

Will^m Lewis Jun^r

Thomas Bickford

[Proved Oct. 25, 1749, and administration with will annexed granted to her daughter, Elizabeth Emerson, the executors declining to act.]

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Mary Emerson

[Bond of Elizabeth Emerson, spinster, with Thomas Wibird and Edward Cate as sureties, all of Portsmouth, in the sum of £500, Oct. 25, 1749, for the administration of the estate; witnesses, William Parker and William Rindge.]

[Inventory, April 2, 1751; amount, £112.10.0; signed by Mark Langdon and Jacob Sheafe.]

EBENEZER STEVENS 1746

In the Name of God Amen I Ebenezer Stevens of Kingstown in the Province of New Hampshire Esq^r Being in health of Body * * *

Item I give to Elisabeth my beloved wife my Negro Servant named Cato & all the Remainder of my Personal Estate after my Debts & Funeral Charges are paid out of the Same as aforesaid I also give her a Comfortable Support & Maintenance to be Provided for her by my four Sons in Equal proportion during her Life in Consideration of what I have herein given to them—

Item I give & Devise unto my son Benjamin all my Lands where he now Lives that is to Say the Land I purchased of M^r Gyles & of Israel Smith & all my Land in the Small Division next to Exeter Line so called & all my Land in the North Grant & half my East Division Land & ten Acres in the Division of Land next to Chester that I bought of Francis Bacheldor & one Quarter part of my Salt Marsh at Salisbury & half my Right of Land in Canterbury & one Quarter part of my two hundred Acre Grant & half my Right in Chichester & half my forty Acre Lot in that Division of Land next to Chester aforesaid and on Shar and half in y^e comon—Ordering & hereby directing him to pay to his Sister Mary Sixty pounds Bills of Credit of the old Tenor or in other Good passable Bills of Credit Equal thereto within two Years after my Decease—all the aforesaid Lands I give to my said son his Heirs & Assigns

 $4^{0}5$

KINGSTON

Item I give & Devise to my Son Ebenezer all my Land where he now Lives that I purchas'd of Jacob Flanders & of Andrew Webster And of Ezra Clough & half My Second Division of Land on the South side of the Road to Salisbury near Ebenezer Websters & half my Land at the Mill Pond both the upland & flowed Land & half my forty acre Lot in the Forty Acre Division of Land next to Chester aforesaid above the two hundred Acre Grant so Called & One Ouarter part of my Salt Marsh at Salisbury & half my Right of Land in Canterbury & a Quarter part of my two hundred Acre Grant & four Acres of Land at the North End of the Land Laid out to John Sanborn for his first Division in said Kingstown & half my Right of Land in Chichester & one share & an half in Common Lands in said Kingstown And I hereby order him my said son Ebenezer to pay to his Sister Hannah Sixty pounds in bills of Credit of the Old Tenor or in other bills Equal thereto within two Years after my Decease

Item I give unto my son Samuel all my Land in the East Division So Called which I bought of the Commoners lying between James Toppan's & Ebenezer Bacheldor's Land & the other half of my Second Division aforesaid & half my East Division aforesaid & one half of my Land in the Twenty Acre Division below the two Hundred Acre Grant & a Quarter of my Salt Marsh at Salisbury & half my Right of Land in Gilman Town & half my Right of Land in the Township of Bow & one Quarter part of my two hundred Acre Grant so Called & one Share & an half in the Common Lands aforesaid and I order my Son Samuel to pay in Consideration hereof the Sum of Fifty pounds in Bills of Credit of the old Tenor or Equal thereto in other passable Bills of Public Credit unto his said Sister Hannah within Three Years after my Decease

Item I give & Devise to my son John all my Lands where I now Live on both Sides of the Way being in four pieces with all the Buildings thereon & half my Land at the Millpond both upland & flowed Land aforesaid & one half of my Land in the Twenty Acre Division aforesaid & twenty two Acres of Land which I bought of Elisha Swett & Nathan Swett which is one half of the Home Lot laid out to the Right of John Sanborn on the West Side of the Said Lot & half my Right in the said Township of Bow & one Quarter part of my Salt Marsh in Salisbury afores⁴ & half my Right in Gilman Town afores⁴ And one Quarter part of my two Hundred Acre Grant afores⁴ & I order & Direct my said son John in Consideration hereof to pay to his Sister Mary the Sum of Fifty pounds old Tenor or other Bills aforesaid Equal thereto within three Years after my Decease if he shall then be of full Age if not then to pay the Same within thre years after his attaining to full age And it is my Intent & meaning herein that each of my aforesaid Sons shall have & hold the Lands here in given to them Respectively & their Respective Heirs & Assigns forever & I order them to Support their Mother in Manner as is before Mentioned

Item I give & bequeath to my Daughters Hannah & Mary to each of them the aforesaid Sums orderd to be paid to them Respectively as aforesaid

Lastly I Constitute & Appoint my two Sons Benjamin & Ebenezer to be Executors of this my Last Will & Testament hereby Revoking all other wills & Testaments by me in any Manner heretofore made

In Testimony whereof I have hereunto Set my hand & Seal the fifteenth Day of October Anno Domini 1746 And in the Twentieth Year of His Majesty's Reign

Signed Sealed & Declared by the said Ebenezer Stevens to be his Last Will & Testament in presence of us—

Jed. Philbrick

Jeremy Webster

Elisha Swett

[Proved Nov. 29, 1749.]

[Inventory, Dec. 27, 1749; amount, £22,250.0.0; signed by Jedediah Philbrick and Elisha Swett.]

Eben^r Stevens

JONATHAN BRADLEY 1746

[Administration on the estate of Jonathan Bradley of Exeter, yeoman, granted to his widow, Susanna Bradley, Oct. 29, 1746.]

[Bond of Susanna Bradley, widow, with Samuel Magoon of Exeter, yeoman, and Samuel Rankin of Londonderry, innholder, as sureties, in the sum of £500, Oct. 29, 1746, for the administration of the estate; witnesses, James Clarkson and William Parker.]

[Warrant, Oct. 29, 1746, authorizing Daniel Gilman and Cartee Gilman, both of Exeter, to appraise the estate.]

[Inventory, Dec. 13, 1746; amount, £824.0.4; signed by Daniel Gilman and Cartee Gilman.]

[Account of John Bradley and his wife, Susanna Bradley, of her administration of the estate of Jonathan Bradley of Penacook; receipts, $\pounds_{77,10,0}$; expenditures, $\pounds_{279,18,5}$; allowed March 26, 1760; mentions children under seven years of age.]

Province of Pursuant to a Warrant from the Hon^{ble} New Hamps^r D Richard Wibird Esq^r Judge of the Probate of wills &c^a for said Province to us Directed appointing us a Com'ittee to Divide the Real Estate of Jonathan Bradly Late of Exeter in said Province Yeoman Deceas'd, Intestate Among the Wife of John Bradly (Late Widow of the said Jonathan Bradly) & the children of the said Jonathan Bradly Intestate, Viz⁺ to Susannah Bradly Late Widow of Jonathan Bradly, one third Part, & the Eldest son a Double Share and to Each of the other children a Single share, haveing Propper Regard to the Quality as well as Quantity, of Each share so set off by us, to be by them held Respectively in Severalty; Which Warrant bears Date, at Portsmouth the 10th Day of Nov^r 1762.—

We Have accordingly Divided & allotted the said Real Estate among the widow & children of the said Deceas'd in manner & form following Viz^t—

We Have allotted & set of to the said Susannah Bradly as her Right of Dower to be by her held During Life, nine acres & three Fourth Parts of an acre of Land, in Exeter town com'ons so call'd, & is Part of the Right that was Laid out to the heirs of John Folsom, Deceas'd, which nine acres & three Quarters of of an acre is Bounded as Follows Vizt Begining Eleven Rods & three Ouarters, from the tree Numbered ninty four in the third Range of Lotts in the Com'ons aforesaid & from thence to Run West & by north as the Lotts Run one Hundred & Sixty Rods, to the high way Between the second & third Ranges, & from thence to Run North twenty Nine Degrees East as the Range Runs nine Rods & three Quarters, & from thence to Run East & by south one hundred & sixty Rods to the Rang Line Between the third & fourth Ranges, & from thence to Run South twenty Nine Degrees West as the Range Runs to the Bounds first mentioned.-Also three Acres & one fourth Part of an Acre of Land in Exeter aforesaid & is Part of the said John Folsom's home Place, & is Bounded as Followes Viz^t Beginnig on the southerly side of the said Susannah's four acres & from thence to Run southerly Bounding on Land of John Loverins on one side, & on Land of the widow abagail magoon on the other side, till the said three Acres & one Quarter Part of an Acre is compleated-& said three acres & a Quarter to be of an Equal Width at Each End.—

and to Josiah Bradly Eldest son of the said Jonathan Bradly we have allotted & set off, for his Double share in his said fathers Estate Eleven Acres & one half Acre of Land in Exeter town Com'ons aforesaid & is Part of the aforesaid John Folsoms Com'on Right, & Bounded as Follows Viz^t Begining at the tree Numbered Ninty four in the third Range of Lotts, & from thence to Run South twenty Nine Degrees West as the Range Runs, Eleven Rods & an half, and from thence to Run South & by west one hundred & sixty Rods to the high way Between the Second & third Ranges, & from thence to Run North twenty nine Degrees West as the Range Runs, Eleven Rods & one half and from thence to Run East & by south as the Lotts Run, one hundred & Sixty Rods to the Bounds first mentioned.—

And to Mary Taylor wife of William Taylor & Daughter of the said Jonathan Bradly, we have allotted & set off, as her share in her said fathers Estate, Five acres & three Quarter Parts of an Acre in the said John Folsoms home Place in Exeter aforesaid, & is Bounded as Followes Viz^t Begining at the southerly side of that three acres & one Quarter of an acre set off, to the said Susannah Bradly as Part of her thirds in the said John Folsoms home Place, & from thence Bounding of John Loverins Land, & Land of the Widow abagail magoon Extending Southerly till it comes to the southerly End of the said Bradlys Land, & also to bound on the said Loverins Land on the Southerly End.—

And to Susannah Emerson wife of Eleazer Emerson & Daughter of the said Jonathan Bradly we have allotted & set off, as her Share in her said fathers Estate thirteen Acres of Land in the Parrish of Brintwood in the Province aforesaid & Bounded as Followes viz^t Begining at the North West corner of a tract of Land Granted to the said John folsom at a Place called the White Pine Plains & Lyes on the south side of the Great Road that Leads from Exeter to the Black Rocks (so call'd) & from thence to Run South & by West fifty four Rods to the Extent of the said Grants, & from thence East & by south Carrying the whole Width of the said Grant Downwards as the Said Road Runs till it Shall Compleat & make up the full measure of thirteen acres.—

And to ann Bradly Daughter of the said Jonathan Bradly We have allotted and set off, as her Share in her said fathers Estate, Five Acres & three fourth Parts of an acre of Landbeing Part of the aforesaid John Folsoms com'on Right & Bounded as Follows Viz⁴ Begining twenty one Rods From the aforesaid tree Numbered Ninty four in the said third Range of Lotts, & from thence to Run south twenty Nine Degrees West as the Range Runs, five Rods & three fourth Parts of a Rod, & from thence to Run West & by north one hundred & sixty Rods to the High Way Between the second and third Ranges, & from thence to Run North twenty Nine Degrees East five Rods & three fourth Parts of a Rod, & from thence to Run East & by south to the Bounds first Mentiond—

In Testimony Whereof we have hereunto set our hands this Second Day of November in the fourth Year of his majestys Reign Anno Domini 1763.

 $\left. \begin{array}{c} John \ Gilman \\ Eph^m \ Robinson \\ Sam^1 \ Gilman \ j^r \end{array} \right) \cdot Com'ittee$

JOHN FOSS

1746

DOVER

[Administration on the estate of John Foss of Dover, husbandman, granted to William Welland of Dover, husbandman, Oct. 29, 1746.]

[Probate Records, vol. 17, p. 74.]

[Bond of William Welland of Dover, husbandman, with John Gage of Dover and Thomas Wallingford of Somersworth as sureties, in the sum of £500, Oct. 29, 1746, for the administration of the estate; witnesses, William Parker and Mark Hunking, Jr.]

PHINEAS SPAULDING 1746

[Administration on the estate of Phineas Spaulding of Nottingham, granted to Mary Spaulding of Nottingham West widow. Oct. 29, 1746.]

[Probate Records, vol. 17, p. 72.]

[Bond of Mary Spaulding of Nottingham West, widow. with Thomas Richardson of Pelham and John Douglass of Londonderry, yeomen, as sureties, in the sum of £500, Oct. 29, 1746. for

NOTTINGHAM

the administration of the estate; witnesses, William Parker and Mark Hunking, Jr.]

[Warrant, Oct. 29, 1746, authorizing Ephraim Cummings of Nottingham and Robert Evans of Pelham, to appraise the estate of Phineas Spaulding, administration of which is granted to his widow, Mary Spaulding.]

[Inventory, signed by Ephraim Cummings and Robert Nevins; amount, £891.18.6; attested Nov. 7, 1746.]

[Administratrix's account of the settlement of the estate; receipts, £356.12.10; expenditures, £181.16.4; allowed June 24, 1747; mentions "three Children's Board & Maintaince Since the 10th of august last."]

PHILIP COLBY

1746

KINGSTON

[Bond of Tabitha Colby, widow, with Samuel Winsley and Benjamin Webster, yeomen, as sureties, all of Kingston, in the sum of £500, Nov. 26, 1746, for the administration of the estate of Philip Colby of Kingston, yeoman; witnesses, Reuben Dimond and Henry Morrill.]

[Warrant, Nov. 26, 1746, authorizing Henry Morrill and Jonathan Blake, both of Kingston, yeomen, to appraise the estate of Philip Colby, administration of which is granted to his widow, Tabitha Colby.]

[Inventory, Dec. 10, 1746; amount, £287.16.6; signed by Henry Morrill and Jonathan Blake.]

[License to the administratrix, May 27, 1747, to sell real estate.]

[Administratrix's account of the settlement of the estate; receipts not stated; expenditures, £118.10.4; allowed Aug. 25, 1748.]

JOHN ROBERTS

1746

The Last will and testaman of John Robards of the parish of Brintwood in the province of New hamshire in New England I John Robards * *

Item 1) I Give unto my Son John Robards the sume of five shillings he haveing Received his portion alrady

Item 2) I Give unto my son Alexander Robards the sume of five shillings he having Received his portion already

Item 3) I give unto my son George Robards the sume of five shillings he having Received his portion already

Item 4) I Give unto my Son Samuel Robards the sume of five shillings he having Received his portion already

Item 5) I give unto my Son Benjamin Robards the sume of five shillings he having Received his portion already

Item 6) I Give unto my Daughter Elisabet Smith the sume of five pounds old tennor money she having Received part of her portion

Item 7) I Give unto my Daughter mary Critchet five shillings she having already Received her portion

Item 8) I give unto my Daughter Ann Marsh twenty pounds old tennor money to be paid by her Brother Jonathan within six months after my Decease

Item 9) I Give unto my well beloved wife Elisabeth Robards all my housel Goods to be wholy at her disposal with the use of one third of my Land During Life

finaly I Give unto my son Jonathan Robards my Dweling house out housings and all my Lands and other moveable Estate he paying all my Debts and Legacies above mentioned and I do herby these presents make and ordain him my well beloved son Jonathan Robards the Sole Executor to this my Last will and testament hereby Revoking and disanulling all other or former wills and testaments by me heretofore made and have To this my Last will and testament Set to my hand and Seal this fifth day of December In the year of our Lord one thousand Seven hundred and forty six 1746 Signed Sealed and owned In

the presence of us

Caleb Gilman ju^r

James Gorden

Cartee Gilman

[Proved March 13, 1750 1.]

[Bond of Jonathan Roberts, with John Roberts and Biley Hardy as sureties, all of Brentwood, in the sum of £1000, March 13, 1750 1, for the execution of the will; witnesses, Caleb Gilman, Ir., and Joseph Thing, Jr.]

IAMES LEAVITT 1746 EXETER

I James Leavitt of Exeter in ye province of Newhampshier in newengland Gentleman Being of a Sound Disposing mind and memory Blessed be God for it tho through age infirm in * Body

I give and Bequeath to my well beloved wife Hannah Leavitt all the household goods and stock of cratures which shee Brought to me or that I had with her upon marriage and also two hundred and fifty pounds in good Bills of publick Credit old tenor to be paid unto her out of my Estate by my Executor hereafter named provided ve above said Hannah Leavitt Doth freely give yeild up and surrender to my Executor hereafter named and to his heirs and assignes all her Right of Dowry and power of thirds which she hath in or to my Estate, y^{*} one half of y^e afore said Bills of publick Credit old tenor to be paid within one year next Enseuing after my Decease and ye other halfe within two years next Enseuing after my Deceas, and I give and bequeath to my said wife and to my Daughter sarah Leavitt ye use and improvement of all that part of my Dwelling house which I Live in and maketh use of it being v^e East End of v^e old house and v^e other house adjoyning to v^e East End of s^a old house and also v^e Cellar under v^e north side of v^e old house, so Long as my said wife Remains my widdow and shall se good to

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Mark $John \times Robards$ his

Live in said part of s^d house, and my Daugter sarah to have Liberty to Live in s^d part of said house so Long as she Remines unmarried and to my said wife I give and bequeath y^e use and improvement of a peice of my Land adjoyning to y^e north East Corner of my old Dwelling house which peice of Land is to Run north one Rod and halfe and to Run East that Breadth three Rods, to improve it so Long as she Remains my widdow and Lives in s^d part of said house and also to have free Liberty to take of of my Land what fire wood is nesesary for her own fire so Long as she Lives in said part of said house

Item I Give and Bequeath to my Son James Leavitt and to his heirs and assignes for Ever my Dwelling house and Barn now standing in Exeter afore said and all my home place or Land adjoyning to my s^d Dwelling house and Barn and also all my Lands Lying on v^e north side, and on v^e south side of v^e Cuntry Road which Leadeth from Exeter great Bridge to hamton, at a place Called Rockey hill, not all Ready Disposed of, ye said Land on ye north side of said Cuntry Road being Bounded westerly by Decon Wilson & madam odlin northerly by Jones Land Easterly by John floulsham Land & southerly by said Cuntry Road and ye Land Lying on ye south side of said Road being bounded Easterly and southerly by ve Land of Dudley Leavitt westerly by ye Land of Docter Dean and northerly by ye Land of Dudley Leavitt and ve afore said Cuntry Road, and also all my Land and meadow Lying within ye parrish of Kensenton in v^e province of New hampshier afore said not already Disposed of, and also all that peice of Land Lying in ye parrish of Brentwood at ye north End of ye Land which I sold to Benjamin Veasev which peice of Land is bounded westerly by ve Land I sold to Nicholas Dudley northerly by ye Land I sold to John Dudley Easterly by his own Land and southerly by Benjamin Veasevs Land and also all that peice of Land which I have in ve parrish of Brentwood Lying on ve north side of ye highway which Leadeth from Nicholas Dudleys saw mill to ye Dwelling house of Daniel Sanborns in ye parrish of Brentwood Between ye Land which I

Sold to s^a Daniel Sanborn and v^e Land which I sold to Jeremiah Bean Excepting twenty foure acres which I Reserve and Leave with twenty acres & halfe which I have Lying in y^e parrish of Brentwood on ve north side of ve Land which I sold to John Dudley and is bounded westerly by ye Land 1 sold to Nicholas Dudley northerly and Easterly by ye Litle River, for my sister Elizebeth odlin it being her part of the foure hundred acre grant all which peices or parcels of Land above mentioned 1 Do Give and Bequeath to my Son James Leavitt and to his heirs and assignes for Ever and Do also give and Bequeath unto him and his heirs and assignes for ever my part of v^e Saw mill and priviledge of v^e stream and also my peu in v^e meeting house only Reserving v^e priviledge for my above said wife seting in s⁴ so Long as she shall Remaine my widdow, and for my Daughter Sarah Leavitt so Long as she Remaines a single parson unmarried to set in said peu and I give him my Bave horse and furneture belonging to said horse and my Cart and wheels and all my Iron tacklin for Catle to work with and also all my Debts Due to me Eitheir by bonds notes or any other way Excepting what is Due to me from Jabesh Sanborn, he paying all my Just Debts funerall Charges and Legacies above mentioned and what shall hereafter be mentioned in these presents

Item I Give and Bequeath to my Daughter Elizebeth Gilman and to her heirs y^e full and Just sum of seventy pounds in bills of publick Credit old tenor to be paid unto her out of my Estate by my Executor hereafter named within foure years next Enseuing after my Decease

Item I Give and Bequeath to my Daughter Mary Tuck and to her heirs y^e full and Just sum of seventy pounds in bills of publick Credit old tenor to be paid unto her out of my Estate by my Executor hereafter named within foure years next Enseuing after my Decease

Item I give and Bequeath to my Daughter Joanna Cotle and to her heirs y^e full and Just Sum of fifty pounds in bills of publick Credit old tenor to be paid unto her out of my Estate by my Executor hereafter named within foure years next Enseuing after my Decease

Item I Give and Bequeath to my Daughter Alse odlin and to her heirs y^e full and Just sum of seventy pounds in bills of publick Credit old tenor to be paid unto her out of my Estate by my Executor hereafter named within foure years next Enseuing after my Decease

Item I Give and Bequeath to my Daughter Sarah Leavitt and to her heirs y^o full and Just sum of seventy pounds in bills of publick Credit old tenor to be paid unto her out of my Estate by my Executors here after named within foure years next Enseuing after my Decease and I Do also Give unto her all my houshold goods of what sort so ever not all Ready Disposed of and I give what is Due from Jabesh Sanborn to her

Item I Give and bequeath to my five Daughters: viz: Elizebeth Gilman Mary Tuck Joanna Cotle Alse odlin and Sarah Leavitt, and to her heirs and assigns for ever all that peice or parcell of Land which I have Lying in y^e parrish of Brintwood on y^e south side of y^e highway which Leadeth from: nicholis Dudleys Saw mill to James Robinsons Dwelling house, and that Lyeth Between y^e hundred acres of Land formerly Jonathan Robinson Late of Exeter Deceased and James Robinsons Land which peice or parcel Land is bounded Easterly partly by y^e Land formerly said Jonathan Robinsons Late of Exeter Decesed southerly by y^e great fresh River westerly by Land of James Robinson northerly by y^e said highway

Item my will is that my son James Leavitt Keep a Cow for my Daughter Sarah Boath winter and summer so Long as shee Remain unmarried and also find and provide fire wood for her so Long as she Remains unmarried

Item I Give and bequeath to son James Leavitt and to my Daughters Elizebeth Gilman Mary Tuck Joanna Cotle Else odlin and Sarah Leavitt and to theire heirs and assignes for Ever all my stock of Creatures of what kind soever not already Disposed of to be Equally Devided Between them Item I Give and Bequeath to my two Grandsons James over & Israel over and to thaire heirs and assignes for Ever in the manner ffollowing, all that peice or parcell of Land which I have Lying in ye parrish of Brentwood on ye north side of ye highway which Leadeth from nicholas Dudley saw mill to James Robinson Dwelling house and Lyeth Between ye ten acres which I sold to Jonathan Robinson and ye Land which I formerly sold my son James Leavitt, ye said peice or parcell of Land is bounded Easterly by said Jonathan Robinsons ten acres northerly by ye Litle River westerly by ye Land of my son James Leavitts & southerly by ye above said highway, to my Grandson James over and to his heirs and assignes I give and bequeath two thirds of ye above said peice or parcell of Land and to my Grandson Israel over [Ober?] and his heirs and assignes I Give one third of ye above said peice or parcell of Land

Item I Give and Bequeath to my three Grandsons: viz: John Gilman John Tuck and John odlin and to theire heirs and assignes for Ever, all that my Right title intrest Challenge and Demands which I now hath Ever had or ought to have in or to any part of y^e townshipe of Chichester Lying in y^e province of Newhampsheir afore s^d

Item my will is that y^e heirs of my sister Sarah Leavitt Late of stratham Deceased have y^e forty four acres and a halfe of Land which was my sisters shear in y^e foure hundred acre Grant of ouer honered father samuel Leavitt Deceased, in that peice of Land Lying in the parrish of Brentwood Between y^e Land which I sold to Daniel sanborn and y^e Land of Benjamin ffifield, and Begin at y^e great River and Run north bounding on s^d fifield and said sanborn untill y^e said forty foure acres and a halfe be Completed

and I Do hereby make and ordain my Son James Leavitt to be full and sole Executor to this my Last will and testiment and to pay all my Just Debts funerall Charges and Legacies aforesaid as aforesaid in witness whareof I y^e said James Leavitt have to this my Last will and testiment set my hand and seall this 15th Day of December 1746

Signed sealed publised and declared by James Leavitt to be his Last will and testiment in presents of us Thomas Deane George Dutch Edward Gilman [Proved March 25, 1747.] James Leavitt

ICHABOD TIBBETTS 1746

DOVER

In The Name of God Amen. The Thirtieth Day of December Anno Domini one Thousand Seven Hundred & forty Six, I Ichabod Tebbets of Dover in y^e Province of New-Hamps^T in New-England Husbandman, being Sick & Weak in Body * * *

Imprimis, I Give & Bequeath to my Beloved Wife Patience Tebbets, whom I Constitute make & Ordain my Sole Executrix of this my last Will & Testament, The Sole Use and Improvement of all my Homestead Land Lying & Being on ye Westerly Side of ye Road that leads along by ye Easterly End of my Dwelling House, together with ye Sole Use and Improvement of my s^d Dwelling House & Barn or Barns, & all other Buildings, & orchard or orchards, & all Fruit Trees, & other Trees Standing or being upon ye sd Land, and all During ye Term of her Continuing my Widow; but in Case She Shall marry again, then I give her only her Proper Dowry, as by Law Allowed; and at ye Decease of my s^d Wife, or at y^e time of her marrying again I Give all ye aforementioned Premisses to my son James Tebbets & to his Heirs & Assigns for ever. I also Give to my s^d Wife all my Stock of Cattle Sheep & Swine, Excepting one Yoke of Steers, now Coming in four Years of Age, which I Give to my Son Nath¹¹ Tebbets, I also Give to my s^d Wife all my Tools Utencels & Farming Tackling as Carts Sleds Yoks Chains Axes Hoes Sythes &c: Excepting one Yoke Bows & Tackling belonging unto it, viz: y^e Yoke in which y^e aboves^d Steers have Commonly Wrought, which I Give to my s^d Son Nath¹¹ Tebbets. I also Give to my s^d Wife all my Household Goods, as Beds, Beding and Lyning, Puter, Brass, Iron &c: Except Such Puter as did Belong to my former Wife, which I Give to my Daughter Judith Pinkum, and my Wareing Apparrel which I Give to my Two Sons aforementioned Nath¹¹ & James to be equally Divided between them.

Item I Give to my s^d Son Nathanael Tebbets his Heirs & Assigns all my Land Lying on y^e Easterly Side of y^e afores^d Road over against my s^d Dwelling House, together with my Tan-vats in s^d Land, and all my Right Title & Interest in the Land at Nocks Marsh, So Called; & allso y^e Yoke of Steers, and Yoke belonging to them, as above mentioned, & y^e one half of my wareing apperrel, as aboves^d

Item I Give to my s^d Daughter Judith Pinkum all y^e Puter which did properly belong to my former Wife, her mother as aboves^d and also Ten Pounds in Cash old Tenor, to be Paid her by my s^d Son Nath¹¹ Tebbets, within y^e Term of one Year after my Decease.

Item I Give to my s^d Son James Tebbets his Heirs & Assigns, at the Decease of my s^d Wife, or in case She Shall marry again then at y^e time of her marriage, all y^e Land Buildings & orchards Fruit Trees & all other Trees, which I have in & by this my last Will Given to my Wife During y^e Term of her Continuing my Widow, & also y^e one half of my waring Apparrel as abovesaid.

Item I Give to my Three Daughters, viz: Rebeckah, Ann and Martha Tebbets Thirty Pounds, old Tenor, that is to Say Ten Pounds to Each of them, to be Paid them by my s^d Son James Tebbets within y^e Term of one Year, after y^e Estate 1 have in this my last Will Given him, Shall by virtue hereof Come into his Possession & Improvement. And I do hereby utterly Dissallow & Disannul all & every other former Wills Legacies & Executors, by me in any wayes made Will'd or Named, Ratifying & Confirming this & no other to be my last Will & Testament, In Witness whereof I have hereunto Set my Hand & Seal the Day & Year above written.

Signed Sealed Pronounced Ichabod Tebbets & Declared by y^e s^d Ichabod Tebbets as his last Will & Testament in y^e Presence of us Jon^a Cushing Nathael austin Thomas Miller [Proved Feb. 25, 1746 7.]

[Inventory, July 21, 1747; amount, £2892.15.0; signed by John Wood and Stephen Roberts.]

[Account of the settlement of the estate; receipts, £3090.19.0; expenditures, £275.4.0; signed by Patience Tibbetts; claims against the estate, £535.6.0; license granted to sell real estate.]

[Account of additional expenses by Patience Pooler, executrix, formerly widow of the deceased; amount, $\pounds 78.0.0$; mentions charge for time of Humphrey Pooler and wife; also maintenance of three children, one, one year, another, three years, and another, five years and a half.]

[Guardianship of Nathaniel Tibbetts, minor, son of Ichabod Tibbetts, granted to Joseph Austin of Dover, yeoman, March 25, 1749.]

JAMES THOMAS

1746

NOTTINGHAM

[Administration on the estate of James Thomas of Nottingham, yeoman, granted to Benjamin Thomas of North Hampton, gentleman, Dec. 31, 1746.]

[Probate Records, vol. 17, p. 94.]

[Bond of Benjamin Thomas of North Hampton, gentleman, with John Cutt, gentleman, and Samuel Hart, Jr., joiner, both of Portsmouth, as sureties, in the sum of \pounds 500, Dec. 31, 1746, for the administration of the estate; witnesses, William Parker and Mark Hunking, Jr.]

[Inventory, Jan. 24, 1746/7; amount, £135.16.9; signed by John Redman and Rice Rowell.]

[License to the administrator, March 30, 1748, to sell real estate.]

[Administrator's account of the settlement of the estate; receipts, £531.7.9; expenditures, £615.4.10; allowed July 27, 1748; mentions "maintaining the Children of y^e Dec^d who were under Seven years of age viz William 18 Months from y^e Decease of his father till he was 7 years of age", "ann & Olive from y^e Death of their father to y^e 24th of Feb^{ry} Inst^t they being Still under Seven makes 120 weeks," "Elisha a Poshumus Child from y^e birth to y^e 24th of Feb^{ry} afores^d 91 weeks."]

THOMAS SLEEPER 1746/7 KINGSTON

[Bond of Benjamin Sleeper, with Ebenezer Stevens and Jeremy Webster as sureties, all yeomen of Kingston, in the sum of \pounds 500, Jan. 23, 1746/7, for the administration of the estate of Thomas Sleeper of Kingston, yeoman; witnesses, Nathaniel French and Mary Fellows.]

[Warrant, Jan. 23, 1746/7, authorizing Ebenezer Stevens and Jeremy Webster to appraise the estate.]

[Inventory, Feb. 26, 1746/7; amount, \pounds 3374.5.0; signed by Ebenezer Stevens and Jeremy Webster.]

BENJAMIN MILLER 1746/7

PORTSMOUTH

In the Name of God Amen. I Benjamin Miller of Portsmouth in the Province of New Hampshire Yeoman being Indispos'd in body * * *

Item I give & Devise to my Son Benjamin Miller all the Land I purchased of Joseph Dennet & that I purchased of Amy Dennet as also that part of the Land I purchased of Abigail Elliot that lays above or on the Westerly Side of the Road leading to Newington by his Dwelling house the said Land being Commonly called Burnt hill—I also give my Said son the One half part of my Stock of Cattle which I have with my Son Moses or Elsewhere & the one half of my Money or Bills of Credit & the one half of all Debts that are or Shall be due to me To have & hold the Said premises to him my Said Son Benjamin his Heirs & Assigns forever

Item I give & Devise to my Son Moses Miller all the other part rest & Remainder of my Real Estate where Ever the same is (Excepting my Right of Land in Kingswood) and the other half part of my part of the Stock of Cattle which we have kept together or which I have any where besides & all my Implements or tools of Husbandry & the one half of my Money or bills of Credit & half the Debts that are or Shall be due to me I also give him all my household Goods or funiture he paying to Each of his Sisters the Sum of Twenty pounds old Tenor within Nine Months after my Decease or So much as will be Equal to twenty pounds as it is now valued or as said Bills now pass, or in Case he shall not See Cause to take the Said Household Goods & pay as aforesaid then I hereby give him Liberty & order him to distribute & Divide them Equally among his five Sisters or their Respective Representatives in Lieu of paving the said Sum as aforesaid

Item I give to Each of my Daughters viz Mary Libbey Lydia Hoit Sarah Skillen Elizabeth Dennet & Abigail Trickey the Sum of thirty pounds old Tenor or So much as shall be Equal to

what thirty pounds old Tenor now is to be paid by my Said two Sons jointly in manner following viz the first payment to be made to Mary Libbey within one year after my Decease & so to proceed to pay one of them according to their age the Eldest first & So Successively every year until they shall be all paidand my Right of Land in Kingswood I hereby give & Devise among all my Said Children Equally to be Divided But in case any of them shall Refuse to pay their proportion of the taxes & public Charges that Shall hereafter be Laid upon Said Land his or her part so Refusing shall be forfeited & Divided among the others who Shall pay the Same the whole to be them their Heirs & Assigns forever-and farther my will & meaning Respecting the payment of the said Sums to my Said Daughters is that if it Should so happen that either of them Should Dve before the time of payment of her part Shall Come then the said Sum to be paid to her Legal Representative or Representatives moreover in Case I Should leave any Corn or other provisions in my house my will is that whatever there Shall be of that kind belonging unto me it Shall be Equally Divided between my Said two Sons and Lastly I Constitute Ordain & make my said two Sons joint Execrs of this my Last Will & Testament & hereby Revoke all other Wills & Testaments by me in manner heretofore made-In Witness whereof I have hereunto Set my hand & Seal the twenty Seventh Day of January 1746 and the Twentieth Year of His Majesty's Reign-

Memor^a upon Reviewing this my will I find it necessary to add & Explain the Same to prevent disputes hereafter viz that as I took or borrowed fifty pounds New Tenor of that money or bills of Credit called the Loan bills of the Province for which the Land I have herein given my Son Moses is Mortgaged and as I have Endeavord to make my Said Sons Equal in what I have given them it is my will that my Son Benjamin pay the one half of what there may be due upon the Said Mortgage Either Interest or principal & in Case he my Said Son Benjamin shall Refuse so to do then I give my part of the Stock of Cattle before given him herein & also the afores^d parcel of Land called Burnt Hill unto my Said Son Moses to Enable him to Clear & pay of the Said Mortgage & my Intent in this my Will is that the Estate before given to my Said Son Moses shall be to him his Heirs & assigns—In Witness whereof I have hereunto Set my hand & Seal the Day & year aforesaid

Signed Sealed & Declared as aforesaid in presence of us Jos^h Peirce Abraham Elliot catren huey William Parker

[Proved May 30, 1750.]

[Bond of Benjamin Miller and Moses Miller, yeomen, with Abraham Elliott, yeoman, and John Dennett, gentleman, as sureties, all of Portsmouth, in the sum of £1000, May 30, 1750, for the execution of the will; witness, William Rindge.]

EDWARD DEARBORN 1746 7

[Bond of Mary Dearborn, widow, with John Brackett, gentleman, and John Weeks, yeoman, as sureties, all of Greenland, in the sum of £500, Jan. 28, 1746 7, for the administration of the estate of Edward Dearborn of Greenland, yeoman; witnesses, William Parker and Mark Hunking, Jr.]

[Inventory, April 28, 1747; amount, £1003.8.0; signed by James Berry and Matthias Haines.]

ARTHUR SLADE

[Administration on the estate of Arthur Slade of Newmarket, gentleman, granted to Henry Keyes of Portsmouth, shopkeeper, and his wife, Elizabeth Keyes, Jan. 28, 1746/7.]

1746 7

[Probate Records, vol. 17, p. 100.]

NEWMARKET

GREENLAND

Benj^a miller

[Bond of Henry Keyes, shopkeeper, with Samuel Hart and John Cutt, gentleman, as sureties, all of Portsmouth, in the sum of $\pounds 1000$, Jan. 28, 1746/7, for the administration of the estate; witnesses, Benjamin Berry and Mary Keyes.]

[Warrant, Jan. 28, 1746/7, authorizing Eleazer Russell and Hunking Wentworth, both of Portsmouth, to appraise the estate.]

[Inventory, Feb. 7, 1746/7; amount, £204.2.3; signed by Eleazer Russell and H. Wentworth.]

EDWARD BROOKS 1746/7 PORTSMOUTH

In The name of God amen. I Edward Brooks of Portsm $^{\circ}$ in the Province of New Hampshire Marriner being very Sick & week in body * * *

Secondly. I give and bequeath unto my Dear and Loving Wife Katharin Brooks my house and Land in Portsmouth dureing her widow hood for to bring up my Two Children with (and Liberty to Sell the Same if she shall have Occation therefor for the use aforesaid) and if she shall marry again only one third thereof to her Dureing her natural Life. To her also I give all my personall Estate for the End aforesaid.

Item I give and Bequeath unto my Son William Brooks the one half my Estate Real or personall if any shall Remain in the hands of my wife at the time of her Death or marriage

Item I give and Bequeath unto my Daughter Susana Brooks the other half of my Estate Real or personall if any shall Remain in the hands of my wife at the time of her Death or marriage—

and I do appoint my said Wife to be Sole Executrix of this my Last will and Testament Revokeing & making Null & Void all wills by me formerly made hereby Ratifying and Confirming this to be my Last will & Testament & no other In Witness

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Whereof I have hereunto set my hand & Seal this Twelfth day of February anno Domini 1746 '7---Sign'd Sealed pronounced & Edw^d Brooks said Declared bv Edward Brooks to be his Last will & Testament In presence of Cutt Shannon Ionathan Nailer her Lydia \times Walden Mark [Proved April 30, 1747.]

[Warrant, April 30, 1747, authorizing Samuel Hart and Cutt Shannon, both of Portsmouth, to appraise the estate of Edward Brooks, administration of which is granted to Mark Hunking Wentworth, the widow and executrix having died.]

[Inventory, signed by Samuel Hart and Cutt Shannon; amount, £1396.10.6; attested July 29, 1747.]

SAMUEL SMITH 1746/7 HAVERH

The Last Will and testament of Samuel Smith of haverhill Destrict and province of new hampshire in new England Mill wright * *

first I Give and bequeth to My well Beloved wife Abigail all my personal Estate to be by her freely posesed and Injoyed for ever I allso give my wife the free use and Improvement of all my Real Estate Dureing the term of her naturel Life—

Secondly I Give and Bequeth to my Beloved Son Samuel Smith the whole of my homestead Lands and buildings and he is to Come into possesion of it at his mothers Decese—

thirdly I give and Bequeth to My Beloved Son nathanel smith the sum of five shillings to be paid by my Executor at my Decesce—

HAVERHILL DIST.

fourthly I Give and Bequeth to my beloved Daughter Hannah the Sum of five pounds old tenor: to be paid her by my Executor hereafter named at or before one full year after my wives Decese—

fifthly I Give and bequeth to my Beloved Daughter Abigail the sum of twelve pounds old tenor: to be paid by my Executor at or before two full years after my wives Decese—

Sixthly I Give and Bequeth to my Beloved Daughter mehetable the Sum of five pounds old tenor: to be paid by my Executor at or before three full years after My wives Decese

Seventhly I Give and bequeth to my Beloved Daughter mary the Sum of five pounds old tenor: to be paid by my Executor at or before four full years after my wives Decese—

Eightly I Give and bequeth to my Beloved Daughter Sarah the sum of five pounds old tenor: to be paid by my Executor at or before five full years after my wives Decese—

ninthly I Give and Bequeth to my Beloved Daughter Susanna the sum of five pounds old tenor: to be paid by my Executor at or before Six full years after my wives Decese—

tenthly I Give and Bequeth to the Second Church of Christ in haverhill the Sum of forty Shillings old tenor to be paid by my Executor at my Decese—

Eleventhly I will and ordain that all those Debts which in Duty Right or Concience I owe to any person or persons what soever together with my funerall Expences and Charge: and allso the Legaces herein Expressed be well and truly paid by my Executor herein named—

Lastly I Constitute ordain and appoint my Beloved Son Samuel Smith to be the Sole Executor of this my Last will and testament and I Do hereby utterly Revoke Disanul and Disalow all former wills testaments Legaces and Executors heretofore named or made Ratifiing and Confirming this and no other to be my Last will and testament in testimony whereof I the Said Samuel Smith have hereunto Set my hand and Seal this forteenth day of febuary anno Domini 1746: and in the twentyth vear of his majestys Reign—

Signed Sealed published pronounced and Declared by the Said Samuel Smith to be his Last will & testament in the presents of us Anne Harriman John Harriman Sam¹¹ Harriman [Proved April 27, 1748.] his Samuel \times Smith mark

[Bond of Samuel Smith, housewright, with John Harriman and Samuel Harriman, husbandmen, as sureties, all of Haverhill District, in the sum of £100, March 1, 1748/9, for the execution of the will; witnesses, Joseph Freese and Solomon Smith.]

MOSES BLAKE

1746.7

KENSINGTON

In The Name of God amen The seventeenth Day of february In The year of ouer Lord seventeen Hundred & forty six/seven & In y^e Twentyeth year of King Gorge y^e second his Reign over Great Brittan & I Moses Blake of y^e parrish of Kensington In Hampton In y^e provience of New hamshire In New England yeoman Being aged & Weak In Body * * *

Impr I Give & Bequeath Unto my well Beloved Wife Abigail Blake my Dwelling House During her Natural Life to have use posess & Injoy to Gether with the Use & Improvement of all my Lands Both Upland & swamp Land to be at hur Command During her Natural Life I also Give & bequeath unto my Wife all my money to be at her Disposing as she shall see meet I also Give unto my wife all my moveable effects During her natural Life & then to be Disposed of as I shall here after specifie

Item I Give and bequeath unto my Granson Josiah Blake two half shiers In y^e first west Division In Hampton as I have Given Unto his father my son Hezekiah Blake two half shiers By Deed of Gift being y^e eighty forth & eighty fifth Loot In number I now Give to him y^e sd Josiah Blake y^e eighty second & eighty Third Lots Bounded easterly on y^t his father had of me by Deeds of Gift & south & north on high ways & west on y^e eighty first shire to be to him y^e s^d Josiah Blake & his heirs & assignes for eveir allways excepting and allowing y^e Use & Improvement of y^e one half of It for his mother During her Widowhood

Item 2 I Give & Bequeath unto my son moses Blake a Ceartain piece of Land Containing Twenty acres in y^e parish of Kensington & Is bounded as follows viz Begining at y^e southeasterly Corner of my son moses Blakes Land & norwesterly on James peirkins Land twenty Rods & Then to Run Northerly Joyning to James prescuts Land & so Keeping sd wedth of Twenty Rods Untill It makes or Compleats Twenty acres to him my s⁴ son moses Blake & to his heirs and assignes for ever

Item 3 my will Is that my son moses Blake shall pay to my son Jonathan Blake Twenty five pounds money of y^e old Tennor with In one year after my Wifes Decease

Item 4 my will Is That my Grandson Josiah Blake shall pay to my son Jonathan Blake Twenty five pounds money of y^e old Tennor With In one year after my wifes Decease

Item 5 I Give & Bequeath Unto my two Eldist Daughters Viz Hannah Lock y^e wife of Edward Lock & Abigail sanbun y^e wife of Tristuram sanbun Ten pounds apiece of y^e old Tennor to Be paid By my Granson Josiah Blake at my wifes Decease

Item 6 I Give & Bequeath Unto my other Two Daughters Viz mary Bachelder y^e wife of Fransus Bachelder & to Moriah Bachelder y^e wife of Theophilus Bachelder Tenn pounds money of y^e old Tennor apiece to each of ym To be paid By my son moses Blake at my wifes Decease

Item 7 & furthermore my will Is y^t after y^e Decease of my wife Their shall be a prisel of my House by Indiferent Men & my Granson Josiah Blake shall pay to my fouer Daughters

abovenamed y^e valuation of y^e sd House Equally to every one apiece and He shall have sd house / & further more my will & meaning Is y^t all my moveables & Utensels with In Doors as Beds & Beding & all my moveable Both Named & unnamed Be equally Divided amongst my fouer Daughters above named at my wifes Decease all y^t shall Be then Left Be y^e same more or Less—/ Last Ly I Doe appoint my son moses Blake & my Granson Josiah Blake above named to Be my executors to This my Last will & Testiment signed sealed & Declared to Moses Bleak be His Last will & Testiment In preasents of Us Caleb Brown Reuben Smith

Joseph Draper

[Proved May 27, 1752.]

[Inventory, June 1, 1752; amount, £1882.0.0; taken by James Perkins and Joseph Draper.]

CALEB BLODGETT 1746/7

WOBURN, MASS.

[Administration on the estate of Caleb Blodgett of Woburn, Mass., granted to his son, Seth Blodgett of Woburn, Mass., Feb. 19, 1746/7.]

[Probate Records, vol. 17, p. 100]

[Bond of Seth Blodgett of Woburn, Mass., yeoman, with Thomas Veasey of Stratham and Nathan Godfrey of Hampton as sureties, in the sum of £100, Feb. 19, 1746/7, for the administration of the estate of Caleb Blodgett of Woburn, Mass., yeoman; witnesses, John Folsom and William Parker, Jr.]

[Account of the settlement of the estate; receipts, $\pounds_78.14.0$; expenditures, $\pounds_58.2.0$; allowed Jan. 27, 1748/9.]

JEREMIAH FOLSOM 1746/7 NEWMARKET

In the Name of God Amen I Jeremiah Folsome of New Market in the Province of New Hampshire Yeoman * * *

Item I give & bequeath to Elizabeth my wife the Sum of Twenty five pounds in bills of Credit of the New Tenor & also the goods she bro't to me agreeable to a Contract made between us before Marriage But this Sum of Bills as aforesaid I Intend & design shall be in full of all Claims & Demands for her Dower & thirds of my Estate & I order the said Sum to be paid by my Executor within one Year after my Decease if she will give him a Release & Discharge of her Right of Dower & thirds in & unto my said Estate but if she will not then this Gift & bequest to be null & void

Item I give & Bequeath to my Son Nathan Folsome five Shillings like Bills to be paid within one Year as afores^d he having already had his Portion out of my Estate

Item I give & bequeath to my Son Jeremiah Folsome jun^r five Shillings like bills to be paid as afores^d for the Reason aforesaid

Item I give to my Daughter Elizabeth Bryent the wife of Walter Bryent the Sum of Fifteen pounds in said Bills of Credit & it is my mind that the said Sum at the time of payment shall be made Equal to what it now is that is valuing Silver at forty Shillings old Tenor or ten Shillings New Tenor an ounce to be paid within one Year after my Decease I also give her One fifth part of my household Furniture or goods to be deliver'd within three Months after my Decease by my Said Executor—

Item I give & bequeath to my Daughter Mary Mead the wife of John Mead the Sum of fifteen pounds like Bills to be made Equal to their present value as aforesaid to be paid within two years after my Decease by my Said Exec¹ and also one fifth part of Household Furniture to be delivered as aforesaid

Item I give & Bequeath to my Daughter Abigail Folsome the Sum of Twenty five pounds like Bills to be valued as afores^d & paid at or before three years after my Decease by my said Executor & one fifth part of my said Furniture to be deliverd as aforesaid

Item I give & bequeath to my Daughter Sarah Low the wife of Jacob Low the Sum of fifteen pounds like bills to be valued as afores^d & paid by my said Executor within four Years after my Decease also One fifth part of my said Household furniture to be deliverd as afores^d

Item I give to my Daughter Ann Folsome the Sum of twenty five pounds like bills of Credit to be valued as afores^d & paid within five years after my Decease also One fifth part of my furniture to be deliv^d as afores^d—

Item All the Rest Residue & Remainder of my Estate whereever & what ever it is I give Devise & bequeath to my Son John Folsome his Heirs & Assigns forever only Excepting thirty Acres of Land more or Less lying near Smarts Creek between the Land of my Son Jeremiah & the Land of Arthur Bennick

Lastly I do hereby Constitute & Appoint my said Son John to be Sole Executor of this my Last Will & Testament hereby Revoking all other Wills & Testaments by me heretofore made In Witness whereof I have hereunto Set my hand & Seal the Nineteenth Day of Feb^{ry} 1746 & in the Twentieth Year of His Majesty's Reign

Signed Sealed & Declared In

Jere folsom

presence of us William Parker Zerviah Parker W^m Parker jun^r Charles King [Proved Oct. 26, 1757.]

[Bond of John Folsom of Newmarket, yeoman, with Chase Wiggin of Newmarket and John Dow of Epping, yeomen, as sureties, in the sum of £1000, Oct. 26, 1757, for the execution of the will; witnesses, John Smith and William Parker, Jr.]

[Walter Bryent, gentleman, and his wife, Elizabeth Bryent, Joseph Young, gentleman, and his wife, Anna Young, John 28 Mead, cordwainer, and his wife, Mary Mead, and Abigail Folsom, single woman, all of Newmarket, and Jacob Lowe of Stratham, cooper, and his wife, Sarah Lowe, "which Women are the Daughters of the Said Jeremiah Folsome", waive inventory from their brother, John Folsom, Nov. 1, 1757; witnesses, Thomas Young, Jeremiah Folsom, Stephen Pendergast, John Mendum, Benjamin Norris, and John Thurston.]

NATHANIEL FRENCH 1746/7

KINGSTON

In The Name of God Amen, The 20th day of february Annoq domin 1746 7 I Nathanael French of Kingstown in the Province of New Hamps: in New England Husbandman being in Comfortable Measures of Health * * *

Imp^s I give & bequeath unto sarah my dearly beloved wife, all & singular my moveable goods & Effects within doors (That is all my Houshold stuff) to her the s^d sarah her Hiers & assigns forever, to be at her dispose

Item I Give and Bequeath unto my well beloved sons Samuel French Nathanael French Jun^r & Jonathan French, five shillings apiece viz: five shillings Each; Lawful money

Item I Give unto my well beloved Daughters, Elizabeth now the wife of Isaac Godfrey, And Sarah now the wife of Samuel Sleeper, And mary now the wife Stephen Gillman; the like sum of five shillings (Each) like money, All these above mentioned sums to be levied out of my Estate & to be paid by my Executors, within the Term of six months after my Decease; all these abovementioned Children haveing already had thier portions out of my Estate

Item I Give unto my well beloved son Benjamin French, whom I Likewise with Capt Jedidiah Philbrick Constitute make & ordain sole Executors of this my Last Will & Testament, I say I give unto my s^d son Benjamin All & singular my Lands being my Home place on which I now live as it Lays, & is Bounded with the Buildings & Orchards thereon with all my moveable

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goods & Effects without doors, as my stock of Cattle sheep Horse kine &c with all Implements for mens Labour & Business. with my part in the saw mill; To him my sd son Benjamin French his Hiers & assigns for ever to his & thier own proper use benefit & behoof for ever with all the Priviledges appurtenances & Commodities unto the above mentioned Estate belonging or in any wise appertaining, And I do also hereby will & Ordain my s^d son Benjamin to pay the abovementioned sums: And also to keep Two Cows winter & summer for the use of my s^d wife Dureing her natural life & also to provide for my s^d wife Dureing her natural life what may be further Necessary for the Honnourable & Comfortable Support & Subsistence of my s4 wife in sickness & in health Dureing her natural life in all respects & to provide for her A Convenient & Comfortable Room to dwell in, And at my s^d wifes Decease to Bury her with a Decent Christian Burial; I do also hereby further will & ordain that my s^d son Benjamin pay all my Honest debts;

Item I Give to my Adopted Son Thomas, (The son of mary Gilbert Commonly Known by the name of Thomas French) One Twenty Acre Lot of Land in the Division of Twenty acres above the Two Hundred Acre Grant (so Called) It being the Lot in that division which was Laid out to my original Right & Bounded as may appear in S^d Kingstown Book of Records: s^d Land Laying in S^d Kingstown, The s^d Thomas To Have & To Hold s^d Twenty acre Lot of Land to him his Hiers & Assigns forever; Provided: The sd Thomas shall well & truly & faithfully Serve me, or, my s4 son Benjamin French, Until he Arrive to the age of Twenty one years of age And I do hereby farther Will & ordain my s^d son Benjamin French to Give to the s^d Thomas a good yoke of Oxen, Provided he the s^d Thomas shall serve me or my s^d son Benjamin till he arrive to the age of Twenty one years, And I do hereby utterly Dissallow revoke & Dissanul all & every other former Testaments Wills Legacies & Bequests & Executors by me in any ways before named willed & bequeathed Ratifying & Confirming this & no other to be my

Last Will and Testament: In Witness whereof I have hereunto Set my hand & Seal the day & year above written Signed Sealed Published Prohis nounced & Declared by the s^d nathael \times French Nathanael French as his Last mark Will & Testament in the Presence of us the Subscribers **Jeremy Webster** his Benjamin \times French Jun^r mark Elizabeth webster [Proved April 25, 1750.]

[Inventory, June 26, 1750; amount. £4184.17.0; signed by Jeremy Webster and Samuel Fifield; attested by Benjamin French, Jr., one of the executors, July 25, 1750.]

ABIEL KELLY

1746/7 N

METHUEN, MASS.

[Administration on the estate of Abiel Kelly of Methuen, Mass., granted to Enoch Bartlett of Newbury, Mass., tanner, Feb. 25, 1746⁴7.]

[Probate Records, vol. 17, p. 107.]

[Bond of Enoch Bartlett of Newbury, Mass., tanner, with Nathaniel Fellows of Portsmouth, gentleman, and Joseph Swasey of Exeter, shipwright, as sureties, in the sum of £500, Feb. 25, 1746/7, for the administration of the estate; witnesses, William Parker and Charles King.]

[Inventory, April 3, 1747; signed by Richard Kelly and Peter Merrill; amount, £146.0.0.]

[License to the administrator, Enoch Bartlett of Haverhill, Mass., April 29, 1752, to sell real estate.]

EBENEZER ODIORNE 1746/7 PORTSMOUTH

[Administration on the estate of Ebenezer Odiorne of Portsmouth, mariner, granted to his widow, Catherine Odiorne, Feb. 25, 1746/7.]

[Probate Records, vol. 17, p. 106.]

[Bond of Catherine Odiorne, widow, with Henry Sherburne, Jr., of Portsmouth, merchant, and John Sherburne of Newcastle, gentleman, as sureties, in the sum of £500, Feb. 25, 1746⁷7, for the administration of the estate; witnesses, William Parker and Charles King.]

[Warrant, Feb. 25, 1746/7, authorizing John Griffith, shopkeeper, and Daniel Jackson, gentleman, both of Portsmouth, to appraise the estate.]

[Inventory, May 27, 1747; amount, £1736.8.0; signed by Daniel Jackson and John Griffith.]

PETER WEARE

1746/7

HAMPTON FALLS

[Administration on the estate of Peter Weare of Hampton (Falls) yeoman, granted to Andrew Webster of Hampton Falls, yeoman, Feb. 25, 1746[7.]

[Probate Records, vol. 17, p. 105.]

[Bond of Andrew Webster, yeoman, with Capt. Nathaniel Healey, gentleman, and Benjamin Hilliard, yeoman, as sureties, all of Hampton Falls, in the sum of £500, Feb. 25, 1746/7, for the administration of the estate; witnesses, Hunking Wentworth and William Parker.]

[Warrant, Feb. 25, 1746/7, authorizing Meshech Weare and Josiah Batchelder, both of Hampton Falls, to appraise the estate.]

[Inventory, Feb. 27, 1746/7; amount, £430.10.6; signed by Meshech Weare and Josiah Batchelder.]

[Administrator's account of the settlement of the estate; receipts, £360.10.6; expenditures, £232.15.7; allowed Jan. 27, 1747/8.]

JOHN COCHRAN 1746/7 LONDONDERRY

[Warrant, March 4, 1746/7, authorizing Thomas Campbell and Joseph Steele, both of Londonderry, yeomen, to appraise the estate of John Cochran of Londonderry, yeoman, administration of which is granted to his son, Joseph Cochran.]

[Inventory, signed by Thomas Campbell and Joseph Steele; amount, £603.13.6; attested April 25, 1747.]

[Additional inventory, Dec. 26, 1748; amount, £75.0.0; signed by Joseph Steele and Thomas Campbell.]

[Administrator's account of the settlement of the estate; receipts, £45.0.0; expenditures, £54.7.0; allowed Dec. 27, 1749; a certificate of approval of the account is signed by Lilly Cochran, Elizabeth Cochran, Thomas Cochran, Samuel Cochran, Susan Cochran, and Isaac Cochran; the latter is mentioned in the attestation as a son of the deceased.]

JOSEPH ROLLINS

1746/7

STRATHAM

In The name of God amen This Eleventh Day of march anno Domino 1746/7 I Joseph Ralings of Stratham in the Province of Newhamp^r in New England yeoman being Weak of Boodey * * *

Itim I Give to my Well beloved Wife Lydiah Rolings one Hunderd Pounds old tenner to be Paid to Her by my Excutor Hereafter named Fifty Pounds old tenner to be Paid at my Deces and the other fifty within a year after my Decese and one fether Bead and beding which She Brought with her when I marred her and my said Wife to have the Round tabel and two Chairs to be Deliverd by my Executor after my Decese my Will is that my said Exeuto⁷ Pay to my said Wife the above Sum of money and movabels as above Expressed my said Wife Giving my s^d Excutor a full Discharge of all Her Thirds of Dowery in my Estate at the Delivery of the above mentioned things

Itim I Give and bequeath to my Son Joseph Ralings Five Shilings Lawfull money to be Paid by my Excutor hereafter named within one year after my Decess he having Received the Grater Part of his Portion by Dead

Itim I Give and bequeath to my Daughter Hannah Readman Twenty Pounds old tenner to be Paid to her by my Excutor hereafter named to be Paid to her within four year after my Decess—

Itim I Give and bequeath to my Daughter Elizabeth Marston Teen Pounds old tenner to be Paid her within Three years after my Decess to be Paid her by my Excutor hereafter named—

Itim I Give and bequeath to my Daughter Charity Merrill Teen Pounds old tenner to be Paid her within Three years after my Decess by my Excutor Here after named—

Itim I Give and bequeath to my Daughter mercy Rolings one Hunderd and teen Pounds old tenner to be Paid her Within Two years after my Decess by my Excutor hereafter named—

Itim I Give and bequeath to my Daughter Rachel Rolings Eighty Pounds old tenner to be Paid her within Two years after my Decess by my Excutor hereafter named—

Itim I Give and bequeath to my Daughter mary Right Teen Pounds old tenner to be Paid her within Four years after my Decess by my Excutor here after named—

Itim I Give and Bequeath to my Son Joshua Ralings and his heirs and asings for Ever all my home Plase with all the Buldings thereon and orcherds viz all my Land on the south Side of the Way that Lead from the Great Plains so Caled to North Hill and bounded Notherly on said Road Easterly on Land of David Stephens and Southley on Land of Jacob Low and Westerly on Land of my Son Joshua Ralings and all my Land on the North Side of the Road above mentioned Bounded Southerly on said Road Westerly on Land of Benjamin Tayler Nothly of Land of Jonathan Dearbens and Easterly on Land of Ephram Green and David Stephens With all my bulding their on (the two Peeces of Land above mentioned Lying and being in the township of Stratham In ye Province of New hampshire aforesaid) and I Give to my Said Son Joshua Ralings all my movebales Without Doores viz all my Stock of Cattle horses Sheep and Swine With all my utencels for Husbantrey of what nature or Caind so Ever and Likewise all my Land in the Parish of Brintwood in the Township of Exeter and Likwise all my Land in the township of Notingham in said Province and all my Right in the township of Bow in s^d Province and Elce whear not all Readey Desposed of To him the said Joshua Ralings and his heirs and asings for Ever and my will is that my Said Son Joshua have all my Wearing apprell With all my Syder Casts and Corn Casts and my Gun with all my Debts Due to me of bonds notes Boock Debts-

Lastly 1 Do hereby mak and ordain my Son Joseph Ralings to be full and Soul Excutor to this my Last Will and testement and to Pay all my Just Debts and furnall Charges With all the Legiescies above mentioned and I Do here by Revoke and Disallow all former and other Will or Wills by me made by word or Writing Conferming this and none other to by my Last will and none other In Witness whereof I have to this my Last will and Testament set my hand and Seal the Day and year above Written

Signed Sealed Published and Declard by Joseph Ralings to be his Last will and testament In Presents of

Jacb Low Ephraim Green Theo: Smith [Proved Jan. 25, 1748–9.] his Joseph × Ralings mark [Caveat of Joseph Redman of Hampton and his wife, Hannah Redman, daughter of Joseph Rollins, Jan. 25, 1748, 9, against the probate of the will.]

[Bond of Joshua Rollins, with Jonathan Rollins and Joseph Clark as sureties, all of Stratham, in the sum of \pounds 500, 1748, for the execution of the will; witnesses, William Parker and George Meserve.]

WILLIAM WALLIS 1747 PORTSMOUTH

[Administration on the estate of William Wallis of Portsmouth granted to his widow, Comfort Wallis, March 25, 1747.]

[Probate Records, vol. 17, p. 113.]

[Warrant, March 25, 1747, authorizing Joseph Langdon, gentleman, and John Edmunds, yeoman, both of Portsmouth, to appraise the estate of William Wallis, mariner.]

[Probate Records, vol. 17, p. 146.]

[Inventory; amount, £260.7.0; signed by Joseph Langdon and John Edmunds; attested June 24, 1747.]

[Guardianship of Samuel Wallis, William Wallis, and Spencer Wallis, all aged less than fourteen years, granted to Thomas Cotton July 26, 1749.]

[Probate Records, vol. 17, p. 440.]

[Bond of Thomas Cotton, joiner, with Joseph Cotton, boatbuilder, as surety, both of Portsmouth, in the sum of £500, July 26, 1749, for the guardianship of Samuel Wallis, William Wallis, and Spencer Wallis, his grandchildren, and children of William Wallis, Jr.; witnesses, Samuel Palmer and William Parker.]

THOMAS WARD

1747

HAMPTON FALLS

[Administration on the estate of Thomas Ward of Hampton Falls, husbandman, son of Shadrach Ward of the same place, granted to John Brown of Hampton Falls, brickmaker, March 25, 1747.]

[Probate Records, vol. 17, p. 114.]

THOMAS PHILBRICK 1747

HAMPTON

In the Name of God Amen this twenty Eighth day of march one thousand Seven hundred and forty seven and in the twentieth year of the Reign of our soverign Lord George the second King over Great Britain &c—

I Thomas Philbrick of Hampton in the Province of Newhampshire in New England yeoman being of Perfect mind and memory thanks be Given unto god therefore but very weak in Body * * *

Item I Give and bequeath unto my wife all the houshould stuf which she hath now in her Possesion for to Give to my Children as she sees Cause and farther I give her of the rest of my Estate so much as the Law will allow her—

Item I Give my son Abner Philbrick five shillings Lawfull money for to be Paid in one year after my Desease by my Executor hereafter named—

Item I Give my son Jonathan Philbrick five shillings Lawfull money to be paid by my Executor in one year after my Decease

Item I Give my Daughter Jane Knowlton the Improvement of the field her husband Ebenezer Knowlton hath in Possession of for three years After my Decease and Like wise twenty shillings Lawfull money for to be paid in one year after my Desease—

Item I Give my Daughter Anna Shaw fifty shilling Lawfull money for to be paid by my Executor in one year after my Desease—

Item 1 give my Grand Daughter Elizabeth Philbrick my Bed and Bedding and all other of my houshould stuf not already mentioned—

Item I Give my Grand son Jonathan Philbrick three acres of salt marsh be the same more or Less Bounded westerly on marsh of moses stickney notherly on marsh of Jonathan Chase Easterly on marsh of my sons Abner & Jonathan Philbrick and southerly on marsh of Thomas Brown—

And Like wise I Give my before s^d Grand son Jonathan Philbrick three quarters of an acre of Land Lying about the Cellar where my house formerly stood and Likewise All my Land too the Northward of the Cart way that Runs by the south fence of the field that Ebenezer Knoulton jun^r hath the Improvment now off Bounded westerly on my son John Philbricks Land and notherly and Easterly on Land in the Improvment of Jeremiah Pearson and southerly on my own Land—

to my said Grand son Jonathan Philbrick his heirs and Assigns for ever in fee simple But in Case he dyes without heirs for to go to his Brethren or sisters when they Come cf age—

Item I Give my son John Philbrick whom I make Executor of this my Last will and testament all my Land not already disposed of that Lyes to the southerd of the cart way and field above mentioned all which Land and marsh Lyes in Hampton before said Likwise I Give my above s^d son John Philbrick my Loom and the tackling and all other tools or things or moveables not before disposed of—

Ratifing and Confirming this to be my Last will and testament and no other and all other wills for to be void and null And in Confirmation of all before written I have here unto set my hand and fixed my seal the day of the date first above written—

signed seald and Declared by the said Tho^s Philbrick for to his Last will and testament Before us wittnesses

Jeremiah Pearson nathan Cram Mary Pearson [Proved April 29, 1747.]

[Warrant, April 29, 1747, authorizing Jonathan Fifield and Thomas Cram, both of Hampton Falls, to appraise the estate.]

[Inventory, singed by Jonathan Fifield and Thomas Cram; amount, £364.10.0; attested July 22, 1747.]

The Philbrick

NICHOLAS GORDON 1747

In the Name of God amen The Thirty first day of March one thousand Seven hundred and forty Seven I Nicholas Gorden of Exeter in the Province of Newhampshire in New England Yeoman being infirm of Body * * *

Item I Give and bequeath to My beloved Wife Moriah Gorden ten Pounds in Money Equal in value to bills of Credit of the old tennor to be paid her yearly during her Natural life Six Pounds of the Said ten pounds to be paid to her yearly during her Said Natural life by My Grandson Nicholas Dudley out of the profits or Income of what I Shall Give him in this my Will and four Pounds of the said ten Pounds to be paid to her by My Grand Son Haley Stevens out of the profits or Income of what I Shall hereafter Give him In this my Will I also Give My Said Wife the Improvement of the dwelling house I Now live in and all the buildings ajovning and the land on which they Stand during her Natural life and the Improvement of a Good fether Bed and beding a Smaul iron Pot and a table So long as She Shall Remain my Widow and I Give her thirty Shillings in Money Equal to Bills of Credit of the old tennor to be paid to her yearly So long as She Shall Remain My Widow, by My Executor hereafter Named to be by her Contributed for pious uses in the Church usualy Meeting in the New Meeting house lately Erected between John Deans dwelling house and the dwelling house of doct Josiah Gilman in Exeter aforesaid.

Item I Give and bequeath to My beloved Grandson Haley Stevens all My Pasture lying between Joseph Things dwelling house and the Saw Mill Comonly Called Pickpocket Mill and also one half of My Right in Said Mill and in the falls on which Said Mill Stands and ten Pounds in Money Equal to bills of Credit of the old tennor the Said ten Pounds to be paid to him by My Grandson Nicholas dudley out of what I Shall Give him in this my will the Said Haley paying to My Wife the four Pounds as aforesaid yearly.

Item I Give and bequeath to My beloved Grandson Nicholas dudley all that place or farm on which he Now lives with the dwelling house and all the buildings Standing thereon and also one half of My Right in the Mill Called Pickpocket Mill and half My Right in the falls on which Said Mill Stands he paying the ten Pounds Given in this my will to My Grandson Halev Stevens and the Six pounds to my Wife as Mentioned in this my Will yearly during her Natural life, and My Will is that if Either of My Said Grandsons dye without Issue Lawfully begotten of his body that then what I have Given him in this my Will shall desend to his Next Eldest brother then Surviving to him his heirs and assigns forever, and My Will is that what I have Given to My Wife in this My Will Shall be in the Room of her dowery or Power of thirds in My Estate. and My Will further is that what I have Given herein to My Said Grandsons Shall be in full of their mothers Portion in My Estate. I do further Give Each of My Said Grandsons the Improvment of a Good Cow to be alowed them out of My Estate So long as they Shall pay to My Wife as aforesaid.

Item I Give and bequeath to My Grandson Nicholas Dolofe his heirs and assigns forever all My land at white Pine Plain whareon he Now lives Except what I Shall otherways dispose of in My life time.

Item I Give and bequeath to My Grand son Thomas Dolofe and to My Grand Children which My dafter Lydia Gorden deceased had by her husband Jonathan Gorden all My Right or Share in the Township Called Gilman Town to be Equaly divided among them to be theirs their heirs and assigns forever.

Item I Give demise and bequeath to the Church Usualy Meeting or assembling for the Publick worship of God in the New Meeting house lately Errected in Exeter aforesaid on the Northerly Side of the high way between doc^t Josiah Gilmans dwelling house and the dwelling house of John Dean My Silver Tankard Marked with the letters: N: M: G: to be deliverd into the hands of dacon John Lord, or Theoaplus Smith Esq^r, or any other Person, whome Said Church Shall appoint to Receve the Same, by My Executor hereafter Named, Imediatly after My deceas the Said Tankard to be for Said Churches use for Ever.

Item My Will is that the dwelling house wharein I Now live and the buildings ajoyning and the lot of land which I Bought of James young on which they Stand, Shall be Sold to the best advantage imediatly after Mine and My Wifes decease, by My Executor and the produce thereof to be Equaly devided between My four Granddafters viz Sarah Stevens Patience Stevens Sarah Colcord and Sarah Robinson to be theirs and at their disposall forever.

Item I Give and bequeath to My beloved Dafter Mary Colcord all the Residue of My Estate both Real and Personal Not heretofore disposed of to be hers her heirs and assigns for ever.

Finally I do hereby Constitute appoint Make and ordain My Son in Law Edward Colcord My Sole Executor of this my last Will and Testament, and do hereby utterly Revoke dissanull and dissalow all other and former Wills and Testaments Made or Expressed to be Made by Me, Ratifieing and Confirming this as My last Will and Testament. In Wittness Whareof I have hereunto Set My hand and Seal the day and year first above written.

Signed Sealed Published Pronounced and declared by the Said Nicholas Gorden as his last Will and Testament in the Presents of us the Subscribers his Nicholas X Gorden Mark

Edward Gilman John Bowden Sam¹¹ Gilman [Proved July 27, 1748, and probate suspended.]

[Caveat by Patience Stevens, widow, James Gordon, Jonathan Gordon, and Benoni Gordon, infant, July 27, 1748, against the

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probate of the will on the ground that the testator was incompetent.]

[Meriah Gordon, widow, waives the will of her husband, Nicholas Gordon, Aug. 31, 1748, and claims dower.]

[Inventory, Oct. 26, 1748; amount, £2599.14.3; signed by Samuel Gilman and John Light.]

RICHARD DOWNING 1747

NEWINGTON

In the Name of God Amen I Richard Downing of Newington in the Province of New Hampshire Yeoman * * *

Imprimis my Will is that my just Debts & Funeral Charges be paid by my Executrix herein after named out of my Personal Estate within Convenient time after my Decease and whatever Remains of my Personal Estate after the payment of the said Debts & Charges I Give & bequeath the same to my Said Executrix to be at her Disposal or use as she shall See fit and I do hereby Nominate & Appoint Allice Downing my beloved wife to be Sole Executrix of this my last Will & Testament

Item I give & Devise to my said Wife the Sole use & Improvement of all my Real Estate during her Natural Life only Excepting my Right of Land in the Township of Barnstead

Item I give and Devise to my Cousin Richard Downing all my Estate Right & Title to any & all my Lands in the said Township of Barnstead to hold to him his Heirs & assigns and as to the Reversion of my other Real Estate I dispose thereof as follows that is to Say after the Decease of my said Wife I give & Devise all my Real Estate Excepting that in Barnstead afores^d unto my said Cousin Richard & Allice Downing his wife & to their Heirs & Assigns forever. Lastly I do hereby Revoke all other Wills & Testaments by me heretofore made. In Witness whereof I have hereunto Set my hand & Seal the Second Day of April Anno Domini 1747 and in the twentieth Year of His Majesty's Reign Signed Sealed & Declared Richard Downing as his Last Will & Testament In Presence of us Jacob Treadwell William Parker Zerviah Parker William Parker jun^r [Proved Oct. 30, 1754.]

[Bond of Alice Downing, widow, with Richard Downing, gentleman, as surety, both of Newington, in the sum of £1000, Oct. 30, 1754, for the execution of the will; witnesses, Jonathan Blanchard and William Parker.]

WILLIAM MOORE

1747

STRATHAM

In The name of God amen the fourteenth Day of April in the year of our Lord one thousand Seven hundred and fourty seven I William moore of Stretham in the province of Newhampshire Esqr * * *

Imprimis I give and bequeth unto my beloved son william moore all my Lands in Stratham below the Country road Down to the Salt river together with all my marsh Joyning to Said Land and all the priviledges and appurtinances thereunto belonging together with all my houses and out houses and what soever Else may be found on said Land and I also give unto him my said son William one halfe of my Land that I have in newmarkit in the townshipe of Exetar which Land was a grand from Exetar the bounds may be known by said grant and my will is that he take his half at that end Joyning to the Land I fomarly sold to healy I also give him one halfe my stock of Creturs that I shall Dye seasd of that both neat Cattel sheep

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horses and swine and my best fiarlock gun and my sword and one thurd part of my houshold stufe Exepting one bed and furniture which I shall here aftar Dispose of—and all the money I Leave at my Deses I give him also: on Condition he shall pay my feunirel Charg and Doctars and all my Just Debts to him and his heirs forever

Item I give and bequeth to my belove Son Thomas moore all my Land in Stretham Lying betwen Jonathan Clarks and Thomas Veseys Joyning to the road that is betwe Levets Land and my Land togethar with the hous and barn on Said Land with all the privileges belonging to Said Land and a peese of flats Lying in Exetar in the boad Cove so Caled at the south side of the krick at the Lore end and runing over the krick towards the uppar end to the north sid of the krick and a strip of marsh Jovning to it and also my Eacer of marsh on Exetar sid of the revir a littel below my hous and Liberty to Land his hay and thatch on the Land I have given to my son william and Lebirty to pas and repas threw said Land to the Country road to hall of his hay not to Damnifie his brothar in going out of the parth or Leaveing open geats or bars-and I give him all my wright in the townshipe of Bow and one firelock gun and one quarta part of my stock of Creturs I shall Dye seasd of both neat Cattel sheepe horses and swine—and I also give him one thurd of my houshold stuff Exepting one bed and furniture that shall here aftar Dispose of this I give to him and his heirs for ever-

Itim I give and bequeth unto my beloved Daughter mary Coker one half of my Land I have in Newmarkit which Land my fathar had by a grant from Exetar—and I also give her two peses of marsh I have in Exetar the one Cald the half way poynt the othar prays and all my wrigh in Gilmantown and I also give her one quartar of my stock of Creturs both neat Cattel sheepe horses and swine that I shall Dye seasd of and one bed and furniture and one thurd part of all my othar houshold stuff and a stripe of Land betwen the County road and Levets fence on the Este sid of the road over against my son Cokers hous all this to her and her hears forever and my will is that whatsoever Land may be mead to appear to be mine shall be Equilly betwen my thre Childrin william moore Thomas moore and mary Coker and my will is that my son william shall have all my wearing Close which I Constitute and appoynt my sold Executar of this my Last will and testement and I Do hereby utterly Disalow revoke and make voade all other or formor wills or testements by me in any ways before made ratifiing and Confirming this and no othar to be my Last will and testement in witnes whereof I have here unto Seat my hand and Seal the Day and year above written

sighned sealed published and pronounsed this to be my Last will and testement in presences of

Joseph palmer Jonathan Ffifeild Benjmin Levet [Proved Sept. 18, 1747.] Willim moore

HUGH REED

1747

NEWCASTLE

In the Name of God Amen I Hugh Reed of New Castle in the Province of New-Hampshire in New England Gentleman being by the Providence of God many ways put in mind of my mortality * * *

For the Love and affection I bare to my wife Margaret Reed I give and bequeath to her all my Real & Personal Estate of what kind and Quality Soever and wheresoever found (She paying all my Justs Debts & funeral charges out of the Same) to be and Remain to her and her heirs in fee Simple forever and by these presents I also appoint her the Said Margaret Sole Executrix of this my last will & Testament

In witness whereof I have hereunto Set my hand & Seal this fifteenth Day of April in the year of our Lord one thousand Seven hundred & forty Seven and in the Twentieth year of the Reign of his majestic George the Second King of Great Brittain & Ireland &c

Signed Sealed Published & Declared by the S^a Hugh Reed to be his Last will & Testament In presence of us the Subscribers— John Blunt Margrt Clark Nath¹ Sargent [Proved Dec. 28, 1757.] [Bond of Margaret Reed, widow, with Nathaniel Sargent, Jr., physician, as surety, both of Newcastle, in the sum of £1000, Dec. 28, 1757, for the execution of the will; witnesses, David Sewall and William Parker.]

ATKINS KENNARD

[Administration on the estate of Atkins Kennard of Portsmouth, cordwainer, granted to his father, John Kennard of Portsmouth, mariner, April 29, 1747.]

1747

JOHN LOGGIN

[Administration on the estate of John Loggin of Portsmouth, gentleman, granted to Ebenezer Wentworth, Jr., of Portsmouth, shopkeeper, April 29, 1747.]

1747

[Warrant, April 29, 1747, authorizing Hunking Wentworth and Daniel Rogers, both of Portsmouth, to appraise the estate.]

[Inventory, July 29, 1747; amount, £33.0.0; signed by Hunking Wentworth and Daniel Rogers.]

EPHRAIM PHILBRICK 1747

[Administration on the estate of Ephraim Philbrick of Exeter granted to his son, Benjamin Philbrick of Rye, yeoman, April 29, 1747.]

PORTSMOUTH

PORTSMOUTH

EXETER

[Inventory. May 2, 1747; amount, £639.11.10 $\frac{1}{2}$; signed by Nicholas Perryman and Robert Light.

[Petition of Benjamin Philbrick of Exeter, blacksmith, administrator, March 29, 1749, for license to sell real estate of Ephraim Philbrick of Exeter, blacksmith.]

[Warrant, April 12, 1751, authorizing Samuel Gilman, Robert Light, gentleman, Benjamin Thing, yeoman, John Gilman, joiner, and Nathaniel Bartlett, Jr., tanner, all of Exeter, to divide the real estate; mentions widow, Martha Philbrick, oldest son, Benjamin Philbrick, and sons, Joseph Philbrick and John Philbrick, who have died, without issue, since their father.]

[Warrant, Jan. 31, 1752. authorizing Samuel Gilman. Benjamin Thing, yeoman, Robert Light, John Gilman, 3d, and Nathaniel Bartlett, Jr., gentlemen, all of Exeter, to divide the real estate.]

Province of By Vertue of A Warrant From The New hamps^r Hon^{ble} Andrew Wiggin Esq^r Judge of the Probate of Wills & For the Said Province to us the Subscribers to Divide the Real Estate of Ephraim Philbrick late of Exeter Blacksmith Deceased to & among the Widow and heirs of the Said Deceased

And in order for the More Convenient Divideing the same into Lots we have laid a way of twenty feet wide in the land by the Little River in order to Come at their Lots and is bounded as followeth begining at a Stake Standing on the South side of said River by the way that Leads to Joseph scribners house forty thre Rods from said River and then Runs Northerly twenty feet on said way to the River and then Runs that breadth North sixty Eight D^r West Eighty three Rods to the lot hereafter Laid out to Betty [Elizabeth erased]

1st and first to the Widow Martha Philbrick we have Laid out to her for her Dower the following Peices of Land And first about Eight Rod & one halfe in the home Lot with halfe the house which Stands on the same & is bounded as followeth begining at the middle of the well in said Lot on the Easterly side of the house and then Runs North sixty nine drg^s west through the middle of the house to the way and then binding upwards on said way three Rods to the Lot hereafter set off to Benjamin and then south sixty nine Dº East three Rods and then on a strait line to the bounds first mentioned with the Privilege of one third of the Cellar and another Peice of Land in the medow by the Little River and is bounded as foloweth Containing about thirteen acres Begining at a stake four Rods and one Ouarter from the North East Corner of Said Land on the north sid of the River by the high way and then Runs North fifty seven Der west thirty four Rod and then Runs south thirty seven D^r west to the River and then bounding up said River to a tree spotted on four sides which is the North East Corner of the Lot hereafter set off to [Elizabeth erased] Betty and then Runs South Eight Deg^s west till it Comes within twenty Rods of the way which we Laid and then Runs South Eighty D^s East to the River and bounds Down on said River to the high way and then Runs binding on said way to the first bounds

and we do set of to Said Widow for her Proportion of Johns Share being One Sixth Part of one seventh Who Died since his father and is bounded as followeth begining at the Northeast Corner of the Land by the Little River and then Runs Southerly on the way four Rods & one Quarter to the Land set of to said widow for her Dower and then Extends that breath North fifty seven Deg^s west thirty four Rod to Cap^t Dan¹¹ Gilmans Land

 2^{d} To Benjamin Eldest son to said Dec^d we have set for his two Shares and for one Sixth of a share the following Peices of Land and bounded them as followeth One Peice in the home lot begining at the North Easterly Corner by the high way and then Runs North forty six de^s west two Rod & ten feet to a stake and then Runs south twenty five Deg^s west five Rod and then North sixty nine d° west three Rod to the way and then S° twenty two D° west one Rod three feet and hafe and then south fifty seven D° East five Rod & seven feet and then on a strait line to the first bounds

and one Peice of Land by the Little River Containing about nine acres and is bounded as followeth begining on the South side of the Little River by the way near the bridge and then Runs binding on said way southerly thirty three Rod & twelve feet to a Stake and then Runs North 68 D west Ten Rod and then South: 10 D^e west Eight Rod and then North: 68: De^s west fifty two Rod then North: 8 De^s East twenty five Rod to the widows share and then runs south 80 Deg^r East to the River and then Down the River to the first bounds, with the Blacksmiths Shop which stand on the home lot

3^d to Ichabod Thusten who is Administrator to Joseph the second son of the said Deceased we have set of for His Single Share and one Sixth of a share the folowing Peice of Land being Nine acres and halfe an is bounded as foloweth Begining at South Easterly Corner of the Pasture by the high way and then Runs binding on said way twenty seven Rod to the way Laid out in the said Land and then Runs North Sixty Eight De^s west binding on said way Eighty thre Rod to a stake and then Runs south: 8: Deg^s west five Rod and one Quater To the fence on the south side of the said Pature and then binding Easterly on said fence to the first bounds

4 To Treworthy third son to the said Deceased we have set off for his single share and one Sixth of a Share nine Rod of Land and halfe the house (Excepting his Mother haveing the Privilege of one third of the Cellar During her life) and is bounded as followeth begining at the Middle of the Well aforesaid and then Runs North sixty nine Deg^s west through the middle of said house to the high way and then bounding on said way till it Comes to the way by the water side and then binding on said way by the water side south forty six D^o East thre Rod & four feet and halfe to Benj^m Lot and then Runs binding on Benjamins Lot to the first bounds and one halfe acre of Land in the Pasture and is bounded as foloweth begining at the north side of the Way Laid out in the Pasture & by the way to the Little River and from thenc binding on said way to the River North ten Deg^r East Eight Rod and then to Extend that breadth North sixty Eight west ten Rod

5 To [Elizabeth erased] Betty Thusten Daughter of said Deceased we have set of for her single share and one sixth of a share Nine acres of Land and binding as followeth begining at a stake standing by the fence in the Pasture five Rod & one Quarter South Eight D^s west from the Stake that is at the West End of the way Laid out in said Land and then Runs North Eigh Deg^s East to the Little River and then it Runs Northerly up by the River and southerly by the fence till it Comes to the wester most end of the Land and is all that Part of the Land that Lays to the west of that line that Runs North Eight D^s East to the River

6 To Martha Daughter of the Said Deceased We have set off for her single share and for one Sixth Part of a Share the following Peices of Land and bounded them as followeth the first in the home lot begining at the south westerly Cornor of the Lot set off to Benj^a by the high way that Leads from Elias Lads to John Rices and Runs binding on Benj^{as} Lot south fifty seven D^o E^t five Rod and seven feet to a stake and then Runs south twenty two Deg^s West till it Comes to M^r Peter Coffins land and then Runs North: 49: Deg^s west five rod and one Quarter to the High way and then Runing on said way to the bounds first mentioned being seventeen Rod & one halfe with the barn standing on Said Land

and another Peice of Land in the Pasture being two acres and one halfe and sixteen Rod and is Bounded as followeth begining at the South Westerly Corner of that Peice of Land Laid out Benj^a in the Pasture being twenty thre Rod from the head of the way laid out in said Pasture and then Runs North Eigh Deg^s East twenty five Rods to the Land set off to the said widow and then North Eighty Deg^s west to the Land set off to Elizabeth and then Runs south Eigh Deg^s west twenty Rod to the way Laid out aforesaid and then binding on said way south sixty Eigh Deg^s East to the first bounds

Dateed at Exeter April the 15th 1752

John Gilman 3^d Robert Light Nath¹¹ Bartlett J^r

[Allowed April 29, 1752.]

[Warrant, Nov. 22, 1769, authorizing Daniel Gilman, John Rice, Noah Emery, Daniel Tilton, and Samuel Brooks, all of Exeter, to divide the widow's dower, she being deceased.]

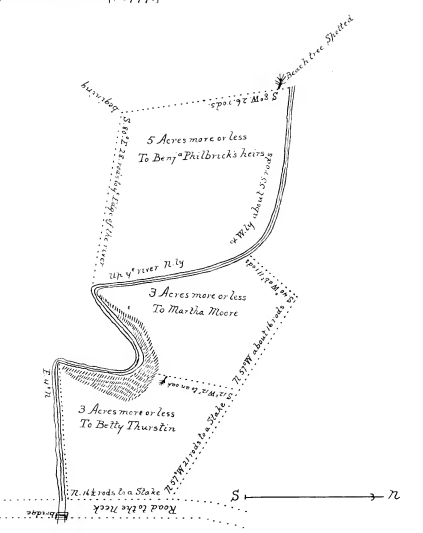
Province of Pursuant to a Warrant From the New Hampshire Hon^{ble} John Wentworth Esq^r Judge of Probate & for Said Province Appointing us the Subscribers a Committee to Divide that part of the Real Estate of Ephraim Philbrick late of Exeter in Said Province Deceased Intestate which was Assigned to Martha the Widow of Said Deceased as her Dower of his Estate, which now falls by her Decease to be Divided Among the Heirs of Said Intestate as the Law Directs—

I⁴ We have Accordingly Divided the Same and Sett off to the Heirs and Legal Representatives of Benjamin Philbrick the Eldest Son of Said Deceas'd a Piece of Land Containing about Five acres more or less being that part of the Said Dower which lyes Westerly & Southerly of the Little river So Called and is bounded as Follows viz Beginning at the Corner of the Fence at the South westerly Corner of Said Dower, And from thence to run South about Eighty Degrees' East Twenty Eight rods to the Edge of the Said Little river, then to run up by the Said river Northerly & Westerly about Fifty five rods till it Comes to a Spotted Beach tree Standing near the Said River, Thence to run South Eight Degrees West Twenty Six rods to the bounds first begun at, To Hold to the Said heirs & Legal representatives of the Said Benjamin Philbrick For their Two Shares of the Said Dower, in Severalty Forever.— 2^d And to Betty Thurstin a Daughter of the Said Intestate We have Sett off For her Share in the Said Dower a Piece of Land lying Northerly and Easterly of the Said Little river Containing about three Acres more or less bounded as Follows viz begining at the Said River on the Westerly Side of the highway leading to the Neck so Called, & near the bridge, and from thence to run Northerly by the Said highway Sixteen rods & an half to a Stake & Stones and thence North Fifty Seven Degrees West Twenty one rods to a Stake & Stones Thence South about Twelve Degrees West, about Twelve rods to a Small White oak Tree marked Standing on the Edge of the Bank near the Meadow Thence South Thirty two Degrees West to the river, Then down the Said River to the Said highway to the bounds begun at.—To Hold to the Said Betty Thurstin in Severalty Forever.—

3^{dly} And to Martha Moore the other Daughter of the Said Intestate We have Sett off for her Share in the Said Dower a Piece of Land lying Northerly & Easterly of the Said River Containing about three Acres more or less bounded as Follows vizt begining at the Westermost End of the Twenty one rods line aforesaid (runing North fifty Seven Degrees West from the Said highway being the Northerly bounds of that part herein before Sett off to Betty Thurstin) and from thence to run North Fifty Seven Degrees West about Sixteen rods to an old Ditch fence to the land heretofore belonging to Daniel Gilman Esq^r and thence South about Forty Degrees West about Eleven rods to the River, Then down the Said river bounding on the Same to the Southermost End of the aforesaid Line runing South thirty two Degrees West from the white oak on the Edge of the Bank to the river aforementioned (in the bounds of Betty Thurstin's Share) and from thence to run North thirty two Degrees East to the Said oak tree and from thence North about twelve Degrees East about Twelve rods to the bounds begun at at the Westermost End of the Twenty one rods line aforesaid. To Hold to the Said Martha Moore in Severalty ForeverDone at Exeter aforesaid this Twenty ninth day of August Anno Domini, one Thousand Seven hundred and Seventy. 1770.— John Rice)

Noah Emery Sam¹Brooks

[Allowed Nov. 24, 1777.]



SAMUEL PAGE

1747

HAMPTON

In the name of God Amen this thirtyeth Day of April Anno Domini 1747 In the twentieth year of his majestyes Reign Georg the second King over Grate Britain & I Samuel Page of Hampton in the Province of New Hampshier in new England yeoman being weak and Inferm of bodey * * *

Imprimas I Give and bequeth to Mary my beloved wife all that she brought with her I also give to my said wife the trunk that I had of Mr William Hooklev my said wife also to have twelve Pounds in money of the old tenor or in good marchantable Pay at the Price of such old tenor money yearly and Every year Paid her by my son Stephen Page Dureing her widowhood or liveing in this town she also to have two milks Cows found her by my s^d son Stephen Page Dureing her widowhood liveing in this town onely he to have their Calves and he to take them of at three weeks old he also to find the wintering and summering of said Cows // my said wife also to have six Cord of fier wood found her one Cord by my son Samuel Page and one Cord by my son Benjamin Page and my son Stephen Page to find fouer Cord of it yearly and every year Dureing her widowhood liveing in this town // my said wife also to have the lower Room in the westly End of my Dwelling house and Part of the Cellar and Part of the orchard and the Improvement of my best bed and beding belonging to it // and also the one half of my moveables within Dores Dureing the time of her widowhood liveing in this town and after she hath Done useing said bed my son Stephen Pages Daughter Ann to have it with the beding belonging to it my said wife also to have six Pound waight of sheeps wool and one fat lamb found her yearly and every year Dureing her widowhood in this town by my son Stephen Page-

Itam I Give and bequeth to my beloved son Solomon Page the wood on one acre of land which I have laying on the northly side of hogpen Road in the third west Division in said Hampton I also give to my said son Solomon Page thirty seven Pounds and ten shillings in money old tenor to be Paid by my son Stephen Page in one year after my Decease—

Itam I give and bequeth to my beloved son Samuel Page the lott of land on which his Dwelling house stands with three lott of land on the southly side of the Road that is on the southly of his said house in the third west Division in said Hampton where my saw mill is excepting onely the Privilidg of a way and a place to lay loggs at the saw mill in the same which Privilidg my son Benjamin is to have // I also give to my said son Samuel Page four acres of marsh which I had of Benjamin Moulton and also two acres of marsh which I had of Moses Elkins I also give to my said son Samuel Page two third Parts of my Saw mill

Itam I give and bequeth to my beloved son Benjamin Page three lotts of land where his Dwelling house stands laving between land of Jeames Prescut and land of James fogg in the second west Division in Hampton with two lotts and one half of land laving in the first west Division in said Hampton laving between land of John Pages // and also five acres of marsh that was my father Pages which layeth near the old landing Place in said Hampton and also four acres of marsh more or less as it is which I had of Peter Garland // with two acres of marsh which I had of Jacob Barsford and also one acre and one half of marsh laying below the town Bridg which I had of Peter Garland the uper end of it more or less as it is // I also Give to my said son Benjamin Page one third Part of my saw mill with the Privilidg of a way to it and a convenient Place to lav loggs there onely he is not to sell his Part and Privilidg to said mill to any but his Brother Samuel Page—

Itam I Give and bequeth to my beloved son Stephen Page my Dwelling house and Barn and all my buildings and orchard that are on my home Place in said Hampton Excepting onely my Wifes Privilidg as above said // I also give to my said son Stephen Page all my land in my home Place where my Dwelling house is and adjoining thereto and all my medow adjoining thereto // four score acres more or less // with three acres of medow which I had of timothy Darlton and also my two lotts of land laying in the second north Division in said Hampton on the eastly side of taylers River

I also give to my said son Stephen one acre and one half of marsh below the town Bridg which had of Peter Garland the lower end next to the River with all my stock of Cattle with all my moveabls within Dores which I have not here in other ways Disposed of // I also give to my said son Stephen all my husbandrey Implements and all Creditts Due to me by Bonds or other ways // my said son Stephen Page to Pay Ann the Daughter of my son Samuel Page five Pounds in money old tenor // he also to Pay Hipzibeth the Daughter of my son Solomon Page five Pounds in money old tenor // said Payments to be made to each when they come of age—

Itam I Give and bequeth to my beloved Daughter Prudence Hilton the house and land which I bought of Joseph Shaw the land where the house is and all the land in the winnill lott so Called which I bought of said Shaw with the Barn upon it laying in said Hampton // but if she should Dye with out Children or Child of her own bodey then the Said land and buildings which I had of said Shaw to be my Grandson Lemeuil Pages the son of my said son Solomon Page // and If said Lemeuel should Dye before he Comes to the age of one and twenty years or with out heirs then said house and land to be the eldest son then liveing of said Solomon Page // I also give to my said Daughter Prudence Hilton a silver Cup and If she Dyes without Children then said cup to be Hipzibeths the Daughter of my Said son Solomon—

Itam I Give and bequeth to my beloved Daughter Elezebth Tobe four lots of land which I have laying in the third west Division in said Hampton on the north side of hogpen Road laying between land that was Decon Shaws and land of Ebenezer Brown // and after her Decease her eldest son to have said four lotts of land and If he should Dye with out Children or Child then the said four lots to be her other Childrens and If all her Children should Dye without heirs of their own bodey then the Children of my sons Stephen and Benjamin to have the said lots // Saveing onely the wood of one acre of Said land which I herein give to my son Solomon Page—

Itam I Give to Ann Tobe Daughter of my Daughter Elezebth Tobe one bed and all the furniture of it at my Decease

Itam I Give to Mary Tobe Daughter of my Daughter Elezebeth Tobe one tankerd and two Puter Platers at my Decease—

ltam I give to my granson Samuel the son of my son Benjamin Page my silver shou Buckles—

Itam I give to my granson Samuel the son of my son Stephen my Cane—

Itam I Give Ann the Daughter of my son Stephen Page my bed after my wifes Decease and all the furnituer belonging to it—

I Do Likewise Constitute make and ordain my sons Stephen Page and Benjamin Page to be my Executors of this my last will and testiment and I Do hereby utterly Revoke Disalow and make void and Disanull all and Every other former testiments wills Leaguesies and bequests and Executors by me in any wise before named willed and bequested Ratifieing and Conferming this and no other to be my last will and testiment In wittness where of the said Samuel Page hath here unto sett his hand and seal on the Day and year above written

Signed Sealed Published Pronounced and Declared by the said Samuel Page to be his last will and testiment In the Presence of us the Subscribers

Simon Dow

nathan blake

Samuel Palmer Junr

[Proved Jan. 29, 1755, Benjamin Page declining to act as executor. Probate Records, vol. 13, p. 170.]

Samuel Page

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EBENEZER WRIGHT 1746 LITCHFIELD

[Bond of John Taylor of Litchfield, husbandman, with Samuel Rankin of Londonderry as surety, in the sum of £500, April 30, 1746, for the administration of the estate of Ebenezer Wright of Litchfield, husbandman; witnesses, William Parker and Mark Hunking, Jr.]

[Wincoll Wright, of Dunstable, minor, aged more than fourteen years, his father and mother being dead, makes choice of Jonathan Snow of Dunstable as his guardian June 11, 1746.]

[Guardianship of Wincoll Wright, son of Ebenezer Wright, granted to Jonathan Snow, yeoman, Dec. 31, 1746.]

[Bond of Jonathan Snow, with William Lancey, yeoman, and Robert-Walker, cordwainer, as sureties, all of Dunstable, in the sum of \pounds 500, Dec. 31, 1746; witnesses, William Parker and Mark Hunking, Jr.]

DANIEL MESERVE 1747

In the Name of God Amen the first Day of May in the year of our lord one thousand Seven hundred fourty and Seven I Daniel Meserve of Dover in New Hampshire In New England husbandman being aged & Well Stricken in years * * *

Item I give and Bequeath to my loving Wife Dobarah all my Personall Estate of whatt Nature or kind soever to be to her & her heirs and assigns forever—

Item I give and bequeath to my beloved Son Daniel Meserve that thirty acres of land that he now liveth on which was granted to me and laid out to me by the Inhabitance of the Town of Dover and also the thirty acres of land adjoyning that I bought of the Starbords and five acres of land it being one Sixth part of the thirty acres of Land given me by the Town of Dover Commonly Called my Common Right to be to my Said Son Daniel with the Priviledges and appurtences thereto belonged—

DOVER

to have and to hold to him and his heirs and assigns forever and it is my Will and Pleasure that my Said Son Daniel pay to Each of my two Eldest Daughter Viz Elizabeth Libbey Widow and Mary Meador the Wife of Daniel Meador fifty Shillings Lawfull Money or bills of Credit in the Province aforesaid of the new tenor to be Paid within two years after my Decease—

Item I give and bequeath to my beloved Son John Meserve that thirty acres of land on the South Side of Oyster river on the Right hand of the path that Leads from the mast way (So Called) over Said Oyster river which land was granted to me by the Town of Dover and laid out to me there near where Ebenezer Davis now liveth and five acres of land it being one Sixth part of the thirty acres of land given to me by the Town of Dover Commonly (Called) my Common Right with the Priviledges and appurtenances thereto belonging to be to him my Said Son John to have & to hold to him his heirs and assigns forever and it is my Will and Pleasure that he my Said Son John Pay to my Daughter Anna Nute the wife of James Nute fifty Shillings of lawfull money within two years after my Decease to her & her heirs & assings forever

Item I give and bequeath to my beloved Daughter Elizabeth Libbey fifty Shillings of lawfull money in New Hampshire aforesaid to be paid to the Said Elizabeth by my aforesaid Son Daniel within two years after my Decease as aforesaid to be to her my Said Daughter Elizabeth and her heirs and assigns forever—

Item I give and bequeath to my Daughter Mary Meador the Wife of Daniel Meador fifty Shillings Lawfull money in New Hampshire aforesaid to be paid to the Said Mary by my aforesaid Son Daniel within two years after my Decease as aforesaid to be to her my Said Daughter Mary and her heirs and assigns forever—

Item I give & bequeath to my Daughter Ann Nute the Wife of James Nute fifty Shillings Lawfull money in New Hampshire aforesaid to be paid to the Said Ann by my afores^d John within

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two years after my Decease as aforesaid to be to her my Said Daughter Ann and her heirs and assigns forever—

Item I Give & bequeath to my beloved Daughter Tamson Pinkham the wife of Stephen Pinkham fifty Shillings Lawfull money in New Hampshire aforesaid to be paid to the Said Tamson by my Son Clement hereafter mentioned within two years after my Decease as hereafter mentioned to be to my Said Daughter Tamson her heirs & assigns forever

Item I give & bequeath to my beloved Son Clement Meserve all the rest and Residue of my Real Estate both in Dover & Rochester of what nature or kind soever or where ever it Shall or may be found or hereafter appear Except What I have herein given to my Other Sons and Daughters as aforesaid to be to my Said Son Clement With the Priviledges and appurtenances thereto belonging-to have and to hold to him his heirs and assigns forever my further will is that my Said Son Clement pay unto my Daughter Tamson Pinkham the Wife of Stephen Pinkham fifty Shillings Lawfull money in New Hampshire Within two years after my Decease as aforesaid And I Do hereby make Ordain & appoint my Said Son Clement my Soul Executor of this my Last Will & Testament and I do hereby Revoke Disannull and make Void all former wills and Testaments by me heretofore made-In Witness whereof I the Said Daniel Meserve to this my last Will and Testament have Set my hand & affixt my Seal the Day and year first above Written-

Signed Sealed Published & Declared by the Testator in the Presence of us whose Names are Subscribed as Witnesses and by us in the Presence of the Testator—

Jonathan Cushing

Ichabod Bodge

James Lumox

[Proved June 30, 1756.]

[Probate Records, vol. 19, p. 571.]

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Daniel Meserve

SAMUEL ALCOCK 1747 PORTSMOUTH

[Warrant, May 8, 1747, authorizing John Hart and Cutt Shannon, both of Portsmouth, gentlemen, to appraise the estate of Samuel Alcock of Portsmouth, boat-builder, administration of which is granted to Joseph Alcock of Portsmouth, glazier.]

[Inventory, May 27, 1747; amount, £209.2.6; signed by John Hart and Cutt Shannon.]

[List of claims against the estate March 26, 1749; amount, $\pounds_{114,4,6}$; signed by H. Wentworth and John Hart.]

[Administrator's account of the settlement of the estate; receipts, £314.3.0; expenditures, £108.6.0; Allowed Aug. 1, 1751.]

[Settlement of the estate as insolvent Aug. 1, 1751.]

NATHAN WHITE

In the Name of God Amen, the Twelveth Day of May Seventeen hundred and fourty Seven. I Nathan White of New Castle in the Province of New Hampshire in New England Cooper being Sick and weak in Body * * *

1747

NEWCASTLE

Imprimis, I give and bequeath to Elizabeth my dearly beloved wife all my household Goods and moveable Effects by Her to be given, sold, or disposed of as She may think proper for Her comfertable Support and Maintainance together with the Use of my whole dwelling House during her Natural Life and if any of the Moveable Effects and Household Goods Should be left after Her Death & Burial its my desire they may be equally divided amongst our Children

Item, I give and bequeath to my son Nathan White his Heirs and Assigns for ever the Land on which his House Stands and the South west corner of my Garden bounded as follows Viz Measuring eight feet from my son Nathans back Door down towards the river and then run to the well and so along to my Garden Fence and then along as my Fence runs by Joseph Newmarch Esqs Barn up to the Corner of my Garden by the high way and from thence to my Said Son Nathan's House and also I give unto my said son Nathan his Heirs and assigns forever a piece of Land at the East End of my Land that lays down by the Beech called Sandy Beech which may be known by a line running a Cross the End of my Land by the North East End of a Great Rock that lays some Small distance from a pond on the North side of said rock up to Cap^t Thomas Bells Fence formerly Theodore Atkinsons Esq^{rs}—

Item, I give and bequeath to my son Joshua White his Heirs and assigns for ever all my right in the town ship of Epsom in the Province of New Hampshire—

Item, I give and bequeath to my son Robert White His Heirs and assigns for ever besides what I have given him before twenty pounds old tenor—

Item I give to my Daughter Elizabeth Branscombe Her Heirs and Assigns for ever besides what I have given Her heretofore ten pounds old tenor—

Item I give and bequeath to my son Solomon White and his Heirs my dwelling House standing on said New Castle He allowing my wife Elizabeth aforesaid the Use of it during her Life together with the Wharf, Shop, warehouse and Lands thereunto belonging excepting what I have given to my son Nathan with all the appurtenances and priviledges thereunto belonging and also my Just Debts He paying out twenty pounds old tenor to my son Robert White And ten pounds old tenor to my Daughter Elizabeth Branscombe & likewise paying all my Just Debts and Funeral Charges and I do likewise Constitute, make and ordain my son Solomon my sole Executor of this my last will and Testament. And I do hereby utterly disallow, revoke and disannul all and every other former Testaments, wills, Legacies and Bequests, and Executors by me in any ways before Named willed and Bequeathed, Ratifying and confirming this and no other to be my last will and Testament. In witness whereof,

I have hereunto set my Hand and Seal the day and Year above written

Signed, Sealed, published, pronounced & declared by the Said Nathan White as his last will and Testament in the presence of us the Subscribers John Pearce meshach Bell Ju^r

Jos: Newmarch [Proved June 24, 1747.]

JOSEPH MERRILL

Nathan White

STRATHAM

In The Name of God Amen the fourteenth Day of May in the year of our Lord one thousand seven hundred and fourty seven I Joseph Merril of Stretham in the Province of Newhampshire yeoman being very sick and weak in body * * *

1747

Imprimis as Respecting my beloved wife Sarah merril I made an agreement with her before marage what she was to have out of my Esteat for her Dowre and that I order my Executar hereaftar to be named to pay according to said agreement and I give her a pear of silk goves over and above

Item I give and bequeth unto my beloved Granson Elyas merril sixty Eacers of Land to him his heirs and assigns forever which Land shall begen at the southestarly End of my Land and run norwest as my Land runs the whol bredth untill the full Complement of sixty acres be mad up with all that is on said Land and all the priviledges and apurtinances thereunto belonging or anyways appartaining—and I also give him one yoak of young oxen two Cows six sheep one fiar Lock gun one feather bed and beding one putar platar two putar pleats one Dish Cettel on Littel pot a frying pan one Chest all to be Deliverd to him at my Deses in the same Condition as I shall Leave themItem I give and bequeth unto my Grandaughter Lidiah merril one Cow Depending on her Granfather Roborson according to his promas to give her what he Desind to give her mothar

Item I give and bequeth unto my Daughtar Anne Thomas one feathar bed and beding three putar platars nine putar pleats two putar besens one poringer one Iron pot pothooks and tramel one galan Glas bottel as I Leave them at my Deses

Item I give to my Granson Turfs Thomas fifty pounds old tener when he Coms to the Eage of twenty one years in good marchantable pay at the then Currant market prise out of my Esteat

Item I give and bequeth unto my Grandson Joseph merril Thomas fifty pounds old tener to be payd to him when he Coms to the Eage of twenty one years in good marchantable pay at the then Currant markit prise out of my Esteat

Item I give and bequeth unto my beloved Son Enoch merril whome I Likewise Constitute make and ordain my Sole Executer of this my Last will and thestement on Condition he pay out of my Esteat my fewneril Charge and all my Just Debts and all the Legeses that I have giveen according to this my Last will and testement as thay are heretofore mentioned all the Resadue of my whol Esteat Exepting what is before named in this my Last will and testement both in Lands In Stretham and in Bow or any where In any part of the world that shall hereaftar appeare to be myne togethar with all my buldings and all my parsonels Esteat with in Doars and without to him his heirs and assigns forever—

and I Do hereby utterly Disalow revoke and Disannul all and Evéry othar formor testements wills Legeses and bequest and Executars by me in any ways before named willed and bequeathed Ratifing and Confirming this and no othar to be my Last will and testement in witness whereof I have hereunto set my hand and seal in the Day and year above written

sighned sealed published pro- Joseph merrill nounced and Decleared by the

Said Joseph merril as his Last will and testement in the presence of us the subscribers Joseph Merrill Thomas Brier Juner Thomas Glanvil [Proved Sept. 29, 1747.]

[Guardianship of Elias Merrill granted to his father's brother, Enoch Merrill of Stratham, yeoman, Sept. 30, 1747.]

[Probate Records, vol. 17, p. 172.]

[Guardianship of Elias Merrill, minor, aged more than fourteen years, son of Joseph Merrill, granted to Enoch Merrill of Stratham, yeoman, Feb. 9, 1750/1.]

[Bond of Enoch Merrill, with Timothy Jones of Stratham and John Weeks of Hampton as sureties, in the sum of £1000, Feb. 9, 1750/1, for the guardianship of Elias Merrill; witnesses, Joseph Mason and Sanborn Chandler.]

CHRISTOPHER BARTLETT 1747 HAVERHILL DIST.

The Last Will and Testement of Christepher Bartlit of Haverhill District and Province of New Hampshire in New-England Gentleman

Imprimis I Recommend my Soul unto the Hands of Almighty God who gave it me and my Body to the Earth to be Decently Buried at the Discression of my Executore hereafter Named and as Touching Such worldly Estate where with it have pleased God to Bless me I give and Dispose of in maner and form following

firstly I give and Bequeath to Rachel my Dearly beloved Wife Twenty pounds New tenor at the End of Six months after my Decease to be paid by my Executore and also Twelve pounds three shillings and six pence in as good money as I Borrowed of my Wife which I have not paid her as will appear by my Book and also all the Houses stuff and Houshold goods that she Brought with her to me and those things that ware Bought with money that I Borowed of her: and shall be made as good as they were when their wear Brought to me I also give Her the best swarm of Bees and also ten Pound of tebacko I also give her six months Provision of all sorts that I have in my House and also six pounds of sheaps woll and ten Pound of flax

Secondly I give and Bequeath to my Grandson Christepher Bartlit son of Nath¹¹ Bartlit two Acres of Land westerly from Nath¹¹ Bartlit House begining at a stump with stones by the Road thence Runing southerly by the Road Twenty four Rods to a stake and stones thence Runing westerly so far as to make two acres both Ends to be of a wedth

thirdly I give and Bequeath to my Daughter Hannah Marston the sum of one hundred Pounds old tenor to be paid by my son Nathaniel Bartlit at or before one full year after my Deceas

fourthly I give and bequeath to my beloved Daughter Susanna Carlton the sum of one Hundred pounds old tenor to be paid by my son John Bartlit at or before the end of one full year after my Deceas

fifthly I give and Bequeath to my Beloved Daughter Mary Clement the sum of one Hundred pounds old tenor to be paid by my son Jonathan Bartlit at or before one full year after my Deceas

Sixthly I give to my three beloved sons namely Nathaniel Bartlit John Bartlit and Jonathan Bartlit all the remainder of my Real and Personall Estate: (Excepting what is Nessessery for paying sd leageses and my Just Debts and funeral Charges) to be by them Equally Divided both in Quontety & Quolety and it is my will and pleasure that my son Nathaniel shall have his proportion in lands in the Long Hill pasture (so cauled) adjoyning to his own land and the rest if any is wanting he shall have it off the Northerly part of my whomsted and it is my will and Pleasure that my son John Bartlit shall have his Proportion of the Southerly part of my whomsted including the Buildings: and it is my will and pleasure that my son Jonathan Bartlit shall have his proportion in Lands adjoyning to his own land if there be Enough and if not he shall have it made up out of my whomsted And it is my Will and Pleasure that my son Nathaniel Bartlit: Whom I Likewise Constitute appoint and ordain my sole Executor of this my Last will and Testament: shall Provide for and pay my funeral Charges and also all my Just Debts which in Duty Right or Conciencs I owe to any person or persons it shall be paid out of my Estate and I Do hereby uterly Disalow Revoke and Disanull all and every other former wills Testaments Legasies and Bequests and Executors by me in any ways before named willed and Bequested Ratefying and Confirming this and no other to be my Last Will and Testament In Witnes and testimony where of I the Said Christopher Bartlit have here unto set my hand and seal this Twentyeth Day of may Anno Domini 1747 in the 20th year of His Majesties Reign

Signed Sealed Published Pronounced and Declared by the said Christopher Bartlit to be his last Will and Testament William Ayer Samuel X Heath his mark Daniel Little [Proved July 2, 1747.] Chr Bartlet

[Administration on the estate of Christopher Bartlett granted to his father, Christopher Bartlett of Haverhill District, Oct. 29, 1746.]

[Probate Records, vol. 17, p. 72.]

[Bond of Christopher Bartlett of Haverhill District, with John Taylor of Litchfield and Samuel Rankin of Londonderry as sureties, in the sum of \pounds 500, Oct. 29, 1746, for the administration of the estate; witnesses, William Parker and Mark Hunking, Jr.]

[Inventory, July 9, 1747; amount, £2589.16.0; signed by Thomas Hale and Joseph Harriman.]

JOSEPH DENNETT 1747 POR

[Administration on the estate of Joseph Dennett of Portsmouth granted to his widow, Sarah Dennett, May 27, 1747.]

[Piobate Records, vol. 17, p. 142.]

[Inventory of the estate of Joseph Dennett of Portsmouth, mariner; amount, £256.5.0; signed by John Hart and Cutt Shannon; attested Aug. 26, 1747.]

[License to the administratrix, Aug. 26, 1747, to sell real estate.]

JOHN SIMPSON

[Administration on the estate of John Simpson of Portsmouth, shopkeeper, granted to Jacob Lavers of Portsmouth, joiner, May 27, 1747.]

1747

[Probate Records, vol. 17, p. 143.]

[Inventory; amount, £711.10.8; signed by John Hart and Cutts Shannon; attested Nov. 29, 1749.]

NATHAN GOULD

[Administration on the estate of Nathan Gould of South Hampton granted to Ann Gould of South Hampton, widow, May 29, 1747.]

[Probate Records, vol. 17, p. 143.]

[Warrant, May 27, 1747, authorizing John Ordway and John Flanders, both of South Hampton, yeomen, to appraise the estate of Nathan Gould of South Hampton, yeoman, administration of which is granted to his widow, Ann Gould.]

1747

SOUTH HAMPTON

PORTSMOUTH

PORTSMOUTH

[Inventory, June 8, 1747; amount, £991.0.0; signed by John Ordway and John Flanders.]

[Administratrix's account of the settlement of the estate; receipts, £220.19.0; expenditures, £185.6.0; allowed March 29, 1749; mentions maintenance of Gideon Gould "from y^e Death of his father till he arived to seven years of age which has been fifty seven weeks," and of Anna Gould "from the Death of her father till this time being 100 weeks."]

[Additional account; receipts, $\pounds 175.0.0$; expenditures, $\pounds 156$. 0.0; allowed June 27, 1750; mentions "maintaining Anna Gold 1 Year Since Exhib^g y^e former account till she was 7 Years of age."]

[Warrant, June 28, 1750, authorizing John Page, Reuben Dimond, yeoman, Samuel French, gentleman, John Ordway, yeoman, and John Flanders, blacksmith, all of South Hampton, to report on the advisability of dividing the real estate among the widow and six children.]

Province of New Hampshir to the Honourable Andrew Wiggin Esq^r New Hampshir theses are to Inform y^e Honourable Judge that we y^e subscribers being apointed a committee to Divid y^e estate of Nathan Gould Deceased have accordingly Divided s^d Estate into seven shares and we set of to Sam¹¹ Gould y^e Eldest son two Shares Num^{br} 6 and num^b 7 leaving y^e Timber that has been sold of them two shars for fourty pounds old tennur we leave to your Honour to determine

we have set to Nathan Gould y^e second son y^e share num^b I we have set to Elias gould y^e 3^{d} son no^b 2 we set to Icobod gould y^e 4 son no^{br} 3we set to Gidon gould y^e 5 son no 4we set to Annah Gould the daughter no 5Sep^t 24 1750 Reuben Dimond John ordway Samuell french

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Province of In obedience to a Warrant bareing New Hampshir∫ Date ye 28th Day of june 1750 Directed to us v^e subscribers by y^e Honourable Andrew Wiggin Esq^r Judge of y^e probate of wills for y^e province after s^d Directing and Impowering us to set off one third part of ve Real Estate of Nathan Gould Late of south Hampton Deceased Intestate to Ann Gould widow Relict of ye sd Deceased and Consider and Determine Wheither ye Remaining two thirds Can be Divided among all ye Children of ye sd Deceased without prejudice or Spoiling ye whole and accordingly we have Measured the Land of ye Deceased and we find the whole lott Contains twenty five acers and Ninty three Rods and we have Set off to Ann Gould Widow of Nathan Gould Deceased for her Right of Dower seven acers and a half of land lying at v^e southerly end of said lott Next to powes River bounded with a Great Rock by ve River which is ye South westerly bound of sd lott and then following ye sd River Easterly and southerly till it meet ye parsonage land and then following ye line Northerly Next ve parsonage fifty three Rods Runing from a Stake and stones standing nere ye River which is ye Southeasterly bound of sd lott to a Stake and stones standing in said line and then Runing westerly to a stake and stones standing in ye line Next to Jonathan jones land and then Runing southerly fifty three Rods to the Great Rock first mentioned and also ve orchard Celler house and barn being and standing thereon and the liberty of a Convenient passing way next to ye parsonage land out to the high way or publick Rhood

And then we took a view of the other two thirds and we Judg'd it Could be Divided among all the Children without prejudice or spoiling y^e whole and we have Divided it in to seven shares and set off to y^e Eldest son a Double share and to Each of y^e other Children a single share by mets and bounds as followeth

We have Set off to Nathan Gould Num^b I about two acers and a half of land bounded with a stake and stones standing in y^e line next to y^e parsonage land which is y^e north easterly bund of y^e widows third part and then Runing upon s^d line seventeen Rods and fourteen feet to a stake and stones stand in s^d line and then Runing westterly to a stake and stones standing in y^e line next to Jonathan jones land and then following s^d line southly to a stake and stones which is y^e northwesterly bound of y^e widows third part and then Runing Easterly to y^e stake and stones first mentioned allowing one Rod and a half in width for a passing way next to y^e parsonage land

We have Set of to Elias gould Num^{br} two about two acers and a half of land bounded with a stake and stones standing in y^e parsonage line which is y^e North easterly bound of Num^{br} I then Runing Northerly seventeen Rods and one foot to a stake and stones standing in s^d line and then Runing westerly to a stake and stones standing in y^e line next to jones land and then Runing southerly to a stake and stones which is v^e North westerly bound of Num^{br} one and then Runing Easterly to a stake and stones firs mentioned allowing one Rod and a half in width for a passing way next y^e parsonage land

We have Set off to Icobod gould Num^{br} three about two acers and a half of land bounded with a stake and stones standing in y^e parsonage line which is y^e North easterly bound of Num^{br} two then Runing Northerly seventeen Rods and one foot to a stake and stones standing in s^d line and then Runing westerly to a stake and stones standing in y^e line next to jones land and then Runing southerly to a stake and stones which is y^e North westerly bound of num^{br} two and then Runing Easterly to a stake and stones first mentioned allowing one Rod and a half in width for a passing way next y^e parsonage land

We have set off to gideon gould Num^{br} four about two acers and a half of land bounded with a stake and stones standing in y^e parsonage line which is north Easterly bound of num^{br} three then Runing northerly seventeen Rods one foot and a half to a stake and stones standing in said line and then Runing westerly to a stake and stones standing in s^d line next to jones land and then Runing southerly to a stake and stones which is y^e north wester bound of Num^{br} three and then Runing Easterly to a stake and stones first mentioned allowing one Rod and a half in width for a passing way next y^e parsonage land

We have set of to Annah gould Num^{br} five about two acers and a half of land bounded with a stake and stones standing in y^e parsonage line which is y^e north easterly bound of num^{br} four then Runing northerly seventeen Rods and one foot and a half to a stake and stones standing in s^d line and then Runing westerly to a stake and stones standing in y^e line next to jones land and then Runing Southerly to a stake and stones which is y^e North westerly bound of num^{br} four and then Runing Easterly to a Stake and Stones first mentioned allowing one Rod and a half in width for a passing way next to y^e pasonage land

We have set off to Sam¹¹ gould the eldest son num^{br} six about two acers and a half of land bounded with a stake and stones standing in y^e line next to y^e parsonage land which is y^e North easterly bound of num^{br} five and then Runing upon s^d line Eaighteen Rods and Eaight feet to a stake and stones standing in s^d line then Runing westerly to a stake and stones standing in y^e line next to Barns^s Jewels land and then following s^d line southerly to a stake and stones which is y^e north westerly bound of numb five and then Runing easterly to a stake and stones first mentiond allowing one Rod and a half in width for a passing way next to y^e parsonage land

We have set off to Sam¹¹ gould the Eldest son Num^{br} seven about two acers and a half of land bounded with a stake and stones standing in y^e line next to y^e parsonage land which is y^e north easterly bound of num^{br} six and then Runing upon s^d line ten Rods and twelve feet to a white oak stump standing by y^e high way which is y^e North Easterly bound of s^d lott and then Runing westerly by y^e high way to a white pine stump which is y^e North westerly bound of s^d lott and then Runing southerly upon y^e line next to Barns jewels land to a stake and stones which is y^e north westerly bound of Num^{br} six and then Runing easterly to a stake and stones first mentioned allowing one Rod and a half in width for a passing way Next to y^e parsonage land

this is our Return Witness our hands this 24 Day of sept^{br} 1750

Reuben Dimond John ordway Samuel french

JOSHUA DOWNING

NEWINGTON

In the Name of God Amen I Joshua Downing of Newinton in the province of Newhampshire in New England Yeoman being Sick and weak of Body * * *

1747

Item: I give unto my Nine Childrein (Viz^t) Josiah: Joshua Susanah Dorithy Temperance Issett Eliz^a Hannah and Mary Ten Shillings Each to be paid unto Each of them by Executrix as they Shall come of Age According to Law:

Item: I Give and Bequeath unto my well beloved wife Susanah all the rest and residue of my Estate in Newington both within Doors and without & in this Province or Elce where that is to Say Bills Bonds Noats of hand that is now Due or hereafter Shall or may become Due or Oweing unto me: from any person or persons Whatsoever as also my household goods Cattle Sheep or horse kind as also my Seat or pew in Newington Meeting house my Dwelling house Barn or whatsoever Elce is my Propertie or Right She paying and Dischargeing all my Just Debts Dues and Legacys as above Expressed and that to her own prop^r use Benifett & behoof for Ever And I Doe hereby Nominat Constitute Ordain and Appoint My aforesaid well beloved wife Susannah to my true and Sole Executrix of this my last will and Testement In Wittness and Testimonie whereof I the Said Joshua Downing have to these presents Sett to my hand and Affixed my Seal this Eigth Day of June in Twentieth Year of the Reign of our Soveraign Lord George the

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Second King of Great Brittain ffrance and Ireland Defender of the ffaith & anno Domini 1747
Signed Sealed & pronunced Joshua Downing and Declared To be the last will
& Testement of Joshua Downing In the presence of us Josiah Downing His
Israll × Hodgdon mark
Geo Walton [Proved Oct. 28, 1747.]
[Inventory, Jan. 4, 1747 8; amount, £2381.0.0; signed by

George Walton and Seth Ring.]

DANIEL WENTWORTH 1747

In the name of God amen. I Daniel Wentworth of Portsmouth in the Province of new Hampshire shopkeeper being sick in Body * * *

Item I Give and bequeath unto my son Daniel my Wearing Watch. Item I Give & bequeath unto my other Children viz^t Sarah, George Joshua Hannah and Ann fifty shillings new Tenor each. And as to the rest & residue of my Estate both real and personal wheresoever and whatsoever I Give dispose of bequeath and devise the same unto my dearly beloved wife Elizabeth to and for the bringing up of my Children and what remains over and above the bringing up of my Children I Give bequeath and devise the same unto my wife Elizabeth her Heirs and assigns for ever.

And I do hereby Constitute and appoint my Said Wife Elizabeth sole Executrix of this my last Will and Testament hereby making null and void all other & former Wills by me at any time heretofore made In Testimony whereof I the said Daniel Went-

PORTSMOUTH

worth have hereunto set my hand and Seal the nineteenth day of June in the year of our Lord Christ 1747 and in the twenty first year of the Reign of his majesty King George the Second—

Signd seal'd publish'd and declared by the Said Daniel Wentworth to be his last Will & Testament in the Presence of the subscribers who Subscribed as witnesses in the Testators Presence

Arthur Browne Thomas Clark Sarah Clark [Proved July 29, 1747.]

JOHN MOORE

1747

CHESTER

Dan¹ Wentworth

In the Name of God Amen The twentieth Second Day of June one thousand seven Hundred & fourty seven I John Moore of Chester in the provance of new Hampshire in new England yeman Being Very Sike & weeck in Body * * *

Imprimis I Give & Bequeath unto my Dearly Beloved wife Mary Moore one third part of all my personall moveabley Eastate at hir own Disposall with sixteen Bussalls of Corn & Eight Busshell of Rie yearly with one hundred & twenty pounds of pork and one hundred & twenty pounds of Beafe yearly with one Cow^s milke yearly During hir Life & a Room & fire place in my house when She shall ocasion for to Demmand it with fire wood to be Laid at hir Door suficent for hir yearly with Suficent footther for one Cow yearly & what Common Land I have in the Commons unlaid out at hir own Disposall nott y^t the Corn Rie Beafe & pork is to Raised yearly upon my Estate yearly that I Give and Bequeath to my sons James moore & Hendrey moore During hir Life with one morning Shut to my wife & Eldes

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Dughter mary moore to be taken of the whole head of my Estate to be lievied & Reased as aforsd

Ittm I leave & Bequeath to my well beloved sons James moore & hendrey moore all my part of the hundred aker lott no^r five Except fourty akers by meshure with all y^t loot I Bought M^t Derborns originally laid out to Gov^t wintworth Equaly to be Devided Betwext them they paying my lawfull Debts & Legiceys heirein mencioned to my D^tly beloved Daughter mary moore the full sume sixty pounds old tennor at the Discrision of my Exa^{ts} as allso fourty pounds old tennor at the Discrision of my Exa^{ts} allso to Be paid unto my D^t beloved Daughter margret moore they paying & yealding as aforsd to have & to hold all my Improvments houses orchyeards free & Clear for Ever & in Case my Daughter mary or margret should Die before marriage than in y^t Case the one halfe of theire Dower shall fall unto James moore & hendrey moore & the other halfe to my wife & Lidea moore or any two of my Daughters surviving

Ittm I leave & Bequeith & leave to my beloved son John moore fourty akers of land by meshuer in the lott no^r five in the East of Exeter River free & Clear for Ever he paying the full sume of fourty pounds old tennor to my Dughter Lidia moore at the Discression of Exa^{rs} Nott that said fourty pounds is to be payed by s^d John moore Jun^r &

Ittm I leave & Bequeath unto my D¹ly beloved son Charles moore that halfe lott laid out betwext william Crawfoord & me all my part of it free & Clear for Ever but in Case y^t any of my sons should Die befor the Come to age that theire part shall fall to the Rest of my sons Equeally to be Divied amongst them

And I Constitute make & ordaine Hugh willson Charles Moore & James Campbell my sole Exatours of this my Last will & testament and I Doe hereby Disallow & Disanull all & Every other former Testaments wills Legaceis & bequethments Ratifieng & Confirming this & noe other to be my Last will & testement & noe other in witnes whereof I have hereunto set my hand & seal the Day above writen & in the twentieth Year of the Raign of King George the second Defender of the faith Signed & sealed & Delivered John Moore in presence of these witnesses Jaemes willsen his Iaace × foss marke his Jean × Moore marke [Proved Aug. 30, 1748.]

EBENEZER FRENCH 1747 SOUTH HAMPTON

[Administration on the estate of Ebenezer French of South Hampton, yeoman, granted to his widow, Elizabeth French, June 24, 1747.]

[Warrant, June 24, 1747, authorizing John Ordway and Henry Currier, both of South Hampton, to appraise the estate.]

[Inventory, July 7, 1747; amount, £1816.19.0; signed by John Ordway and Henry Currier.]

JOSEPH JONES

1747

STRATHAM

In the Name of God Amen The second Day of July in the year of our Lord God one thousand Seven hundred and forty Seven. I Joseph Jones Now Resident in Stratham in the Province of New Hampshir in New England Clothier, being Weak in body, And in a very languishing condition * * *

Imprimis) I Give and Bequeath unto Sarah My Dearly beloved Wife all my household goods of every Sort, My wareing cloths only Excepted, viz^{tt} all that she bro't with her to me

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when I Married her, and what, I have of my own besides. And also give unto My s^d Wife all the Money that I have Now by me And also all the Money that is Due to Me from M^r Noah Barker of s^d Stratham, by Notes under his hand bareing Date March the twenty fifth, one thousand Seven hundred & forty Seven one Note of Sixty Pounds old tenor, two, of one hundred & twenty five old tenor, & any other Debts whatsoever Due to Me & my books

Item I Give unto My Brother Timothy Jones, such a part of My Wareing cloths, as followeth viz^{tt}, My black Coat, and my Brown Coat, My blew Jacot & My White Jacot & My leather breeches, And one Cotton & linen shirt, and I also give him my Wigg & brass inkorn—

Item I Give unto My Sister Sarah Thirston all the Rest of my wareing cloth of what sort soever, Excepting what is above Mentioned, which I give to My s^d Brother Timothy, & also give unto her, My shows & hat—

And likewise I do hereby constitute Make & ordain Sarah Jones my afores^d Wife Executrix to this My last Will & testament and I do hereby utterly disallow Revoke & Disannull all & Every other former testaments Wills and legacies Requests & Executors by me in any ways before this time Named Willed & bequeathed, Ratifing & confirming this and No other to be my last Will & testament In Witness whereof I have hereunto set my hand & Seal the day and year abovewritten

Sign^d Seal^d Publish^d Pronounced & Declar^d by the said Joseph Jones to be his last Will & testament in Presents of us the Subscribers.

John Stockbridge John Robinson Moses Leavit [Proved Jan. 21, 1747/8.] Joseph Jones

DAVID SMITH

1747

BRENTWOOD

I David Smith of Brintwood in the Province of Newhamshir in New-England being of sound Mind & Memory but antient & infeirm * * *

2ly—I Give & bequeath unto my son Joseph Smith all my Real & personel Estate of what Kind or Natuer soever he paying unto my three Daughters Vizt Deliverance Precella & Margrett who are alredy Maryed twenty shillings apeace And also to give my three youngest Daughters Vizt Rachel Jane & Mchiteball twenty pounds to each of them all y^e above sumes to be old Tenor Bills unto this my last will & Testement I make my son Joseph Smith My sole Executer oblidging him to pay all my Just Debts & to defray all my funerall Charges: In Testemony to all and singuler the premisess above mentioned I hereunto sett my hand and affix my seal this fifteenth day of July 1747

signed seald & declard In the	It is to be understood that
presents of us	my wife Margeret shall injoy
Nich Gilman	all my abovesaid Estate duer-
Josiah Gilman	ing her Nateral life or being
Abigail Gilman Jun ^r	my widow & then to return to
	my son Joseph as abovesaid;
	his
	David $ imes$ Smith
	Mark

[Proved Sept. 27, 1758.]

Province of Newhamp^r ∫ Judge of Probats for the Province Afors^d S^r This is To Informe y^u y^t my father is Dead and ordaind me Executor To or of his Will & one of y^e Witnesses is Dead another Liveing att a Grate Distance & as I am aboute To Prove y^e Will I should be Glad If y^u would Send me word Whether The other Witness which is Docter Gilman would not Answer y^e End as Itt will be a Grate Cost to me to Gett y^e other and no objections against y^e Will Pray S^r be so good as to Lett me know By Deacon Wadleigh as I Design By y^e Leave of Providence To present y^e will next aprill Probate Day and In So Doing y^u will Verv much oblige your Humble Ser^t

Joseph Smith

Brintwood marsh ye 28th 1758

WILLIAM CHAMBERS 1747 LONDONDERRY

In the Name of God Amen on the thirteth day of July in the year of our Lord God one thousand Seven hundred and forty Seven I William Chambers of Londonderry in his Maj^{es} Province of Newhampshire in Newengland Yeoman being very Sick of Body * * *

Item my will is that the whole or any part of my real Estate Shall be Sold or kept unsold as Necessity shall require whenever my Executors Shall think it Needfull

Item I do bequeath to my well beloved wife Janet the one third part of my Farm together with a third part of all my Personal Estate during life after my Just Debts & Funeral Charges are paid

Item I bequeath to my Eldest Son William Chambers one fourth part of my Real and personal Estate when he arives att the Age of twenty two years after my Just Debts and Funeral Charges are paid

Item I bequeath to my Second Son Robert Chambers one fourth part of my real and personal Estate when he Shall arive at the age of twenty Years after my Just Debts and Funeral Charges are paid

Item I bequeath to my Beloved Daughter Martha Chambers one fourth part of my Real and personal Estate when She arives at the age of twenty five Years after my Just Debts and funeral Charges are paid

Item I do bequeath to my well Beloved Daughter margrat Chambers one fourth part of my real and personal Estate When she Shall arive at the age of Eighteen Years after my Just Debts and funeral Charges are paid—And if it Should So hapen that Either of my Sons die before they Come to age my will is that the part of the Decas'd be Given to y^e one that Shall hapen to Survive the other And in Case any of my Daughters Shall hapen to Die before they Come of age my will is that her part of the Estate be Returned to my Son or Sons as Shall then be in being

Item I do likewise order that Janet Chambers my wellbeloved wife have the Use and ordering of my Estate real and personal after my Debts & funeral Charges is paid untill Such times as my Children Come to the ages as Before mentioned

And I do likewise ordain Constitute & appoint Robert M^e-Cordy & John Holms to be Executors of this my last will and testament and all & Singular Lands &c: And I do hereby Utterly disallow Revoke and Disanul all & Every other testaments wills & legacies bequests & Executors by me any wise Before this time Named willed & Bequeathed Ratifying & Confirming this & no other to be my last will and testament In Witness wherof I have hereunto Set my hand and Seal the day & year above written

Signed Sealed Published pronounced and Declared by the Said William Chambers as his last will & testament in presence of us the Subscribers Will: M®Neill Thomas Cristy her Margret × Clark mark [Proved Nov. 29, 1758.]

Londonderry June ye 27 1758 Hon sir thes Coms to Inform you that I am appointed one of the Exacutors of the Testment of William Chambers Leat of

Willim chenbrs

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Londonderry aforsaid Deseased and I Can Not Geet his Will Proven by Reson of one of the Witness being Removed to New Boston And has been Sike all Last Winter and Can Not trevel so far and Another of the Witness is an old Woman Who thrug age and Infirmitys is not abel to trevel so far as Pourtsmouth therfor I would Pray your honor to Derect Me What is the Most Proper Method to tak in this Case and In so Doing you Will oblidg sir vour humbel Servent

John Holmes

PSPray sir Let me have an answer by the Bearer

[Inventory, Dec. 16, 1757; amount, £2825.10.0; signed by Thomas Dunshea and Thomas Christy.]

JAMES MCOUAID

[Warrant, Aug. 6, 1747, authorizing Hugh Gregg and James Moore, both of Londonderry, yeomen, to appraise the estate of James McOuaid of Souhegan East, weaver, administration of which is granted to his widow, Martha McQuaid.]

1747

[Inventory, signed by James Moore and Hugh Gregg; amount. £305.10.0; attested Sept. 25, 1747.]

JOHN COMPTON

[License to N thaniel Martin of Boston, Mass., administrator de bonis non, Aug. 26, 1747, to sell real estate of John Compton of Boston, Mass., mariner.]

1747

[Probate Records, vol. 17, p. 196.]

DAVID CRAIGE

[David Craige, minor, makes choice of Samuel Barr as his guardian Aug. 26, 1747.]

1747

BOSTON, MASS.

BEDFORD

LONDONDERRY

[Guardianship of David Craige, minor, aged more than fourteen years, son of David Craige of Londonderry, yeoman, deceased, granted to Samuel Barr of Londonderry, yeoman, Sept. 9, 1747.]

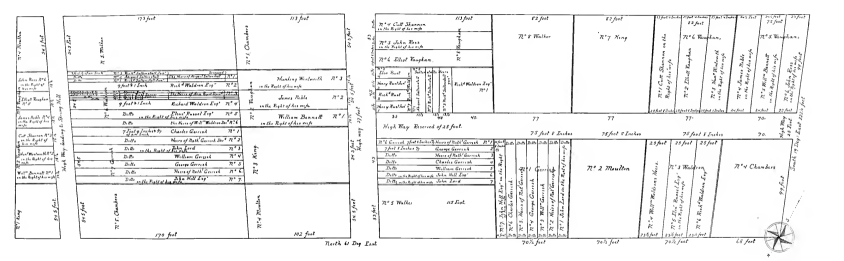
[Inventory, Sept. 24, 1747; amount, £1917.5.0; signed by Moses Barnett and John Weare; attested by Hugh Ramsey, administrator.]

[Warrant, Oct. 1, 1747, authorizing Moses Barnett, John Weare, John Humphrey, Thomas Wilson, and James Rogers, all of Londonderry, to divide the estate.]

Provance of Londonderry Nov^{br} the 23^d 1747 To the Newhampshire Houn^{b1} Andrew Wiggins Esq^r Judge of the probets of wills for s^d province

Pursuant to a warant Granted by the afor^{sd} Judge to us we have Devided the Estat of David Crege Dec^d Lete of Lond^{ry} as followeth (viz) to Mary Crege the wedow of s^d Dec^d hir third of the Reall Estat bounded as followeth lying to the North side of the Cross Rode that Runs Cross s^d lote and on the East sid of s^d lote bounding on John Barrs land to the wodland then begining at the hous belonging to s^a Estate and Runing North by a fence to the wod land then Round the s^d Improven land to the afors^d Barrs line and the wod we have given of to s^d wedow lys Joyning on s^d Barrs line to the North End of s^d lote then west on James m^eGregers line untill it Come about the Midell of the lote then south by marked trees to the afors^d Improvements and Leckwise a Cow pestered in the paster belonging to s^d lote the Keeping up hir Equal part of the paster fence with the third part of the frute of the orchard that is now planted and the west End of the great hous with the third of the seler and the third of the privledg of the Barn

[Then follows a division of the personal estate among the widow, the son, David Craig, and Hugh Ramsey and his wife, Lydia Ramsey, daughter of the deceased.]



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MARGARET VAUGHAN 1747

PORTSMOUTH

[Act passed Aug. 31, 1747, authorizing Elliott Vaughan and others, heirs of Margaret Vaughan, widow of William Vaughan of Portsmouth, to divide land in Portsmouth.]

[Original Acts, vol. 3, p. 46.]

Pursuant to an Act of the General Province of New Hampshire Assembly of Said Province made & Passed in the Twenty First year of His Majesty^s Reign appointing us the Subscribers to make Partition & Division of a Certain Tract of Land Situate in Portsmouth in Said Province with the Buildings thereon heretofore the Estate of Richard Cutt Esq^r now Deceased and by him given to his Daughter Margaret Vaughan & her heirs to and among the Said Heirs and those who Represent them as may more Largely Appear by Said Act Refference thereto being had-We have made the Said Partition & Division According to the best of our Judgement Agreable to the Directions of Said Act and without favour or Prejudice to any Person or Persons whatsoever and as it would be very Difficult & not So Plain to make a Verball Description of Each Partys Lot or Share therein we have Caused the within Plan to be made of the whole & Each Lot or share Expressing as Well the Dimentions Extent or Quantity thereof as the Party to whom Each Respective Lot belongs Saving that in the Subdivisions Among the Heirs of those Interested who are Deceased whose names were unknown to us We have Sett off and marked their Lot by the Generall Term of the Heirs of the Deceased Person

Wittness our hands

Nath¹ Meserve John Hart John Shackford

[Attested July 30, 1748.] [Deeds, vol. 36, p. 279 b.]

JOSEPH SNOW

1747

[Bridget Snow waives administration on the estate of her husband, Joseph Snow of Nottingham West, Sept. 14, 1747, in favor of her son, John Snow.]

[Inventory, Oct. 14, 1747; amount, \pounds 746.4.0; signed by Joseph Winn and Jonathan Lovewell; attested by John Snow, administrator.]

JOHN SINCLAIR

[Administration on the estate of John Sinclair of Exeter granted to Nicholas Perryman of Exeter, principal creditor, Sept. 28, 1747.]

1747

[Probate Records, vol. 17, p. 173.]

[Warrant, Oct. 28, 1747, authorizing Robert Light and Benjamin Philbrick, both of Exeter, blacksmiths, to appraise the estate of John Sinclair, coaster.]

[License to the administrator, Jan. 27, 1747/8, to sell real estate.]

[Inventory, Dec. 28, 1749; amount, £240.0.0; signed by Robert Light and Benjamin Philbrick.]

ROBERT BEARD

1747

NOTTINGHAM

[Administration on the estate of Robert Beard of Nottingham, yeoman, granted to his widow, Grissel Beard, Sept. 30, 1747.]

[Inventory, March 5, 1747 '8; amount, £915.12.0; signed by Robert Harvey and Andrew McClary.]

[Administratrix's account of the settlement of the estate; receipts, $\pounds_{545.12.0}$; expenditures, $\pounds_{234.0.0}$; allowed Sept. 28, 1748.]

HUDSON

EXETER

[Bond of John Beard, with Joseph Swasey and Elias Ladd as sureties, all of Exeter, in the sum of £500, Sept. 29, 1750, for the guardianship of Martha Beard, William Beard, Mercy Beard, Elizabeth Beard, and Sarah Beard, minors, children of Robert Beard; witnesses, Joseph Dudley and Nicholas Gilman.]

[Guardianship of Martha Beard, William Beard, Mercy Beard, Elizabeth Beard, and Sarah Beard granted to John Beard Oct. 31, 1750.]

JAMES PHILPOT

DOVER

[Administration on the estate of James Philpot of Dover granted to his widow, Ruth Philpot, Sept. 30, 1747.]

1747

[Probate Records, vol. 17, p. 173.]

[Inventory of the estate of James Philpot of Somersworth, Oct. 19, 1747; amount, £6246.9.0; signed by Thomas Wallingford and Joseph Hanson, Jr.]

Province of New Hampshire Esq^r Judge of the Probate of Wills and for Granting Letters of Administration upon the Estate of Persons Dec^d in y^e Province Afores^d Humbly Sheweth

Richard Philpot of Summersworth in Said Province yeoman that Some time in the month of September A D. 1747 James Philpot of Summersworth aforesaid Dyed Intestate Leaving a widow & Eight Children Viz^t five Sons & three Daughters Namly—Richard his Eldest son—James—John—Elias—Benjamin—sons—Ruth—Rachel—Molly—his Daughters—And an Estate of more value than Six Thousand Pounds Old Tenor whereof About four thousand Pounds was real Estate and the Personal Estate 'about two thousand Pounds old Tenor—And that the said Intestate at the time of his Death was not Indebted to any Person or Persons in Any Considerable Sum—Scarce y^e value of one hundred Pounds old Tenor in y^e whole—and Left

five Hundred Pounds or more in Bills of Credit besides other money which is much more than is Necessary to pay all Demands & Charges upon v^e whole Estate without any other of the Personal Estate being Disposed of-And that Administration upon the said Intestates Estate was Granted to Ruth Philpot widow of the s⁴ Deceased who keeps v^e Estate from your Petitioner and refuses to Deliver up any part thereof to your Petitioner who is the Eldest Son of said Dec⁴ and by Law is Intitled to a Double Portion of ve whole-Wherefore as the Children Heirs of said Deceased have right as well to ve Proffits of said Estate as to ve Principall-and there is no Colour of Demand from any Persons as Creditors to ve said Estate of any considerable Sum. It is very Injurious to ye Children to be kept out of their Portions And your Petitioner for his part is ready to give Such Security as the Law requires to Refund in Case any Debt vet unknown should appear-Therefore Prays that the said Estate may be Divided as soon as Possable that he may have his Double share in said Estate Set off to him in the Lands-

Richard Philpot

Your Petitioner further Suggests that the Personall Estate of said Intestate is of much more value than the same was apprised at by which Great Injustice may be Done unless a New Apprisal shall be order for y^e Same as well as of the Lands—

March 29th 1748 Richard Philpot

[Warrant, March 20, 1754, authorizing Moses Carr. physician, Moses Stevens, tanner, Thomas Nock, Philip Stackpole, and Francis Roberts, all of Somersworth, to set off the widow's dower, and report on the advisability of dividing the estate among the eight children.]

Province of By virtue of an order from y^e Hon^{hie} New Hamp^r Andrew Wiggin Esq^r Judge of y^e Probate of Wills &c for Said Province Directing & Impowering us the Subscribers to make a Division of y^e real Estate of James

Philpot Late of Summersworth Deceased between yo widow & heirs of s^d Deceas^d Pursuant thereunto we have Set off to y^e widow Thirty Six acres & fifty four Poles as her full third part in ye Lands of sd Deceasd Bounded as follows viz Begining at a heap of Stones two Rods & an half westward of a Small walnuttree Standing by ye high way yt leads from St Albens Cove to fresh Creek runing from s^d heap of Stones westward as y^e way goes to ve Southeast Corner of Eliphlet Cromwells Land then Northwesterly by s⁴ Cromwells Land to y^e Land Said Philpot Purchas^d of Nathaniel Perkins then by s^d Purchas^d Land Eastward to ve Southwest Corner of ye Roberts⁸ Land from thence by s^d Roberts^s Land to a Haw-bush Standing about two rods from ve Land Said Philpot Purchas^d of Daniel Goodin, from thence on a Straight Corse about South to ye first Station as also one third part of ve Dwelling house & barn Standing on ye Same That is to Sav ve Eastern end of ve house with Cellar under ve Same Including two ground Smoaks & ye back room to ye western Side of ve Chimney to a Partition with Liberty to Pass & repass from room to room for ye Conveniency of Improving s^d third Part of y^e house & one third part of y^e Barn That is to Say ye South End thereof-

The remaining Part of y^e Land which is Eighty Six acres according to y^e best of our Judgment Cannot be Divided without Prejudice too & spoiling y^e whole y^e Shares being So Small we have therefore apprized y^e Same one acre with another at Thirty Seven Pounds Ten Shillings old Tenor an acre which amounts to three Thousand two hund⁴ & Twenty five Pounds which is three Hundred fifty Eight Pounds six Shillings & Eight pence to a Share The Buildings viz Two thirds of The house & two thirds of y^e Barn under y^e Present Circumstances we apprize at an Hundred & Eighty Pounds old Tenor which is Twenty Pounds to a Share and Inasmuch as Eleven acres of y^e Said Eighty six acres of Land & y^e Two thirds of y^e house & barn are Inlock⁴ by y^e widows thirds it is agreed by us y^t he on whom y^e Two thirds is fix⁴ have Liberty to Pass & repass from time to time to & from y^e s⁴ Eleven acres of Land & house & barn thro y^e widows thirds for Improvement of y^e Same with as little Damage to y^e widow as may be Consistant therewith In witness whereof we have hereunto Set our hands this Twenty-Sixth Day of March anno Domini 1754—

> Moses Carr Moses Stevens Thomas nock Francis Roberts

[Attested March 27, 1754, and the estate settled on Richard Philpot, oldest son, he to pay the others their shares.]

[Bond of Richard Philpot, yeoman, with James Hobbs and James Philpot, mariners, as sureties, all of Somersworth, in the sum of £2000, March 28, 1754, to pay their respective shares to his brothers and sisters, James Philpot, John Philpot, Ruth Philpot, Rachel Philpot, Elias Philpot, Molly Philpot, and Benjamin Philpot; witnesses, William Parker and Elizabeth Parker.]

WILLIAM SHURTLEFF 1747 PORTSMOUTH

[Administration on the estate of William Shurtleff of Portsmouth granted to Theodore Atkinson of Portsmouth Sept. 30, 1747.]

[Probate Records, vol. 17, p. 173.]

[Warrant, Nov. 3, 1747, authorizing Eleazer Russell and Mark Langdon, gentleman, both of Portsmouth, to appraise the estate of William Shurtleff, clerk.]

[Inventory of the estate of Rev. William Shurtleff: amount, £433.3.9; signed by Eleazer Russell and Mark Langdon; attested April 27, 1748.]

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JOHN FRENCH LONDONDERRY 1747

[Warrant, Oct. 16, 1747, authorizing James Rogers and James Adams, both of Londonderry, to appraise the estate of John French of Londonderry tailor, administration of which is granted to his brother, William French.]

[Administration on the estate of John French "late of Londonderry in the Province of New Hampshire but last a Soldier in the Intended Expedition ag^t Canada," granted to his brother, William French of Westerly, R. I., May 27, 1748.]

[Suffolk County, Mass., Probate Files.]

[Bond of William French of Westerly, R. I., yeoman, with Robert Campbell, trader, and Robert Campbell, laborer, both of Boston, as sureties, May 27, 1748, in the sum of £50, for the administration of the estate; witnesses, Luke Mills and John Payne.]

[Suffolk County, Mass., Probate Files.]

[Inventory, signed by James Rogers and James Adams; amount, £421.8.0; attested Jan. 28, 1748/9.]

[Administrator's account of the settlement of the estate; receipts, £598.10.0; expenditures, £541.17.5; allowed Sept.19,1749.]

JAMES McQUAID

[Administration on the estate of James McOuaid of Londonderry granted to William French Oct. 16, 1747.]

1747

[Probate Records, vol. 17, p. 173.]

JONAS CLAY

1747

In the name of God Amen the twenty Eighth Day of October 1747 I Jonas Clay of Chester in the County And province of Newhampshire in New England Gun Smith being Very Sick and weak in body * *

CHESTER

LONDONDERRY

imprimis I give and bequeath to My well beloved wife Mili-. cent whom I Likewise Constitute make and Ordain my Sole Executrix of this My Last will and testament All and Singular my Lands My Housen and Shop and tools and Husbendry utensels my Clothes and Household Good My Money My Debts Due by bond Note or book or otherwise together with all the movable Effects or Estate I am poss⁴ of in this Life

Item only I give to my well beloved Children (viz) Jonas Stephen James John and Mary Each of them the Sum of five Shilings Lawfull money to be Leved out of my Estate and paid by my Executrix within the Space of one year after my Decease

and I Do hereby utterly Dissallow revoke and Disanul all and Every other former testaments wills Legacies & bequeaths & Excitors by me in any ways before Named willed & bequeathed Ratify^g and Confirming this my Last will and testament in witness wherof I have hereunto Set my hand and Seal the Day and year above written

Signd Seald publishd pronouncd and Declard by the Said Jonas Clay as his Last will and testament in presence of us nathaniel wood

Jonathan Blunt Aaron Wood [Proved Sept. 26, 1748.]

[Bond of Millicent Clay, with Nathaniel Wood and Jonathan Blunt, yeomen, as sureties, all of Chester, in the sum of $\pounds 50$, Sept. 26, 1748, to execute the will; witnesses, George Veasey and Moses Leavitt.]

AMASA DOW

[Guardianship of Amasa Dow, son of Amasa Dow of Hampton, deceased, granted to Abraham Smith of Kingston, yeoman, Oct. 28, 1747.]

1747

[Probate Records, vol. 17, p. 180.]

Jonas Clay

HAMPTON

JOHN DREW 1747 SOMERSWORTH

[Administration on the estate of John Drew of Somersworth granted to his widow, Abigail Drew, Oct. 28, 1747.]

[Probate Records, vol. 17, p. 180.]

[Inventory of the estate of John Drew, housewright, April 20, 1748; amount, £696.17.0; signed by Love Roberts and Thomas Miller.]

[License to the administratrix, May 25, 1748, to sell real estate.]

[Probate Records, vol. 17, p. 331.]

WILLIAM GRAHAM 1747

CHESTER

[Administration on the estate of William Graham of Chester granted to Andrew Craige of Chester Oct. 28, 1747.]

[Probate Records, vol. 17, p. 193.]

[Inventory, Dec. 15, 1747; amount, £300.0.0; signed by Samuel Emerson and Silvanus Smith.]

A Division of the Real Estate of william Grayham of Chester Decased (among the Six Heirs) which Reall Estate Containes ten acres of Land in Chester Laying at the norwesterly End of that Home Lott that is N° 128 and Laid out to the Right of Sam¹¹ Penhallow Esq^r

Divided the same as foloweth into six parts or shares begining at the westerly End of said ten acres: and N° 1: 2: 3: 4: 5: 6: and agreed that William White shall Have N° One bounded as foloweth at the norwest corner a white ash tree marked then south west by the High way 21 Rods to a chestnut tree fallen Down then South East by Smiths Land 13: Rods to a stake and stones then north East 21 Rods to a stake then norwest by the Highway 13 Rods to the first bounds

Robert Crafford and William Crafford shall Have N° two bounded first at the norwest Corner a stake at the north East corner of the first Lott or share then south west: 21: Rods to a stake then south East bounding on Smiths Land 13 Rods to a stake then north East: 21 Rods to a stake then norwest by the High way 13 Rods to the first bounds

Andrew Craige shall Have N° 3: bounded first at the norwest Corner a stake at the north East Corner of the Second Lott then south west 21 Rods to a stake then south East by Smiths Land 13 Rods to a stake then north East 21 Rods to a stake norwest by the High way 13 Rods to the first bounds

Robert Grayham shall Have N° 4: bounded first at the norwest corner a stake At the north East Corner of the third Lott then south west 21 Rods to a stake then South East by Smiths Land 13 Rods to a stake then north East 21 Rods to a Beech tree marked then norwest by the High way 13 Rods to the first bounds

Matthew Forsaith shall Have N° 5 bounded first at the norwest Corner a Beech tree at the north East Corner of the fourth Lott then South west 21 Rods to a Stake then South East by Smiths Land 13 Rods to a Stake then north East 21 Rods to a Stake then norwest by the Highway 13 Rods to the Beech tree first mentioned

Ann Grayham shall Have N° 6 bounded at the Norwest Corner a stake at the nor east Corner of the fifth Lott then South west 21 Rods to a Stake then South East by Smiths Land 13 Rods to a Stake then north East 21 Rods to a stake then norwest by the Highway 13 Rods to the first bounds

Dated February 18th 1748/9

we whose names are undar writen Heirs to the real Esteat of william Greaham of Chestar Leat Decest have mutually agreed to the Divition of the afore said Real Esteat as is herein before seat forth and Carred of to Each of our names and here by bind our selves and Each of our Heirs firmly by these presence to stand to the afore said Devition and Dwo hereby muturly Cut of our selvs our Hears and assigns forever from makeing any furthar Demand for a new Divition or to Cavel against what has bin here before seate forth as witnes our hands and seals this twenty seventh Day of febuary in the year of our Lord 1748/9 and we y^o subscribars have Received full satisfation for the parsonal Esteate as witnis our hands as aforesaid

his Willim × White mark Robert Craford William Craford Ju And^w Craige Robert Grahames Mathew fforsaith hir Ann × Grahames mark

We the Subscribers being Heirs & all the Heirs to the Estate of William Grayham of Chester In the Province of New Hampshire Deceas'd have this Sixteen Day of May Anno Domini 1748 Met & Considered of this Personal Estate: And We have Concluded and mutually agreed that for & in Consideration of the sum of One Hundred Pounds old Tenor Bills Which We have already Receiv'd of Robert Grayham of Chester aforesaid: We do each One of Us for Ourselves & Heirs firmly by the Presents Acquit & discharge the afores^d Robert Grayham from all the personal Estate that was the afores^d Will^m Grayham's now Deceas'd at the time of his Decease In Witness to all above written We have hereunto set our hands & Seals the Day & Year first above written.—

Sign'd Sealed In Presence of	Andrew Craige
Us	his
Eliphelet Grayham	William \times White
Samuel Emerson	Mark
	her
	Jane $ imes$ White
	Mark

Robert Grayham Jun^r Mathew Forsath Robert Crafford William Crafford Jun^r Esther Forsaith her Ann × Grayham Mark

HAVERHILL, MASS.

CHESTER

[Probate Records, vol. 17, p. 372.]

SAMUEL GRAVES

[Administration on the estate of Samuel Graves of Haverhill, Mass., granted to his widow, Martha Graves, Oct. 28, 1747.] [Probate Records, vol. 17, p. 173.]

1747

[Inventory of the New Hampshire estate; amount, £450.0.0; signed by John Carr and John Hogg; attested Jan. 2, 1748/9.]

SAMUEL INGALLS 1747

[Administration on the estate of Samuel Ingalls granted to Peter Ingalls Oct. 28, 1747.]

[Probate Records, vol. 17, p. 180.]

[Inventory of the estate of Capt. Samuel Ingalls of Chester, Jan. 9, 1747/8; amount, £4749.4.0; signed by Samuel Emerson and Thomas Wells.]

[Guardianship of Nathaniel Ingalls of Chester, minor, aged more than fourteen years, granted to John McMurphy of Londonderry Oct. 5, 1748.]

[Bond of John McMurphy, with Alexander Caldwell of Portsmouth as surety, in the sum of £500, Oct. 5, 1748, for the guardianship of Nathaniel Ingalls; witnesses, Paul Wentworth and William Parker.]

[License to the administrator, July 26, 1749, to sell real estate.]

[Warrant, March 29, 1750, authorizing Samuel Emerson, Thomas Wells, gentleman, Silvanus Smith, Thomas Hazeltine, and John Webster, yeomen, all of Chester, to divide the estate.]

Chester april ye 17th 1750

Agreeable to a Warrant to us Directed by the Honorable Andrew Wiggin Esq^r Judge of the probate &^o To Divide the Estate of Cap^t Sam¹¹ Ingalls Late of Chester Deceased amongst his Heirs: We Have set of as followeth

To Sam¹¹ Ingalls Eldest son a Duble shear Containing Seventeen Acres of Land more or Less being part of the Home steed: on the Easterly side bounded as followeth at the south East Corner a stake and stones then north bounding upon mudgets Land about 150 Rods to a Red oak tree marked then norwest twenty one Rods to a stake and stones then South one Hundred and sixty Eight Rods to a stake and stones by the High way: then bounding upon the High way and Huses one acre to the stake and stones first mentioned: being twenty one Rods and Eleven feet wide: with two acres on the south side of the High way adjoyning to Cap^t John Tolfords Land bounded first at the norwest Corner a stake and stones then south by said Tolfords Land thirty three Rods to a stake and stones then East south East by Londonderry Line ten Rods to a stake and stones then northerly to the afforesaid High way to a stake and stones then norwest by said Highway Eleven Rods to the first bounds with the East End of the Grate House the south side Roomes from the bottem of the Sceller to the top of the House

Secondly To Elisebath French Eight acres and a Half of Land more or Less adjoyning to the Land set of to Sam¹¹ Ingalls bounded first at the south East Corner a stake and stones then north by sd Sam¹¹ Ingalls Land one Hundred and sixty Eight Rods to a stake and stones then norwest ten Rods to a stake and stones then south one Hundred and sixty Eight Rods to a stake and stones by the Highway then south East by sd High way ten Rods to the first bounds: with the whiting House and barn that is on the same

Thirdly To Peter Ingalls about Eight acres and a Half of Land more or Less adjoyning to the Land set of to Elisebath French bounded first at the south East Corner a stake and stones then north by said Elisebath French Land one Hundred and sixty Eight Rods to a stake and stones: then norwest ten Rods to a stake and stones then south one Hundred and sixty Eight Rods to a stake and stones by the High way: then South East by Said High way ten Rods and Eleven feet to the first bounds with the barn that is on the same: and One acre and three Ouarters of Land Laying on the south side of the Highway adjoyning to the two acres set of to Sam¹¹ Ingalls-and is bounded as foloweth first at the norwest Corner a stake and stones then south by said two acres to a stake and stones upon Londonderry Line then East south East by said Londonderry Line ten Rods to a stake and stones then north to the High way to a stake and stones then norwest twelve Rods to the stake and stons first mentioned-

fourthly To Ruth Ingalls about Eight acres and Half of Land adjoyning to the Land set of to Peter Ingalls bounded first at the south East Corner a stake and stones then north by said Peter Ingalls Land one Hundred and sixty Eight Rods to a stake and stones then norwest ten Rods to a stake and stones then south one Hundred and sixty Eight Rods to a stake and stones by the High way then south East by said High way ten Rods to the first bounds with one Half of all the back side Roomes in the Great House from the bottem to the top and that part of the sceller under the same—

fiftly To Nathanael Ingalls about Eight acres and a Half of Land adjoyning to the Land set of to Ruth Ingalls bounded first at the south East Corner a stake and stones then north by said Ruth Ingalls Land one Hundred and sixty Eight Rods to a stake and stones then norwest nine Rods to a stake and stones then south one Hundred and Sixty Eight Rods to a stake and stones by the High way then south East by said High way nine Rods and Eleven feet to the stake and stones first mentioned: with one Half of all the Back side Roomes in the Great House from the Bottem to the top and that part of the sceller that is under the same

Sixtly To Sarah Snow Eight acres and a Half of Land more or Less adjoyning to the Land set of to Nathanael Ingalls bounded as foloweth first at the south East Corner a stake and stones then north by said Nathanael Ingalls Land one Hundred and sixty Rods to a stake and stones then norwest ten Rods to a stake and stones: then south one Hundred and sixty Rods to a stake and stones by the High way then south East by said High Way ten Rods to the first bounds mentioned with one Half of the west End of the Great House, the south side Roomes from bottem to topt and that part of the sceller that is under the same

Seventhly To Mehetebell Moores Eight acres and half of Land more or Less adjoyning to the Land set of to Sarah Snow bounded as foloweth first at the south East Corner a stake and stones: then north by said Sarah Snows Land one Hundred and sixty Rods to a stake and stones then norwest Eleven Rods to a stake and stones then south bounding upon Cap^t Tolfords Land to a stake and stones by the Highway then 'south East by said High way Eleven Rods and Eleven feet to the first bounds mentioned: with one Half of the west End of the Great House the south side Roomes from bottem to top and that part of the sceller that is under the same

Eightly To Timothy Ingalls fifty acres of Land in Chester more or Less being half one Hundred acre Lott for Quantity and Quality in the north Division that is Nomber thirty four and Laid to the Right of Thomas Whiting: and also the whole of a Certain Medow in Kingstown Called and Known by the name of the norwest medow: and two acres of Land more in Chester: being part of the home steed on the south-side of the Highway bounded as foloweth first at the north East Corner a stake and stones: then south bounding upon John Karrs Land twenty three Rods to a stake and stones then west nor west by Londonderry Line twelve Rods to a stake and stones then north by Peter Ingalls Land to a stake and stones by the High way then by said High way south East fourteen Rods to the first bounds—

Ninthly To mary Hesseltine fifty acres of Land in Chester more or Less being the one half of a Hundred acre Lott of Land in the second part of the second Division that is Nomber six and Laid out to the Right of Sam¹¹ Ingalls: the southerly side of said Lott bounded as foloweth first at the south west Corner a white pine N° six then East and by south one Hundred and forty six Rods to a white oake N° six: then north 29 Degrees East by the High way Sixty seven Rods to a stake and stones then west and by north one Hundred and forty six Rods to a stake and stones then streight to the first bounds mentioned—

tenthly To Abigail morss fifty acres of Land more or Less in Chester being the one Half of a Hundred acre Lott in the second part of the second Division that is Nomber six and Laid out to the Right of Sam¹¹ Ingalls the northerly side of Said Lott bounded as foloweth first at the north East corner a White oake N° six then south 29 Degrees west by the High way sixty seven Rods to a stake and stones: then west and by north one Hundred and forty six Rcds bounding upon Land set of to mary Hesseltine to a stake and stones then north 29 Degrees East sixty seven Rods to a white oak tree being John moores bounds then streight to the first bounds

> Sam¹¹ Emerson Thomas Wells Silvanus Smith

[Petition of Timothy Ingalls, Samuel Mooers, Nathaniel Ingalls, and Ruth Ingalls, Feb. 26, 1750/1, for the appointment of Samuel Ingalls as administrator de bonis non, the former administrator, Peter Ingalls, being dead.]

[Bond of Ephraim Hazeltine of Chester, yeoman, with John McMurphy and Samuel Barr, both of Londonderry, as sureties, in the sum of £500, Feb. 27, 1750/1, for the administration of the estate; witnesses, William Parker and William Rindge.]

[Inventory, March 12, 1750/1; amount, £4918.8.0; signed by Samuel Emerson and Thomas Wells.]

[License to the administrator, March 27, 1751, to sell real estate.]

[Administrator's account of the settlement of the estate; receipts, £876.8.0; expenditures, £876.8.0; approved by Samuel Mooers, Thomas Wells, and Nathaniel Ingalls, heirs; allowed Oct. 29, 1760.]

JOSEPH LITTLE 1747 BOSTON, MASS.

[Administration on the estate of Joseph Little of Boston, Mass., granted to his brother, James Little of Boston, Mass., Oct. 28, 1747.]

[Probate Records, vol. 17, p. 173.]

[Inventory; amount, $\pounds 169.9.6$; signed by William King and Daniel Peirce.]

[Administrator's account against the estate; amount, £89.13.3; allowed Feb. 22, 1748/9.]

JOHN YEATON

1747

SOMERSWORTH

[Administration on the estate of John Yeaton of Somersworth granted to Thomas Wallingford of Somersworth Oct. 28, 1747.]

[Probate Records, vol. 17, p. 179.]

[Inventory of the estate of John Yeaton, joiner, April 11, 1748; amount, £292.4.0; signed by Benjamin Mason and Thomas Miller.]

[Warrant, March 29, 1749, authorizing Love Roberts, gentleman, and Thomas Miller, physician, both of Somersworth, to receive claims against the estate.]

[Account of commissioners against the estate, Sept. 25, 1749; amount, £19.0.0; signed by the commissioners.]

[List of claims, Sept. 25, 1749; amount, £1080.19.5, and cost of sickness and funeral, £49.12.3; signed by the commissioners.]

[Administrator's account of the settlement of the estate; receipts, $\pounds 292.4.0$; expenditures, $\pounds 140.7.3$; allowed Sept. 25, 1751; mentions a widow.]

[Division to creditors; claims, $\pounds 1076.14.5$; amount divided, $\pounds 151.15.9$; allowed July 29, 1752.]

DUDLEY ODLIN

The last Will and Testament of Dudley Odlin of Exeter in the Province of Newhampshire Physitian made the 27th day of November Anno Domini 1747. being Sick and weak of body

1747

EXETER

Imp^{rs}—I give devise and bequeath my dwelling house Orchard Garden and land adjoyning with the buildings thereon from the East end of my barn to run a Strait line from the Road by s^d Barn to Edward Gilmans fence unto John Odlin Son of my brother Elisha Odlin and to his heirs and Assigns forever and also all my books and utensils of my Shop in case his father will procure him to be instructed in the practice of Physick if not then s^d Books & utensils to be to my Executor Except out of my house & garden unto my housekeeper Abigael Edgerly the use and priviledge of one Chamber (viz^t) the Kitchen Chamber & priviledge in the Kitchen to do her work & dress her Victuals & also priviledge in the Cellar to put Such things as She Shall have ocasion to put there for her own use & priviledge in the garden for herbs Cabbages and Such garden fruits as She Shall desire for her own use and all during her widowhood

Item I give and bequeath unto my hon^d father my Gray horse & watch and one barrel of Sider

Item I give and bequeath unto my brother John Odlin all my trooping Clothes & furniture & one barrel of Sider

Item I give and bequeath unto my brother Elisha Odlin all my woollen wearing Apparrel (except my trooping Cloths before disposed of & my two black Jackets) & two of my best Shirts I give him with my other Apparrel & also my old Cow

Item I give and bequeath unto my brother Woodbridge Odlin my bay gelding, my barn & all my land on the west Side of the land I have given to John Odlin Son of my brother Elisha & also my red heiffer and my heiffer at Deer hill my Silver Spurs and also one bed two blankets & a pair of Sheets & Six Silver tea Spoons

Item I give unto my Cousin Winthrop Odlin & to his heirs & assigns the right in Gilmantown I bought of Doct^r Robert Gilman & also my Gun

Item I give & devise unto my Cousin William Odlin & to his heirs & Assigns my 1ight in Gilman town that I bought of Jeremiah Leavit

Item I give unto my housekeeper Abigail Edgerly during her widowhood priviledge in my house & garden as before reserv'd also I give her my black heiffer & priviledge to keep a Cow in my barn & room for hay to keep her as long as She . Continues in my house & also a pair of blankets & pair of Sheets & one years provision of all Sorts one barrel of Sider & what Sugar & Molasses I Shall leave in my house one pig a Cotton & linnen web now in the house & hay to keep her heiffer this winter and also fifty pounds old tenor to be paid her by my Executor within one year after my decease in full Satisfaction for her wages and also I give her two Course table Cloths and four Course napkins & all my Malt & hops & one looking glass & my least pair of hand Irons Item I give and bequeath unto my Cousins Elizabeth & Alice Odlin daughters of my brother John Odlin twenty pounds old tenor each to be paid by my Executor within one year after my decease

Item I give unto John Odlin afores^d all the boards in & about the house that I bought to finish the Same & to be apply'd to that use

Item I give devise and bequeath unto my brother Woodbridge Odlin & to his heirs & Assigns my boy Silas my two black Jackets and all the residue of my Estate not before dispos'd of both real & personal And do Appoint him Executor of this my last Will & testam^t as witnes my hand & Seal the day & year first within written

Sign'd Seal'd publish'd and declar'd by Dudley Odlin to be his last Will & Testam^t In p^rsence of us John Rice Francis James junr Nich Perryman [Proved March 30, 1747.]

[Bond of Woodbridge Odlin, clerk, with Nicholas Perryman and John Rice, cordwainer, as sureties, all of Exeter, in the sum of £500, March 30, 1748, for the execution of the will; witnesses, William Parker and Thomas Ford.]

JOHN TWOMBLY SARAH TWOMBLY 1747

In the Name of God Amen, We John Twombly of Dover in y^o Province of New Hamps^r in New-England, Husbandman, & Sarah Twombly, y^o Wife of the Said John Twombly, being advanced in Years * * *

Dudley Odlin

DOVER

Imprimis, We give & Bequeath unto our Son John Twombly his Heirs & Assigns for ever, all our Homestead Land where we now Live, together with all y^e Orchard or Orchards, & Dwelling House & Barn & all other Buildings Standing or being upon y^e s^d Land, as also all y^e Land which I Purchased of Coll Paul Gerrish late of s^d Dover Deceasd, lying on y^e Westerly side of Bellemins Bank River, & also all our Common Right of Land in s^d Dover. We also Give to our s^d son John Twombly all our Stock Cattle of every Kind & all our other movable Estate both within doors and without.

Item, We Give unto our Daughter Sarah Hanson y^e Sum of one Hundred Pounds old Tenor, in Moveable Estate to be Paid to her, or her Heirs within y^e Term of Two Years next after our Decease, or y^e Decease of each of us, by y^e Executor of this our last Will & Testament.

Item, We Give unto our Daughter Martha Twombly the sole use & Improvement of one good fire Room in our s^d Dwelling House, & Sufficient fire Wood for one fire, the Sumering & wintering of one Cow, and ail other necessaries for her Comfortable Subsistance Until Such time as She Shall Marry, & all to be Allowed Procured & Provided for her, by our Executor hereafter named, But in Case She Shall Marry then our s^d Executor Shall be Released from performing y^e aforegoing Articles, & shall Pay to her our s^d Daughter Martha Twombly y^e Sum of Two Hundred Pounds old Tenor, in Movable Estate within y^e Term of Two Years next after her Marriage.

Item We Give unto our Daughter in Law Mary Twombly, Relict Widow of our son Dan¹¹ Twombly late of s^d Dover Deceased, the liberty & Priviledge of Living in our s^d Dwelling House, during y^e Term of her Continuing y^e s^d Dan¹¹ Twombly's Widow, and in as much as it is Supposd that our s^d Daughter Mary Twombly is with Child by her Late Husband y^e s^d Dan¹¹ Twombly, in Case it should Prove so, & y^e s^d Child be Born, & Live then our Will is, that our s^d Executor Shall be at y^e Charge of bringing up y^e s^d Child, if a Son 'till it Sall arrive to y^e Age of Twenty one Years, & if a Daughter till Marriage, or till y^e Age of Eighteen Years, & if a Male then at y^e Age of Twenty one Years, and if a female then at Marriag or at y^e Age of Eighteen Years, our Will is that our s^d Executor Shall Give to the s^d Child, as yet unborn, Such a Portion as he shall think Proper, & we do hereby Recommend it unto him to make y^e s^d Child Equal in Estate with one of his own Children, or Give it a Portion Equal with one of his own Children.

And we do hereby Constitute make & ordain our s^d Son John Twombly our Sole Executor of this our last Will & Testament, And do hereby utterly Disallow Revoke & Disannul all & every other former Testaments Wills or Executors by us in any ways made or Named, Ratifying & Confirming this & no other to be our last Will & Testament In Witness whereof we have hereunto Set our Hands & Seals this Twentieth Day of December A: D one Thousand Seven Hundred & forty Seven

Signed Sealed Pronounced &hisDeclared by y° sd John & SarahJohn × TwomleyTwombly to be thier last Will &markTestament in Presence ofherVincent TorrSarah × TwomleyMoses WaimothmarkSarah Fry[Proved April 27, 1748.]

[Bond of John Twombly, with Vincent Torr as surety, both of Dover, in the sum of £500, April 27, 1748, for the execution of the will; witnesses, William Parker and John Page.]

JAMES BOYES

1747

LONDONDERRY

In the name of God Amen this twenty fourth day of Desembr in y^e year of our Lord one thousand seven hundred forty & seven I James Boyes of Londonderry in y^e province of new hampshire yeman being sick and wake of body * * Imp^r I give and bequith to my wellbeloved wiff margrat Boyes any two of my Cows that she shal Chuse as also all my hous hold Goods and furnitur with the one third of my Improved land in the north devison of my dwelling hearafter mentioned with the third of the meadows in the same with one room in my dwelling hous and the third of the Baren said land meadow hous and Barn aforsaid only during liffe

Imp^r I give and bequith to my well beloved daughter martha Boyes twenty five pounds bills of the new tenor to be payed hir out of my personal Esteate in twelf month after the deate of these presents

Imp^r I give and bequith to my well beloved daughter Lettus Boyes twenty five pounds bills of Cridet of the new tenor to be payed her out of my personal Esteate in one year after the deate of these presents

Imp^r I give and bequith to my well beloved daughter Jannet Boyes twenty five pounds bills of Cridet of the new tenor to be payed out of my personal Esteate in two years after the deate of these presents

Imp^r I give and bequith unto my well beloved daughter Anne Boyes twenty five pounds bills of the new tenor to be payed out of my personal Esteate when she is Eghteen years of age

Imp^r I give and bequith to my wellbeloved daughter margrat Boyes twenty five pounds bills of Cridet of the new tenor when she araves to the age of Eghteen years to be payed out of the south pairt of my real Esteate hearafter mentioned

Imp^r I give and bequith to my well beloved Daughter mary Boyes twenty five pounds bills of Cridet of the new tenor when she is Eghteen years of age to be payed out of my real Esteate of the north devison hearafter mentioned

Imp^r I give and bequith unto my wellbeloved daughter Ester Boyes twenty five pounds bills of Cridet of the new tenor when she is Eghteen years of age to be payed out of the north devison of my real Esteate hearafter mentioned

Imp^r I give and bequith unto my brother william Cavey

meat drink Lodging & Closs sufficant during his life out of the whol of my real Esteate

Imp^r I give and bequith unto my well beloved son samuel Boyes one hundred and thirty acers of the south sid of my real Esteate bounded as followeth begining at the noreast Corner at a smal reed oake from thence westrly to the Corner of the fence standing the East sid of the high way near the stoney run so Called from thenc west to the lower sid of the orchad next the meadow thence by the orchad fence north to a grait Oake from thence norwest throw the meadow to the brook and so down the brook then begning at the reed oak first mentioned and so runing south to the land of Joseph Boyes thenc westrly and southerly on said Joseph Boyes land and so bounding on land laid out to the Right of John Gray till it make up one hundred and thirty acers first paying the above bequithes out of it

Imp^r I give and bequith unto my well beloved son Jeams Boyes one hundred and thirty acers of my real Esteate being on the north sid of my Esteat bounded southerly on my son samuel Boyes land above mentioned and northly on the land of James and Arthour nesmith and so runing from the East end of the farm westrly untill it make up one hundred and thirty acers he first alowing the doury and bequiths before mentioned out of said devison and the remander of the west end of my farm I give and bequith to my two sons samuel Boyes & James Boyes in Equal shairs Exepting what is befor bequithed I also alow the aforsaid north devison of my Esteate to bring up my three youngest Daughters till they be Eghteen years of age free

also I give and bequith unto my son samuel Boyes my young hors the half of my four Calfs and the half of my bull and Cart Plowes Chains and all utencels for husbandry

also I give and bequith to my son James Boyes my oxen two Cows the half of my four Calves and bull and the other half of y^e Cart Chains and all other of the utencels and my old hors

and I make and ordain Robert Boyes Esq^r to be Executre of this my last will and testment revocking all other wills testments

whatsover allowing this and no other to be my last will and testment

signed sealled published pronounced and declared to be my James × Boyes last will and testment in presents of Joseph Boyse James Nesmith Junr Arthur Nesmith [Proved Aug. 26, 1751.]

PETER FRIEND

1748

MARGATE, ENG.

The Deposition of Nathaniel Morrell of Portsmouth in the Province of New Hampshire in New England Mariner of Lawfull Age testveth and Saith,-That He this Deponent was well acquainted with One Peter Friend Late of Margate in the County of Kent in the Kingdom of Great Britain Mariner, (but now Deceased). That the said Peter Friend sometime in the Month of September Last past did Ship himself on Board a Certain Vessell called the Briga Stetham in the Capacity of a Mate whereof Luke Mills was then Master, said Vessell then being bound to the Island of Jamaica from the Harbour of Portsmo In New England afores^d & that He this Deponent did Likewise ship Himself on Board sd Vessell in the Capacity of a Seaman sometime in the afores^d Month of September, and that He this Deponent together with the afores^d Peter Friend and others did proceed on their Voyage to the aforesaid Island of Jamaica in their Capacitys aforesaid, but on or about the fourth Day of January Last past, He this Deponent being then on board the aforenamed Vessell with the afores^d Peter Friend, Did then & there here the afores^d Peter Friend, Openly Declare & Disclose his full mind and Intent how He the s^d Peter Friend would have his Estate both Real & Personal Disposed off, In Case He should Die, He being At that time greatly indisposed. This Deponent Likewise Saith that on or about the Sixth Day of said January the aforesaid Peter Friend Departed this Life. And Further this Depon^t Saith that the afores^d Peter Friend had at Sundry times Informed him the s^d Deponent that He had left in the hands of a Certain Person whom He called by the Name of his Aunt Brown (who as the s^d Peter Friend declared Liv'd at a place Called Margate in the County of Kent in the Kingdom of Great Britain afores^d) the Sum of One hundred pounds Sterling, which said Sterling Sum the afores^d Peter Friend did at the time above mentioned, He being at that time In his perfect mind & Memory to the best of His this Deponent's knowledge Declare it was his Desire and Will that the afores^d Sterling Sum should be given unto his Lawfull Wife Sarah Friend then Living in Portsmouth In New England afores^d And Further this Deponent Saith not.

Nathaniel Morrill

The Deposition of Luke Mills of Portsm^o in the Prov^{ce} of New Hampshire In New Engl^d Marin^r testifies & Says.—That He this Deponent was well knowing to all the Circumstances as Set forth in the foregoing Deposition made by the aforenamed Nathan¹ Morrell, and that the aforenamed Peter Friend did Serve him the s^d Deponent on Board his Vessell in the Capacity as aforementioned in s^d Deposition, And this Deponent Likewise Declares that He had sundry times heard the aforenamed Pet^r Friend Say, that He had left in the hands of a Person in Old England (whom he called his Aunt Brown) the Sum of One hundred pounds Sterling, And further this Deponent Saith that he had Likewise heard the s^d Pet^r Friend Say, In Case he should Die he design'd the afores^d Sum of One hundred pounds Sterl^g for the Use of his Lawful Wife Sarah Friend now Living in Portsmouth aforesaid.

And Further this Deponent Saith Not

Luke Mills

[Attested in Probate Court April 26, 1748.]

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JONATHAN WADLEIGH 1747/8

In the Name of God Amen I Jonathan Wadleigh of Exeter in the Province of Newhampshire in New England Gentleman * *

Item I Give to my two Grandsons Jonathan Noyes and Thomas Noyes sons of my Daughter Hannah Noyes Deceased, Ten pounds a peice in Bills of Credit of the old Tenor.

Item I Give to my Grandaughter Elizabeth Hopkinson, Daughter of my Daughter Hannah Noyes Deceased one Feather Bed and Bolster and Fifty pounds in passible Bills of Credit of the Old Tenor to be paid her within Twelve months after my Decease.

Item I Give to my Daughter Mary Leavitt her heirs and Assigns My Dwelling house Barn Orchard, out houses and all my Right in the Saw Mill and priviledge of the Stream in the falls in Exeter and my Pew in Exeter meeting house, and all my lands belonging or Adjoyning to my house called my home place and Bounded as followeth viz: Beginning at M^{rs} Elizabeth Odlins lower Garden and from thence Running Southerly bounding upon the fresh River 'till it comes to the land of Joseph Wadleigh and then Easterly bounding upon Joseph Wadleighs land until it comes to the land of John Hopkinson, and then Northerly bounding upon the Said John Hopkinsons land untill it comes to the land of Maj^r Thomas Dean and then Running Westerly bounding upon the land of Majr Thomas Dean and Dudley Leavitt untill it comes Near the Dwelling house and So to the River It being all the land I have in possession where I live.

Item I Give to my Daughter Mary Leavitt all my Stock of Cattle Sheep and Swine and all my houshold goods and moveables within Doors and Without, excepting what is before Disposed of.

Item My Will is and I do hereby Appoint my Son Joseph Leavitt Sole Executor to this my Last Will and Testament, he paying my Just Debts, Legacies and Funeral Charges and my Will is that he Shall have all Debts that are Due to me And I do hereby Revoke Disanul and make void all former Wills and Testaments by me heretofore made and do Ratifie and Confirm this as my last Will and Testament: In Witness whereof I have hereunto Set my hand and Seal this Seventh Day of January Anno Domini One Thousand Seven hundred and Forty Seven or Eight

Signed, Sealed and published as my Last Will and Testament in presence of Woodbridge Odlin Jabez Smith James Leavitt [Proved Feb. 25, 1756.]

[Bond of Joseph Leavitt, yeoman, with James Leavitt, gentleman, as surety, both of Exeter, in the sum of £500, Feb. 25, 1756, for the execution of the will; witnesses, William Parker and George Waldron.]

BENJAMIN SANBORN 1747/8 HAMPTON FALLS

In the Name of God Amen This Seventeenth Day of January Anno Domini One Thousand Seven hundred And forty Seven-Eight I Benjamin Sanborn of Hampton falls in the Province of New Hamps^r in New England Husbandman being Sick and weak in Body * * *

Also I Give and Bequeath to my well beloved wife Dorothy the Improvement of one third of all my lands and buildings during the time that she Remains my widow—And also all my moveables within Doors for her to Dispose of As she shall see Cause among my Children

Also I Give and Bequeath to my Son Dudley Sanborn to him his heirs and assigns forever All my lands & Buildings of what

Jon^a Wadleigh

Nature Soever and wheresoever Lying or Scituate after what shall be Sold for the Discharge of my Debts & Legacies as hereinaftermentioned and the third that I have Given to my wife for her improvement after her Marriage or Decease then to go to my Said Son Dudley

Also I Give And Bequeath to my Daughter Molly Sanborn twenty five Pounds Lawfull money to be paid her by my Executor & Executrix herein afternamed when she shall Come to the Age of Eighteen years or time of marryage which shall first happen

And whereas my wife Dorothy may be now with Child If she should have a Child born by this Pregnancy then my Will is that if it be a Son he be taken Care of by my Executor & Executrix hereinafternamed till he shall Come to the Age of fourteen years And then that he be by them put Out to Learn some good trade And when he shall Come to the Age of twenty one years then I Order twenty five Pounds Lawfull Money to be paid him by my Executor and Executrix hereafter named for the payment of which And the Reasonable Charge of his bringing up to the age of fourteen years I have hereafter made provision in this my will-But if said Child should be a Daughter then my will is that she be taken Care of by my Executor & Executrix hereafter named till she comes to the age of Eighteen years or time of Marryage which shall first happen And then that she be paid by my Executor & Executrix hereafternamed twelve Pounds ten shillings Lawfull money for the payment of which And the Reasonable Charge of her Bringing up I have made provision as hereaftermentioned

And for the Discharge of my Debts & funerall Charges and Legacies beforementioned And the Charges that may Arise for the bringing up of the Child which may be born if my wife should have one Born of her present pregnancy as abovementioned I Give unto my Executor & Executrix hereafternamed all my Stock of Creatures And Moveables without Doors to Dispose of for this End—And Also I Order And do hereby Impower them to make Sale of so much land out of my home place in that part of it that is adjoyning to the land of Nathan Sanborn as shall be necessary to Answer the Remainder

Lastly my will is that M^r Richard Nason of Hampton falls be Executor And my well beloved wife Dorothy Executrix of this my Last will & Testament And for Confirmation of all aforegoing I have hereunto Set my hand And Seal the day of the Date Beforewritten

Benjamin Sanbon

Signed Sealed And Declared by the Said Benjamin Sanborn to be his last will & Testament in presence of us Witnesses Meshech Weare Benjamin Row John Tilton

Memorandum this Seventeenth Day of January anno Domini 1747/8 I Benjamin Sanborn Do hereby add to my foregoing will that it is my Intent & meaning therein and I do hereby Order that the Lawfull Money therein mentioned be made Equal at the time of the payment thereof in value to what so much of the Bills of Credit of the new Tenor so Called now answer & pay for and this is to be taken to be my will as much as tho it had been mentioned before in my will where Lawfull money is mentioned And for Comfirmation hereof I have hereunto Set my hand & Seal the day of the Date abovewritten

Signed & Sealed & Declared by the Said Benjamin Sanborn to be part of & to belong to the foregoing will in presence of Us Witnesses

Meshech Weare Benjamin Row John Tilton [Proved Dec. 27, 1752.] Benjamin Sanborn

[Inventory, Jan. 22, 1753; amount, £5155.2.0; signed by Meshech Weare and Josiah Batchelder.]

[Warrant, July 25, 1753, authorizing Samuel Prescott, gentleman, Josiah Batchelder, Jonathan Tilton, yeomen, Benjamin Swett, innholder, and Benjamin Leavitt, yeoman, all of Hampton Falls, to set off the widow's dower.]

[Additional inventory, Aug. 27, 1753; amount, £610.0.0; signed by Meshech Weare and Josiah Batchelder.]

[Dorothy Sanborn, widow, Sept. 18, 1753, accepts dower as set off by the committee; witnesses, John Tilton and Samuel Roby.]

[License to the executor, Sept. 26, 1753, to sell real estate.]

Province of Pursuant to the annexed Warrant we New Hamp^r have viewed the Estate therein mentioned & have set off by metes & Bounds One full third part thereof as to Quantity & Quality to within named Dorothy Sanborn as follows viz—

first One third of the Orchard Beginning at a Certain Stake Standing by the high Way thence Runing North twenty nine Degrees East ten Rods to the Corner of Reuben Sanborn's Land thence Runing North fifty five Degrees West fifteen Rods to a Pile of Rocks thence South twenty nine Degrees West ten Rods to a Pile of Rocks and from thence to the Place first mentioned

2^{1y} One third part of the Lott Beginning at the Pile of Rocks first before mentioned thence Runing North Sixty Six Degrees West Sixty Rods to a Certain Rock thence South Sixty Six Degrees West to a Pile of Rocks twenty Rods thence South Sixty Six Degrees East to a Pile of Rocks Seventy Rods and from thence to the Place where it Began—

3^{1y} One third part of the Pasture Beginning at a Certain Rock by the fence thence to Run North Six Degrees West fifty four Rods to the Corner of Joshua Blake's Land thence to Run South Sixty Six Degrees West Sixty Rods to a Certain Stump thence South Six Degrees East fifty four Rods to a Certain Stake & from thence to the Place where it Began-

4^{1y} One third part of the Priviledge to the House Beginning at the Corner of the Well thence to Run North thirty three Degrees East Six Rods thence to Run North Eighty Degrees West three Rods & a half to a Stake and from thence to the Well afores^d

5^{1y} One third part of the Barn and of the Priviledge of Passing thereto Beginning at a Certain Stake thence Runing North thirty Degrees West Eight Rods to the Back Side of said Barn . thence Runing South thirty Degrees West two Rods to a Certain Stake taking in twenty feet of the South End of Said Barn and from the Stake last mentioned to Run South thirty Degrees East Eight Rods and from thence to the Place where it Began-

6^{1y} One third part of the Dwelling house viz the East End thereof Excepting the Chamber Also One third part of the Celler at the Notherly End

Lastly One third part of the Land Situate at Kensington in Said Province Beginning at a Certain Stake Standing by a high Way thence Runing South twenty Degrees East Seven Rods two feet and nine Inches to a Pile of Rocks thence South Eighty two Degrees West ninety Six Rods to a marked Tree thence North twenty Degrees West Seven Rods two feet and nine Inches to a marked Tree and from thence to the Stake first mentioned-

Hampton falls Sept 14th 1758-

Josiah Batchelder Sam¹¹ Prescut Ion^a Tilton Benj^a Swett Benj^a Leavitt

Committee

[Petition of committee on claims, Jan. 28, 1754. for further time; signed by Josiah Batchelder and Benjamin Swett.]

[List of claims against the estate April 23, 1754; amount, $\pounds 2570.1.10$; signed by Josiah Batchelder and Benjamin Swett.]

[Executor's account of the settlement of the estate; receipts, £3162.6.9; expenditures, £3134.8.8; allowed June 29, 1763.]

ROBERT GRAHAM 1747/8

In the Name of God amen I Robert Grayham of Chester In the Province of Newhampshire In newengland Black Smith being week In body but of Perfect mind and memory thanks be Given to God for the Same This first Day of February anno domini 1747: * *

Imprimes I Give to Jenet my Well beloved Wife the Improvement of all my Reall and Personell Estate for her to use and Improve as she sees Cause During her Life

Item I Give to my son Robert Grayham Junr the Sum of five shillings money to be Paid to him Emediatly after my Deacess by my Executrix and this with what I Have alredy Given him I account a soficient portion for him out of my Estate—

Item I Give to my Daughter agnes Craige the sum of five shillings money to be Paid to her by my Executrex Emediately after my Deaces: and this with what I Have alredy Given her I account a soficient portion for her out of my Estate.

Item I Give to my Daughter Jean White the Sum of five shillings money: to be Paid to her by my Executrex Emediatly after my Deaces: and this with what I Have alredy Given Her I account a soficient portion for her out of my Estate

Item I Give to my Daughter Esther Forsaith the Sum of five Shillings money to be Paid to her by my Executrex Emediatly after my Deaces, and this with what I have alred given her I account a Soficient Portion for her out of my Estate

CHESTER

Item I Give to my two Granchildren Robert Crofford and William Crofford the Sum of five shillings money to be Paid to them by my Executrix Emediativ after my Deaces; and this with what I have alredy Given to their mother mary Crofford I account a Seficient cortion for her and them out of my Estate Item I Give to nov Daughter Ann Gravham all and singuler my Lands housing and other buildings all my Stock of Creturs niv Cloths bedding and all my household Stuff, and all my Utencells of Husbendery, with all my Estate Reall and Personelle for her to use and Improve or sell and Dispose of as she sees Cause, she Paving and performing as followith Viz. To my wife what I Have Given and trared to her here In before mentionei ani I Do accoynt my Daughter Ann Grayham to be my soul Executrex of this my Last will and testement to Receive and Pay all Just Debts Due to and from my Estate: and to Pay all Legacies which I Have herein appoynted, and my funerell Charges: Renouncing all other or former wills Bequests and Executores: In Witness to all Herein Contained I Have hereunto affixt my hand and seal the first Day of Februery anno domini 1-1-: first above meisten-

Signed Sealed published Pronounced and Declared by the above named Robert Grayham to be his Last will and testament In Presents of us witnesseshis Robert - Grayham mark

Sam- Emerson Enoch colby her margret & Dearbon mark [Proved Dec. 26, 1723.]

[Inventury: Marih 25, 1749; amount: 2637.5.0; signed by Silvanus Smith and Entoh Colby.]

PAUL WENTWORTH 1747 8 SOMERSWORTH

In the Name of God Amen. The Third Day of February one Thousand Seven Hundred fourty Seven. Eight I Paul Wentworth of the Parish of Summersworth in y^e Province of New Hampshire in New England Esq^r, being Much Indisposed in Body * * *

Item. I give and bequeath to My Nephew John Wentworth The Son of My Beloved Brother Benjamin Wentworth. deceasd, all My Homestead, that is to Say all the Lands belonging to My Homestead. lying on both Sides of the high Way that passes from Salmon falls to y^e Meeting House in y^e afore s^d Parish, with all y^e buildings Standing on Said land as My Dwelling House, Barns & Storehouse (Excepting the Northwest Corner Chamber, in My dwelling House). With all y^e appurtenances priviledges and Commodities belonging to My Said Homestead which contains about one Hundred and Twenty Acres of Land, to him, his Heirs and assigns for ever.

Item, I give and bequeath to My Said Nephew John Wentworth about one Hundred & Nine Acres of land, which lavs Westerly of William Downs's Homestead in ve Parish afore Said, which is a little above a place called Indigo Hill, bounded as followeth. Joyning partly on a little peice of land I laid out Jovning to the ten acres I bought of John Church, and Joyning to ve Lands of William Downs Ebenezer Downs Meturen Recker Jur. To Heards land & to ve fourty acres of land I bought of Joseph Hanson, and to Salmonfall River, which Said Tract of land lavs on both Sides of ve way as it now passes from ve af se William Downs to ye pitch pine plains & so on to ye Stepping Stones Sixty Acres of Which Tract of Land I bought of John Church, fourty five Acres More of it. I laid out by virtue of Grants and another little parcell of it I laid out by virtue of an allowance for a high way through Mv land at Indigo Hill. To him his Heirs and assigns for ever. only I Reserve a dreft way, as it now passes from y^e fourty Acres of land I bought of y^e af's^d Joseph Hanson thro' the Sixty acres of land I bought of y^e af's^d John Church.

Item, I give and bequeath to My Said Nephew John Wentworth two Thirds of My Lot of land, being two Thirds of My Interest in that Tract of Land which is Commonly known by the Name of Coocks land lying at y^e Head of Berwick Township, Near by Salmonfall River and is the Third Lot in Number According to y^e Division Made of Said Tract o' land, from Berwick Township and lays Joyning to the Notherly Side of Brother Gershom Wentworths Lot, that is to Say two Thirds of the Notherly Side of My Said Lot, from End to End, with all y^e Timber & other wood Standing lying and being on y^e s^d two Thirds of My Said Lot, together with all y^e appurtenances priviledges & Commodities to y^e Same belonging, To him his Heirs and assigns for ever.

Item I give and bequeath to My Said Nephew John Wentworth Six days in a Month in y^e Middle Mill Standing on Salmon-fall Stream on y^e Westerly Side of y^e River, Near by y^e Widow Drews dwelling and My part of y^e Griss Mill standing Near by Said Mill and So Much of My Interest in y^e Stream & brow as belongs to y^e Griss Mill & the Six Days in the Saw Mill, To him his Heirs and assigns for ever.

Item I give and bequeath to My Nephew Paul Brown a Son of My Beloved Sister Elizabeth Brown Deceas'd, My Lot of Land at Indigo Hill, which I bought of My Neice Elizabeth Wentworth, Lying between Ebenezer Downs & Samuell Downs's land and also y^e Island lying Near y^e Easterly End of s^d Lot, Commonly known by y^e Name of Worster's Island, To him and y^e Heirs Lawfully begotten of his body and their assigns forever, Excepting y^e s^d Paul Brown dies without Issue Lawfully begotten of his body, which if he doth, then the Said Lot is to revert to My beloved Brother Gershom Wentworth his Heirs and assigns for ever, together with y^e s^d Island.

Item I give and bequeath to My Said Nephew Paul Brown

y^e fourty Acres of Land I bought of Joseph Hanson, Joyning to the Notherly Side of y^e afore Mentiond Lot of land that I bought of John Church. to him and y^e Heirs Lawfully begotten of his Body & their assigns for ever, Excepting y^e s^d Paul Brown dies without Issue, which if he doth, then y^e s^d fourty Acres is to revert to My aforenamed Brother Gershom Wentworth his Heirs & assigns forever.

Item I give and bequeath to my s^d Nephew Paul Brown one third of My before Mentioned lot of Land, being part of y^e Tract of land Commonly known by y^e Name of Coocks land that is to Say that Third of Said Lot, from End to End y^t Joyns to y^e Notherly Side of Brother Gershom Wentworths Lot With all y^e Timber & other wood Standing lying and being on y^e s^d Third part of Said Lot together with the appurtenances priviledges and Commodities to y^e Same belonging to him and y^e Heirs Lawfully begotten of his Body, Excepting y^e s^d Paul Brown dies without Lawfull Issue, then y^e Said third part of s^d Lot with the Timber & to revert to My Said Nephew John Wentworth his Heirs & assigns for ever

Item I give and bequeath unto My s^d Nephew Paul Brown Three Days in a Month in y^e lower Mill, & Three Days in a Month in the Middle Mill before Mentioned, both Mills Standing on the Westerly Side of Salmon-fall River together with so Much of My Interest, in y^e Stream & Brow that belongs to the Said Three Days in Each Mill, to him and the Heirs Lawfully begotten of his Body and their assigns forever, Excepting y^e Said Paul Brown Dies without Issue lawfully begotten of his body, Then the Three Days in y^e Middle Mill together with y^e appurtenances & priviledges belonging to y^e Same to revert to My s^d Nephew John Wentworth his Heirs & assigns forever, And y^e other s^d three Days in y^e lower Mill with y^e appurtenances & priviledges to y^e Same belonging to revert to My Said Brother Gershom Wentworth his Heirs & assigns forever.

Item I give and bequeath to My Said Nephew Paul Brown ten Acres of Land which I purchasd of John Church William Downs possessing and Improving the other part of Said Lot, and also a little parcell of Land containing about two acres which I laid out by virtue of an allowance for an high way y^t passes through My Lot of land at Indigo Hill, which Said parcel of land lays Joyning to s^d ten Acres of land, Excepting the Said Paul Brown dies without Issue Lawfully begotten of his body, which if he doth, then to revert to My s^d Nephew John Wentworth his Heirs and assigns for ever.

Item I give and bequeath to My Beloved Brother Gershom Wentworth all My right Title and Interest in and to the Second Division of Lands and all My Interest in the Common and Undivided Lands in the Township of Rochester in y^e province af'Said, with all y^e appurtenances and priviledges to the Same belonging, to him his Heirs & assigns for ever.

Item I give and bequeath to My Beloved Brother Gershom Wentworth one Hundred and Eighty pounds old Tennor To his Son Gershom five pounds old Tennor To his Son Benjamin five pounds old Tennor & to his Daughter Lydia five pounds old Tennor, all which Sums of Money are to be paid out of My outstanding Debts.

Item I give and bequeath to My Beloved Gershom Wentworth My Six days in y^e Upper Mill Standing on Salmon falls, with all My right and Title to y^e Stream & brow belonging to y^e Said Six Days, to him his Heirs and assigns forever.

Item I give and bequeath To My Nephew Ezekiel Wentworth Son of My Brother John Wentworth Deceasd, that land which I bought of Alexander Forguson and fourteen acres more laid out by virtue of a grant which I bought of Joseph Wilson and Three Acres more which I laid out Joyning to the South End, all which lays in Berwick woods, Joyning to Jeremiah Rawlins & Thomas Downs to him and the Heirs lawfully begotten of his Body forever.

Item I give and bequeath to My Nephew Wentworth Hayes Son to My Sister Tamson Hayes, The one half of My Lot of Land in The first Division of lands in y^e Township of Rochester

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afore Mention'd, his Father Hayes owning y^e other half of s^d Lot, and his Heirs for ever but if he should die without Issue lawfully begotten of his Body Then to revert to his Brother Paul Hayes and his Heirs for ever.

Item I give and bequeath to My Nephews Nathaniel Brown and Ezekiel Brown Children of My Sister Elizabeth Brown diseasd all My Lands in y^e Township of Canterbury in y^e province af's^d To them their Heirs & assigns for ever.

Item I give and bequeath to Meturen Recker Ju^r formerly My Servant Six Acres of land, being part of My Common right, laid out on y^e pitch pine plains, a little above My Swomp, that is to Say the Six Acres lying from End to End on y^e Westerly Side of s^d Common right, to him his Heirs & assigns for ever.

Item I give and bequeath To Thomas Wentworth Son of My Brother John Wentworth deceasd, Six Acres of y^e before Mentioned Common right of land from End to End Joyning Next to y^e above Mentioned Meturen Recker, to him his Heirs & assigns for ever

Item I give and bequeath To Tristram Heard formerly My Servant Six acres of y^e last Mentioned Common right, from End to End Next adjoyning to s^d Thomas Wentworth to him his Heirs and assigns for ever

Item I give and bequeath to My s^d Nephew Paul Brown the other Six Acres of My last Mentiond Common right to him his Heirs and assigns for ever.

Item I give and bequeath to My beloved Sister Tampson Hayes One Hundred pounds old Tennor to her, her Heirs & assigns for ever.

Item I give and bequeath to Abra Hayes Daughter to My Sister Tampson Hayes fifty pounds old Tennor, to her Heirs and assigns, to be paid out of My outstanding debts.

Item I give and bequeath to My Niece Elizabeth Brown Daughter of My Sister Elizabeth Brown deceased one Hundred pounds old Tennor to her her Heirs & assigns for ever Item I give and bequeath to My Neice Abra Carr Daughter of My late dear wives Sister Carr, five pounds old Tennor.

Item I give and bequeath to y^e present Church of Christ in Summersworth My Smallest Silver Tanker for the use of s^d Church for ever, which I believe She intended to give to Said Chh.

Item I give and bequeath five Hundred Pounds old Tennor for pious uses in y^e afore Said parish of Summersworth for ever, That is to Say, I will that the Said five Hundred pounds Shall be taken care of by the Minister of Said Parish & Deacons of y^e Church in Said Parish for the time being and that they Improve The Interest of s^d five Hundred pounds for pious uses in s^d parish as they shall Judge Most proper, The principle not to be Diminished at all and at no time forever hereafter, which s^d five Hundred pounds is to be paid out of My outstanding Debts, if there be enough of them and if not to be Made up out of My Money.

Item I give and bequeath five Hundred Pounds old Tennor To be Improved, by My Executors that I shall hereafter name for the bringing up of Paul Wentworth Son to My Said Nephew John Wentworth to good Learning That he May be Capable of Serving God & his Country

Item I give and bequeath to My Neice Mary Wentworth Daughter of My Beloved Brother Benjamin Wentworth, deceasd two Hundred Pounds old Tennor, and also y^e furniture of y^e Northwest Corner Chamber in My dwelling House, that is to Say, y^e bed in Said Chamber with all y^e furniture belonging to it, and also one Dozen of black chairs that are in y^e Same Chamber, together with one Table & a looking Glass in s^d Chamber, and also the use of s^d Chamber So long as She shall continue in a Single State, y^e s^d two Hundred Pounds is to be paid out of My Money & outstanding Debts

Item I give and bequeath to My Nephew Richard Wentworth Son of My beloved Brother John Wentworth twenty pounds old Tennor to be paid out of My Outstanding debts. Item I give and bequeath to the persons hereafter named together five Pounds each old Tenor, to be paid out of My outstanding debts, viz: Mercy Buttler & Damaras Brock Daughters of My 'fore s^d Brother John Wentworth, Elizabeth Wentworth and Abigail Rawlins Daughters of My 'fore s^d Brother Benjamin Wentworth, Abra Chadwick, Daughter of My Uncle Benjamin Wentworth, Abra Twombly Daughter of Benjamin Twombly and James Chesly, John Hays, Paul Hayes, Thomas Hayes, Elihu Hayes, Hezekiah Hayes, Robert Hayes, Samuel Hayes, Jonathan Hayes and Elizabeth Hayes, Children of My beloved Sister Tampson Hayes.—and Abra Wentworth Daughter of My Nephew John Evens.

Item I give and bequeath My Negro Man Sampson To My beloved Brother Gershom Wentworth his Heirs & assigns forever

Item I give and bequeath My Negro Man Tom & Negro Woman Dina to My s^d Nephew John Wentworth his Heirs & assigns for ever

Item I give and bequeath My Negro Child Tom to My s^d Neice Mary Wentworth Daughter of My Said Brother Benjamin Wentworth Deceasd.

Item It is My Will and pleasure that if y^e afore named Paul Wentworth, Son of My Nephew John Wentworth, should die before y^e named five Hundred Pounds, be all laid out for his Learning, that what remains of s^d Sum shall revert to his next Eldest Surviving Brother.—

Item I give and bequeath To My Dear Wive's Sisters Abigail Morrill & Ruth Carr, and To Hannah Twombly Neice of My Wive's Sister Hannah Evens deceasd Seventy pounds old Tennor to each, to their Heirs & assigns for ever, if to be had of what remains of My Estate, after y^e before Mentiond Legacies are complyd with. Item I will that My Executors hereafter Named be paid for all their trouble & charges, in Executing this will out of My Estate.

Item If after the before Mentioned Legacies are Comply'd with there be any thing of My real & personal Estate remaining,

I give and bequeath the fourth part thereof to My afore s^d Brother Gershom Wentworth, to his Heirs and assigns for ever; and another fourth part thereof I give and bequeath to My s^d Nephew John Wentworth to his Heirs and assigns for ever, Another fourth part thereof I give and bequeath to my s^d Sister Tampson Haves to her Heirs & assigns for ever, and the other fourth part I give and bequeath for pious and Charitable uses, in ye aforesaid Parish of Summersworth, for ever, which last Mentioned Legacy given for pious and Charitable uses in Said Parish, Its My will and pleasure, that it be Managed and Improved for ye End given, & in ye place Mentiond, by the Same persons I appointed to take care of & Improve ye before Mentioned five Hundred Pounds old Tennor, that I have given for pious uses in y^e 'fore s^d parish of Summersworth that is to Say v^e Minister and Deacons of y^e Church of Christ in s^d parish, for ve time being, and further Its My Will vt the last Mentiond Legacy for Pious & Charible uses be not all Diminished as to v^e principle, and at no time forever

Item I do hereby Constitute Make and ordain the Rev^d M^r James Pike, My afore Said Brother Gershom Wentworth & My af'Said Nephew John Wentworth to be y^e Sole Executors of this My last will and Testament. And I do hereby also utterly disallow, revoke and disannul all & every other former Testaments, Wills Legacies and bequests & Executors by me in any ways named before, Ratyfying and Confirming this & no other to be My last will & Testament. In Witness whereof I have hereunto Set My hand and Seal, the Day & year before Written.

Signed Sealed, Published pronounced & declared by y^e Said Paul Wentworth as his last will & Testament in y^e presence of us the Subscribers. Love Roberts

Francis Roberts James Foye [Proved June 29, 1748.] [Inventory, July 5, 1748; amount, £29,563.12.4; signed by Thomas Millett, John Wood, and Joseph Hanson.]

[Executors' account of the settlement of the estate; receipts, £2657.7.3; expenditures, £12671.19.11; allowed Aug. 28, 1754.]

GEORGE PEIRCE 1747/8 PORTSMOUTH

In the Name of God Amen. The fifth Day of February 1747. I George Pierce of Portsmouth in the Province of New Hampshire Blacksmith * * *

I Give unto my dearly and well beloved Wife Mary all and whatsoever she bro't, with Her, to me; also the Improvement of my whole Estate both real & personal So long as she shall remain my widow But in Case she shall marry again I Give unto her the one Third part of my Personal Estate to be at her own Disposal & the Improvement of the one Third part of my Real Estate (and no more) during her natural Life

Item I Give and Devise unto my Daughter Sarah Boyinton and unto my Grandson George Pierce and unto their Heirs and assigns for ever in Equal Halves divided a lot of land in Chester in Said Province being Number Ten

Item I Give and Devise unto my Daughter Mehetabel Sherburn and unto her Heirs and assigns for ever a lot of Land in Portsmouth aforesaid Joining to the Creek that comes up to the Cannoe Bridge (so called) which I bought of Cap^t Ebenezer Wentworth

Item I Give and Devise unto my Daughters Martha and Mary and unto their Heirs and assigns for ever, in Equal Halves divided my Dwelling House Barn Garden and orchard, my Lot of Land, Joyning to the Creek aforementiond, which I bought of Cap^t John Pickerin, with the buildings thereon Standing and my Pasture & Mowing Ground (Joyning to the Road leading to the Plains So called) which I bought of Thomas Westbrook Esq^r and being all in Portsmouth aforesaid

Item I Give unto my Grand Children Elizabeth Waterhouse

and Sarah Waterhouse five shillings each to be paid by my Executors

Item I Give and Devise all the Rest & Residue of my Estate both Real and Personal wheresoever and whatsoever unto my three Daughters Mehetabel Mary and Martha and unto their Heirs and assigns for ever in Equal Thirds divided

My will further is That in Case my Wife Mary shall Marry again That then each of my aforenamed Children and Grandson George Pierce or their Heirs respectively enter into and have possession of Two Thirds of what I have given them immediately upon my wife her marrying again and of the other Third part at her death but in Case she shall not marry again then of no part thereof untill her death, but at her Death of the whole thereof

Furthermore I do hereby constitute ordain and appoint my wife Mary and my Kinsman M^r Daniel Peirce of Said Portsmouth to be Executors of this my last Will and Testament hereby making and Declaring all former Wills by me made to be null and void In Testimony whereof I have hereunto Set my hand and Seal the Day and year first above Written

Signd Seald publish^d and declar'd by the said George Pierce to be his last Will & Testament In the Presence of us Witnesses

Subscribing in the Testators Presence Sam¹ Langdon Cl^k

Thomas Peirce Sam¹ Penhallow

Whereas I George Pierce of Portsmouth in the Province of New Hampshire Blacksmith have made declared and published my last Will and Testament bearing date the fifth day of February 1747 Now I the Said George Pierce do by this Present Codicill, confirm and ratify my said last will and Testament

And whereas in and by my said last will and Testament I

Gave unto my Daughters Martha and Mary and unto their Heirs and assigns forever in Equal Halves divided my lot of land in Portsmouth aforesaid Joining to the Creek that comes up to the Cannoe Bridge, so called, which lot I bought of Captain John Pickerin, I do now Give and Devise the said Lot of land I bought of said John Pickerin unto my Daughter Mehetabel Sherburn and unto her Heirs and assigns for ever-And my will and meaning is That the said lot and the lot of land I bought of Captain Ebenezer Wentworth which I have Given unto my Daughter Mehetabel Sherburn in and by my said last will and -Testament shall be in full and all that she shall have out of my Estate-And whereas in and by my said last will and Testament I Gave and devis'd all the Rest and Residue of my Estate both Real and Personal wheresoever and whatsoever unto my three Daughters Mehetabel Mary and Martha and unto their Heirs and assigns forever in Equal Thirds divided— I do now give and Devise the same unto my two Daughters Mary and Martha and unto their Heirs and assigns for Ever in equal halves divided And my will and meaning is that this Codicill be and shall be adjudged and taken to be part and parcell of my last Will and Testament and that all things herein contained and mentioned be faithfully and truly performed as fully and amply in every Respect as if the same were so declared and set down in my Said last Will and Testament In Testimony whereof I have hereunto set my hand and Seal the Sixth day of March 1753

Signd seald published and declared by the said George Pierce to be a Codicil to his last will and Testament in the Presence of us witnesses Subscribing in the Presence of the said George Pierce

Sam¹ Langdon Thomas Peirce Sam Penhallow [Proved March 28, 1753.] George Peirce

WILLIAM BLAIR 1747/8 BOSTON, MASS.

[William Blair of Londonderry, gentleman, having come to lawful age, releases his father, John Blair of Londonderry, gentleman, guardian, and acknowledges receipt of a legacy of £2000 from his kinsman, Capt. William Blair of Boston, Mass.; dated Feb. 8, 1747/8; witnesses, Robert Boyes and John Mc-Neil.]

[Probate Records, vol. 19, p. 118.]

JOHN PHILBRICK 1747/8 HAMPTON FALLS

In the Name of God Amen this Eleventh day of february Anno Domini one thousand Seven hundred and forty Seven-Eight, I John Philbrick of Hampton falls in the Province of New Hamps^r in New England weaver Being Sick and weak in body * * *

2^{1y} I Give And Bequeath to my mother Abia Philbrick the liberty of One fire Room in my House where I now live if she should Stand in need thereof to live in her Self During her widowhood and also the liberty of Cuting firewood on my place for her own fire if she should Stand in need and live in my house as aforesaid During Said term also the Priviledge of Keeping two sheep on my place both Summering and wintering for said term and also the fruit that shall Grow upon Sixteen appletrees beginning at the Notheasterly Corner of my Orchard and so to take the first Sixteen trees to have the fruit thereof During her widowhood as aforesaid

3^{1y} I Give And Bequeath to my wellbeloved wife Judith Philbrick All my Houshold Goods and Moveables within Doors for her to Dispose of as she sees Cause Among my Children—If she Should marry Again she is to Dispose of all said moveables among my Children before her marriage Except what she bro't with her at the time of her marriage to me which she is to have & use During her life & then they to go to my Children: I also Give her the liberty of One fire Room in my Dwelling House for her to live in During the time she Remains my widow

4^{1y} I Give and Bequeath to my Daughter Elizabeth Philbrick five Pounds old Tenor to be paid her by my Son Jonathan Philbrick when he shall come to the age of twenty two years to be made Equal in value then to what five Pounds old Tenor is now

5^{1y} I Give and Bequeath to my Daughter Abigail Philbrick five Pounds old Tenor to be paid her by my Son Jonathan Philbrick when he shall Come to the Age of twenty three years to be made Equal in Value then to what five Pounds old Tenor is now

6^{1y} I Give and Bequeath to my Daughter Judith Philbrick five Pounds old Tenor to be paid her by my Son Jonathan Philbrick when he shall Come to the Age of twenty four years then to be made Equal to what five Pounds old Tenor is now

7^{1y} I Give and Bequeath to my Daughter Ada Philbrick five Pounds old Tenor to be paid her by my Son Jonathan Philbrick when he shall Come to the Age of twenty five years then to be made Equal to what five Pounds old Tenor is now

8^{1y} Whereas my wife Judith is now with Child if the Child which she may have born of her present Pregnancy should be a Son then I Order ten Pounds old Tenor to be paid him by my Son Jonathan Philbrick when my said Son Jonathan shall Come to the Age of twenty Six years—But if Said Child should be a Daughter then I Order five Pounds old Tenor to be paid her by my Said Son Jonathan when he comes to the age of twenty Six years to be made equal to what five Pounds old tenor is now if it be a Daughter and Equal to what ten Pounds old Tenor is now if it be a Son—and if my Son Jonathan should Die before he comes to the age of twenty one years then if the Child which my wife may have born of her present pregnancy should be a Son I Give & Bequeath to him, he paying & performing what my Said Son Jonathan was to have done that which I have Given in this my will to my Said Son Jonathan

9 I Give and Bequeath to my Son Jonathan Philbrick his

heirs & assigns all my lands and marsh in Hampton or. Else where that of Right belongs to me Excepting About four Acres of Land lying on the Southerly Side of my land Southward of a Certain Brook which I have in this my will Given to my Executors to Dispose of I also Give my Said Son Jonathan all my Buildings Excepting those parts which I have before in this my will Given the improvement of to my Mother & Wife and those also after the time of their improvement is out And Also all my Husbandry tools & moveables without Doors not before Disposed of Excepting the Horse & a Saddle which I have Given to my Executors

10^{1y} I make and Ordain my Brother Abner Pilbrick of Hampton falls to be Executor And my Wellbeloved wife Judith Philbrick to be Executrix to this my last will & Testament And I Do Give to my Said Executor and Executrix about four Acres of land lying on the Southerly Side of my land lying Southerly of a Certain Brook for them to make Sale of for the Discharge of Debts & Charges I also Give them my Horse and Saddle and all Debts and Dues Coming and belonging to me for this End —And for Confirmation of all aforegoing I have hereunto Set my hand and Seal the Day of the Date aforewritten—

Signed Sealed & Declared by John Philbrick the Said John Philbrick to be his last Will and Testament in presence of us

Meshech Weare Jeremiah Pearson Mary Pearson [Proved April 27, 1748].

[Inventory, signed by Jonathan Fifield and Thomas Cram; amount, £1095.4.0; attested June 16, 1748.]

[Executor's account of the settlement of the estate; receipts, $\pounds 519.3.6$; expenditures, $\pounds 269.10.9$; allowed April 26, 1749; mentions children under seven years old, an infant, and Ada Philbrick, youngest daughter.]

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ELEANOR DURGIN 1747/8

In ve Name of God Amen the Seventeenth Day of Febuy 1747/8 I Eleanor Durgan of Streetham in the Province of New Hampshire in New England Labourer, Being very Sick & Weak in Body

Imprimis I give and Bequeath to Mary Watson of Greenland in the Province Aforsaid wife to John Watson of Greenland Afors^d the one Half of My Dwelling House and half of my Money And half of my waering Clothing.

Item I give and Bequeath to Eleanor Watson of Streetham Afor's^d Daughter to John and Mary Watson of Greenland Afors^d The one Half of My Dwelling House and all My Household goods and the one Half of My Waering Clothing.

Item. I give and Bequeath to my Brother Richard Plase of Newing Town in the Province Afors^d, A paer of Gloves and a Morning Weed and My Spectacles.

Item I give and Bequeath to each of the Children of James Kennison of Streetham Afors^d Deceased, Namely James Kennison Joshua Kennison, Benjamin Kennison Moses Kennison and Abigail Crown Ten Shillings Old Tennor to be Paid by My Executor out of My Estate.

Item I give and Bequeath to John Watson of Greenland Afors^d the One Half of My Money and all my Estate that is Not Mentioned in this Will whom I Likewise Constitute Make and ordain My Sole Executor of this My Last Will and Testament And I do hearby uterly disallow revoke and disannul all and every Other former Testaments Wills Legacies and Bequests And Executors by me in Any ways before Named Willed and Bequeathed Ratifying and Confirming this and no other to be my Last Will and Testament. In Witness whereof I have hearunto Set my Hand and Seal the Day and Year above Written.

Signed Sealed Published Pronounced and Declared by the Said Eleanor Durgan As her Last

Elenor Durgin

STRATHAM

Will and Testament in Presence of us the Subcribers Eleazear Allen Mark Abigail × Allen her John Weeks [Proved Dec. 28, 1748.]

[Inventory, Jan., 1748/9; amount, £249.6.6; signed by Enoch Clark and Thomas Wiggin.]

JONATHAN EASTMAN 1747/8 HAVERHILL DIST.

The Last will and Testament of Jonathan Eastman of Haverhill District in the Province of New Hampshire in New England Yeoman * * *

Item. I give and bequeath unto Hannah my Dear and well beloved wife the free use and Improvement of the East room in my House in Rumford, with the Chamber belonging to the Same and the priviledge of So much of the Cellar as She wants for her own Use and Improvement dureing the time She remaines my widow I also give her one Cow, six sheep one Swine and my horse to be hers forever, all which I will and Order my Son Amos to keep for her winter and Summer or others of the Like number if She dispose of these dureing the time she remaines my widow, I also give her Twelve bushills of Indian Corn, Six bushills of Rye, Two bushills of Wheat, four bushills of Malt, One hundred and Twenty pounds of beef, Twenty pounds of flax from the Swingle and Ten Cords of wood to be Cut & Corded up at her door, all which 1 will & Order my Son Amos to pay her Yearly & Every Year when she demands it dureing the time she remaines my widow But if it so happen that she Marry again: Then in Lieu of the afores^d Donations I give her Ten pounds money old Tenor P Annum which I order my Son Amos to pay her Yearly and every year dureing her Naturall Life if She demand it of

him I also give her the Household stuff or all my moveables within doors which are Utensils of Housewifery to be disposed of by her to such of my Daughters as she Sees Cause

Thirdly I give and bequeath unto my dear and well beloved son Peter all the Tract of Land he now lives on near the wash pond in Haverhill District, containing sixty Acres more or less which Land he has already by Deed of Gift from me, and Thirty pounds money old Tenor or Lawfull money equall to it which I will and Order my Son Amos to pay him within Eight years after my Decease which lands with what he has had of me before is his full share & portion in my Estate

Fourthly. I give and bequeath unto my Dear and well beloved son Richard all that Right of Land at the plantation called suncook which I purchased of William Ayer and is now in my Said sons possession—as also the one half of my wearing Apparrell in full of his portion in my Estate

Fifthly. I give and bequeath unto my Dear and well beloved son William that land where he now lives near the wash pond, containing in the whole fifty five Acres more or less part of which I purchased of M^r James M^ehard and part I had of Joshua Herriman by Exchange, I also give him the one half of my wearing Apparrell being the whole of what I have not Already given to my son Richard which Lands he has Already by a Deed from me, & is with what has before had of me his full share & portion in my Estate

Sixtly I give and bequeath unto my Dear and well beloved son Jonathan Ten pounds money old Tenor which I will and Order my Son Amos to pay him within Two years after my decease which Ten pounds together with four hundred and Twenty pounds he has before received of me is his full portion in my Estate

Seventhly I give and bequeath unto my Dear & well beloved son Amos all my Estate in the Town of Rumford whether reall or personall in possession reversion or Remainder, together with all my other Estate which I have not herein Disposed off of all kinds whatsoever Eighthly—I give and bequeath to my Dear and well beloved Daughter Mehittable Ten pounds money old Tenor which I will and Order my Son Amos to pay her in money or passable bills of Credit within five Years after my decease, which sum together with what she has before received of me is her full portion in my Estate

Ninthly I give and bequeath unto my dear and well beloved daughter Sarah Ten pounds money old Tenor which I will & Order my Son Amos to pay her in money or passable bills of Credit within six Years after my decease, and with what she has before received of me is her full Share and portion in my Estate

Tenthly. I give and bequeath unto my dear and well beloved daughter Hannah Ten pounds money old Tenor or lawfull money equivalent to it which I will & Order my Son Amos to pay her in six Years after my decease in money or passable bills of Credit which sum with what she has before received of me is her full portion in my Estate

Lastly I Do hereby constitute ordain and Appoint my Dear and well beloved son Amos to be Sole Executor of this my last will and Testament to all intents & purposes to whom I give all the remainder of my Estate not herein expressly disposed of Otherwise be it in possession reversion or remainder, and I do hereby utterly revoke disanull and disallow, all former wills Testaments Legacies & Executors by me heretofore named or made Ratifying & Confirming this and no other to be my last will and Testament. In Witness whereof I the Said Jonathan Eastman have hereto Set my hand and Seal this Second day of March Anno Domini 1747 And in the Twenty first Year of his Majesties Reign

Signed Sealed published & Declared by the Said Jonathan Eastman to be his last will & Testament before us. Wait Stevens

John Chute Richard Hazzen [Proved May 30, 1758.] his Jonathan × Eastman mark [Bond of Amos Eastman of Rumford, with Wait Stevens and John Shute, both of Hampstead, as sureties, in the sum of \pounds 500, May 30, 1758, for the execution of the will; witnesses, William Parker and David Sewall.]

THOMAS HOGG 1747/8

LONDONDERRY

In the Name of God Amen-

I Thomas Hoog of Londondary within the Province of New Hampshire in new England yeoman being very much Indisposed in Body * * *

Item I Give and Bequeath to my Beloved wife Agness Hoog the one third of all the income of my Real & Personall Estat after my Just Debts & funeral Charges is paid out of the same

Item I Give and Bequeath to my son John Hoog and also Joseph Hoog my son the my Real Este to be Equaly Dived betewn them paying the Legacise after mentioned

Item I Give and Bequeath to my beloved sone tomas Hoog seventy pounds of ould tenor to be paid by may sones John & Joseph when he arivess at the years of twenty one year & the aforsaid tomas to be free at age of fourtine to do for him self

Item I Give to my Doughter Eilisebth Hoog one hundred pound of ould tenor to be paid by my sones John & Joseph at hr age twenty

Item I Give to my Doughter agness Hoog one hundred pounds of ould tener to be paid by may sones John & Joseph when she arives at the age of twenty years

Also my sones John & Joseph is oblight to meaintain the two Girls in Vittels and Close & Culin til of age and Lik wise they shall Live with them

And I do nominate constitute & appointe Josep bell and James Ewins Exec¹s of this my Last Will & Testament and all singleuar goods & chattls Ratifying confirming this and no other to be my Last will and testament and do utrly Revok and Disanul all former wills Legaciess what soever In witness wheirof I have heirunto sett may hand and Seall this ninth Dy of march ano Don 1747/8 and in the year of twenty one of his majestiess Reign— Signed Sealed publised prounownced Declared by me the aforsaid thomas Hoog as my Last will and testment in precens of John Barnett Thoms Hoog his James × Willson mar withs [Proved Oct. 24, 1749.]

[Inventory, Nov. 8, 1749; amount, £1771.3.0; signed by John Wallace and John Barnett.]

[Guardianship of John Hogg and Joseph Hogg, minors, aged more than fourteen years, and Thomas Hogg, Elizabeth Hogg, and Agnes Hogg, aged less than fourteen years, granted to John Hogg of Londonderry, yeoman, Nov. 29, 1749.]

[Bond of John Hogg of Kingston, with Edward Aiken and Edward Aiken, Jr., both of Londonderry, as sureties, in the sum of £1000, Nov. 29, 1749, for the guardianship of the abovenamed children; witnesses, William Parker and William Rindge.]

[Account of the settlement of the estate; receipts, £195.10.0; expenditures, £221.8.0; allowed Aug. 29, 1753.]

JOHN CALFE

1747/8

CHESTER

In the Name of God Amen. I John Calfe of Chester in the Province of New Hampshire in New England Clothier this Eleventh day of march Anno Dom 1747/8 Calling to mind the frailty of my Body Knowing it is appoynted for all men once to die Do make this my last Will and Testament first of all I resigne and Recommend my Soul into the hands of God that gave it and my Body to the Earth to be decently buryed at the discretion of My Executor hereafter named, And as touching the worldly estate which it hath pleased God to bless me with in this life I give and dispose of it in Manner And form following.

Imprimis. I give to my Wife Deborah a good and Suitable Maintainance in Sickness and in health (becoming her quality) during her Natural Life, to be rendered to her by my Executor

Item I give to Six of My Sons (Viz) John, William, James, King, Daniel, & Joseph, to each of them Twenty Shillings money (Old Tenor) to be paid by My Executor out of my estate.

Item I give to my Three Granchildren Nath¹ Ethridge, Deborah Ethridge, and Mary Ethridge (Children of my Daughter Mary Deceased) to Each of them Ten Shillings Money (Old Tenor) to be paid out of my estate by my Executor

Item I give to my Son Robert Calfe all the rest of my Estate Real and personal of what Kind or Nature Soever, and whereever lying and being, he rendering a good and Suitable Maintainance to my Wife During her Natural Life as above Said, And paying all the Legacies above mentioned. And I do Appoynt & ordain My Son Robert Calfe to be My Sole Executor of this my last Will to pay all my Just debts and funeral Charges, and receive all debts due to me, hereby renouncing all former Wills bequests & Executors, Confirming and ratifying this to be my Last Will and Testament In Witness to all the foregoing I the Said John Calfe have hereunto Set my hand and Seal the day and date first above written

Published pronounced and declar^d by the Said John Calfe to be his last Will & Testament in presence of Us Witnesses & we Saw him Sign & Seal the Same

Will^m × Litch hir marey × Litch mark his James × Butler mark [Proved May 25, 1748.] John Calfe

[Bond of Robert Calfe, with Peter Ingalls and William Leach as sureties, all of Chester, in the sum of £500, May 25, 1748, to execute the will; witnesses, William Parker and Benjamin Marston.]

THOMAS DINSMOORE 1747/8 HOLLIS

[Administration on the estate of Thomas Dinsmoore granted to his widow, Hannah Dinsmoore, May 11, 1748.]

[Probate Records, vol. 17, p. 217.]

[Bond of Hannah Dinsmoore, widow, with Peter Powers, gentleman, and Samuel Cummings, yeoman, as sureties, all of Hollis, in the sum of \pounds 500, May 11, 1748, for the administration of the estate of Thomas Dinsmoore of Hollis, yeoman; witnesses, William Parker and Joseph Blanchard.]

[Inventory, March 15, 1747/8; amount, £2895.6.6; signed by William Cummings and Francis Worcester.]

[Warrant, June 29, 1750, authorizing Samuel Goodhue, William Cummings, Samuel Cummings, gentlemen, Nathaniel Townsend, and Stephen Ames, yeomen, all of Hollis, to divide the estate.]

[Administratrix's account of the settlement of the estate; receipts, the personal estate; expenditures, $\pounds779.18.6$; allowed Oct. 31, 1750; mentions "Maintain^g William a Son of s^d Intestate under Seven years of age 78 Weeks"; also "Mary & Elizabeth 300 Weeks"; also "Samuel 150 Weeks".]

Province of New Hampshire By Vartue of a Warrant to us Diracted by the Hon^{ble} Andrew Wiggin Esq^r Judge of the Probate of Wills for Said Province to Divid and make Partition of the Estate of Thomas Dinsmore Late of Holles yeoman Deceased to and among the Widow and next of Kin to the said DeceasedParsuant thereto Wee have aprised the whol of the Reall Estate at £2800:0:0: old Tenor

Wee have Set of to the Widow one third part of the whol of the Real Estate as follows (viz) 7 acres and 128 pole of Land at the north East Cornor of the Hom place begining at the north East Cornor Bound of s^d farm then South by the Road 52: pole to a stake and stones then west By the lain be fore the house 24 pole to a stake and Stones then north 52: pole to a stake and Stones then East to the first Bound mentioned the House and Barn and orchard is on sd Land and a nother peace of mowing land about 6 acres and half on the south side the lain Before the house Bounded on the East side By the Road 26 pole to a stake and stones then west 40 pole to a stake and stones then north 26 pole to a stake and stones then East by the said lain to the first bound where we began all so a nother peace of wood Land of 10 acres on the west side of the Road the Said tract of Land is 40 pole Squar and the Corners stakes and stones and Bound on the Road the East Side and So Layes in the farm we have set of to the widow the north End of the house and south Chamber with one half of the Seller and the previledge of half the well and half the Barn—

Wee have Set of to Abraham the oldest son two peaces of Land in the home place one in the north west Cornor of sd farm of a bout 12 acres bounded as follows begining at a stake and stones on the north Side the Lain that goes a Cross the farm so west by said Lain 36 pole to a stake and stones then north 52 pole to a stake and stones then East 36 pole to a stak and Stones then south to the first Bound the other a bout 13 acres Laying on the south side the Lain twenty pole wide and one hundred and ten pole Long the Cornor stakes and stones Likewise the other half of the Barn and the Remanding peart of the house seller and well—and we ordor him to pay Hannah the old Daughtor fifteen pounds old tenor She having had the Rest of her peart Before—and Like wise to pay thirty Six pounds old tenor to be Equelly Divided amongst the Rest of the Children with HannahWee have Set of to Susanna one of the Daughters a 11 acres Bounded the East side on the Road 44 pole the north and south by the widows Land 40 pole and the west By Abrahams Land and the Cornors stakes and stones

Wee have Set of to Thomas one of the Sons a bout 20 acres of Land at the South End of the homested 60 pole one way and 55 the othe the Cornors Stakes and Stones

Wee have Set of to Lucey one of the Daughters a Bout 26 acres of Land in the homested Bounded south by Tho^s 60 pole then north about 71 pole then East By Abraham and the widow to the Road So by the Road to the first bound—

Wee have Set of to John one of the sons one Lot of Land at New Ispwech No: 54 in the north Devision with the one half of the after Devisions—and he is to Do the Duty of the Right in bulding and Clering and the one half of the other Charges of said Right—

Wee have set of to Abel one of the sons one Lot of Land at New Ipswech no. 4 in the 9 Range in the south Devision and the other half of the Right and he is to pay the other half of the Charges of the Right

Wee have Set of to Eliphalet one of the sons about 34 acres of Land in their farm in monson no 1: in the south Cornor of s^d farm begining at the Cornor the north 45 deg^s west 66 pole to heap of stones then north East 80 pole to Black oak the south East about 56 pole to a heap of stones then as the plan Diracts to the first Bound—

Wee have Set of to Ase one of the Sons about $32\frac{1}{2}$ acres of Land in Monson no. 2 begining at a heap of stones then north 45 degrs west 65 pole to a stake and stones then north East 80 pole to a heap of stones then south East 65 pole to a Black oak then south west 80 pole to the first Bound

Wee have set of to William one of the sones about 70 acres of Land in monson no: 3 begining at a stake and stones then north west 126 pole to a stake and stones then north East 90 pole to a stak and stons then south East 126 to a heep of stones then south west to y^e first Bound

Wee have Set of to Samuel one of the sons about 39 acres of Land in Monson no: 4 Bounded begining at a heep of stones the north west 66 pole to a stake and stones then north East 80 pole to a stake and stones then South East 80 pole to a heep of stones then By the Bound of the farm as the plan Diracts to the first Bound

Wee have set of to Mary one of the Daughters about $27\frac{1}{2}$ acres of Land in Monson no: 5 begining at a stake and Stones then north west 55 pole to a stake and stones then north East 80 pole to a stake and stones then South East 55 pole to a Stake and Stones then south west to the first bound

Wee have Set of to Elizabeth one of the Daughters about 55 acres of Land in Monson no: 6 Begining at a heep of stones then north west 126 pole to a stake and stones then north East 70 pole to a pine tree and stones then south East 126 pole to a stake and Stones then south west to the first Bound

The a fore said Devisions are Discribed by y^e Plans by e metes and Bounds as we have Devided them and set of Each one his part or Share—

Holles october ye 25th 1750

Nath¹¹ Townsend William Cumings Sam¹¹ Goodhue Stephen Ames Sam¹¹ Cumings

[Allowed Oct. 31, 1750.]

BENJAMIN DOW

1747/8

HAMPTON FALLS

[Warrant, March 21, 1747/8, authorizing Amos Cass and Winthrop Dow, both of Hampton Falls, yeomen, to appraise the estate of Benjamin Dow of Hampton Falls, yeoman, administration of which is granted to his widow, Abigail Dow.]

[Inventory, March 28, 1748; amount, £1544.19.0; signed by Amos Cass and Winthrop Dow.]

JOHN BROWN 1747/8 HAMPTON FALLS

In The Name of god Amen the twenty third day of march 1747 I John Brown of y^e South or falls parish in hampton in the Province of New hampshire in New England farmer being ill in Body * * *

Imprimis I give & Bequeath to my Son Daniel Brown all my homstead wit my house & Barn and all the land Joyning thereto lying & Joyning on Exeter Rhode So Called & all my Stock of Cattle and all Creatures of all Sorts & kind whatsoever and all my husbandry tooles without Doors that i shall leave at my Decease and also a piece of marsh Laying by the farm Called Browns farme be the Same two acres more or less and also another piece of Salt marsh Laying at y^e farm Between the marsh of Ebenezer Brown & Jeremiah Brown Be the Same two acres & half more or less & also another piece of upland laying along by the Side of the marsh of the above said farm be the Same one acre more or less

Item I give to my Son John Brown twenty Shillings old Tenor if he Comes again

Item My Desire & order is for my Son Daniel Brown to pay to my Daughter mary Brown the Sum of twenty Pounds old Tenor To be paid in two years after my Decease

Item my Desire & order is for my Son Daniel to pay to my Daughter Lydia Brown the Sum of twenty Pounds old Tenor To be paid at the End of five years after my Decease—

Item my Desire & order is that my Son Daniel pay to my Son Caleb Browns Children the Sum of twenty Shillings old Tenor To Each child to be paid at the End of five years after my Decease

Item my Desire is for my Son Daniel Brown to maintain my Beloved wife So long as She Remains my widow—And i do give & order my Son Daniel Brown to Receive all moneys Dues & Debts Due to me whatsoever & To pay all my Just Debts which i owe I Do likewise Constitute & ordain my Son Daniel Brown my Sole Executor of this my last will & Testament & I

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do hereby utterly Disallow revoke & Disannul all & Every other former Testaments wills & Executors made by me in any ways before named Ratifying & Confirming this & no other to be my last will & Testament In witness whereof i have hereunto set my hand & seal the Day & year above written

Signd Sealed published & Declared by the Said John Brown as his last will & Testament in the presents of us the Subscribers

Benjamin Cram Benjamin Row Benjamin moulton jun^r [Proved April 29, 1747.] his John × Brown mark

[Warrant, April 27, 1748, authorizing Jonathan Fifield and Jonathan Gove, both of Hampton Falls, to appraise the estate.]

[Inventory, signed by Jonathan Fifield and Jonathan Gove; amount, £6470.1.6; attested June 15, 1748.]

SAMUEL BURBANK 1747/8

HOPKINTON

In the Name of God amen this 23 Day of march 1747 I Samuel Burbank of Number 5 So Caled being under Great Indisposicon of Body and ful of pain * * *

Im Primas I will and bequeath to my Loving wife the third Part of my estate during her natural Life Itam I bequeath to my Son Samuel five Pounds of the old tenor of New England Currancy Itam I Give and bequeath five pounds more of the Same Curancy to my Daughter mehetible Itam five Pounds more Likewise to my Daughter mary of the Said old Tenor Itam to my Daughter Sarah five pounds of the Said old tener to my Son Caleb Forty accers of my Home Lot on the North Side Bounded on David Woodwell Butted East on Samson Colbey west on Common Land the Sd Lot being in the Township Caled Number [torn] Lot being Number 9 in Said town Likewise in Rumford in the province of new Hampshire Six accers of Shugger Ball Containing the Improved Land Lying on the west Sid Likewise the Half of a Six accer Lot Bounded on the East Side on Edward Abbet Furthermore as to my Stock of Cretures and Hasbandry tools my will is that there be an Equal Devision betwen my two Sons Caleb & Jonathan Itam to my Son Jonathan Forty accers of my Home Lot Lying in Number 5 In the Pervince of Newhampshire Buting Easte on mathew Standly Bounding North on James Whetney Likewise Seven acceres Lying in the Great Swamp So Caled Lying in Rumpherd Six accers of my Lot Coled Shugger Ball more or less also the half of a Six accer Lot which is Part of the above mentioned to my Son Caleb

the above mentioned Land that is Given to Jonathan is to Return to Caleb provided He Shuld not Live to Return Home again Dated at Quebec in the year of our Lord 1747 Being the twentieth year of his majestes Reign George the 2^d by the Grace of God of Grat Britain France & Irland King Defender of the Faith & Sign^d Seal^d & Delivered in Presents of and declared to be his Last will & Testament in Presents of us

his David × Woodwell Mark Alexander Robdes his John × Richard Mark [Proved Jan. 27, 1747/8.] his Samuel × Burbank mark

AMBROSE DOWNS 1748

GOSPORT

[Administration on the estate of Ambrose Downs of Gosport granted to his widow, Sarah Downs, March 30, 1748.]

[Probate Records, vol. 17, p. 200.]

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[Bond of Sarah Downs, widow, with Joseph Mace and Samuel Abbott, fishermen, as sureties, all of Gosport, in the sum of \pounds 500, March 31, 1748, for the administration of the estate of Ambrose Downs of Gosport, fisherman; witnesses, William Parker and Jacob Downs.]

[Inventory of the estate of Ambrose Downs, who died Nov. 4, 1747; taken April 5 and 6, 1748; amount, £1744.3.0; signed by Joseph Mace and Samuel Abbott.]

JONATHAN EDMUNDS 1748

[Administration on the estate of Jonathan Edmunds of Portsmouth granted to his brother, Benjamin Edmunds of Portsmouth, March 30, 1748.]

[Probate Records, vol. 17, p. 199.]

[Bond of Benjamin Edmunds, yeoman, with Nathaniel Shannon, innholder, and Jonathan Trickey, husbandman, as sureties, all of Portsmouth, in the sum of £200, March 30, 1748, for the administration of the estate of Jonathan Edmunds of Portsmouth, shipwright; witness, Thomas Seavey.]

[Inventory, April 25, 1748; amount, £137.9.0; signed by Joseph Langdon and Stillman Jordan.]

RICHARD NEAL

1748

NEWCASTLE

[Administration on the estate of Richard Neal of Newcastle granted to his son, William Neal, March 30, 1748.]

[Probate Records, vol. 17, p. 200.]

[Bond of William Neal, joiner, with Abraham Trefethen and Jeremiah Jones, mariners, as sureties, all of Newcastle, in the sum of £500, April 14, 1748, for the administration of the estate of Richard Neal, joiner; witnesses, William Parker and Zerviah Parker.]

PORTSMOUTH

[Inventory, May 23, 1748; amount, £1043.4.9; signed by Nathaniel Sargent and Samuel Jackson.]

[Additional inventory, April 26, 1749; amount, £75.12.0; signed by Samuel Jackson and Joseph Buss, Jr.]

NATHANIEL PERKINS 1748 SOMERSWORTH

[Administration on the estate of Nathaniel Perkins of Somersworth granted to his son, Lemuel Perkins, March 30, 1748.]

[Probate Records, vol. 17, p. 199.]

[Bond of Lemuel Perkins, with William Stiles and Joseph Hussey as sureties, all of Somersworth, yeomen, in the sum of \pounds 500, March 30, 1748, for the administration of the estate; witnesses, James Philpot and William Parker.]

[Inventory, signed by James Hobbs and Silvanus Nock; amount, £89.19.0; attested June 22, 1748.]

[Petition of the administrator, Nov. 30, 1748, for license to sell real estate.]

[License to the administrator, Nov. 30, 1748, to sell real estate.]

[Warrant, Nov. 30, 1748, authorizing Gershom Wentworth, yeoman, and Thomas Miller, physician, both of Somersworth, to receive claims against the estate.]

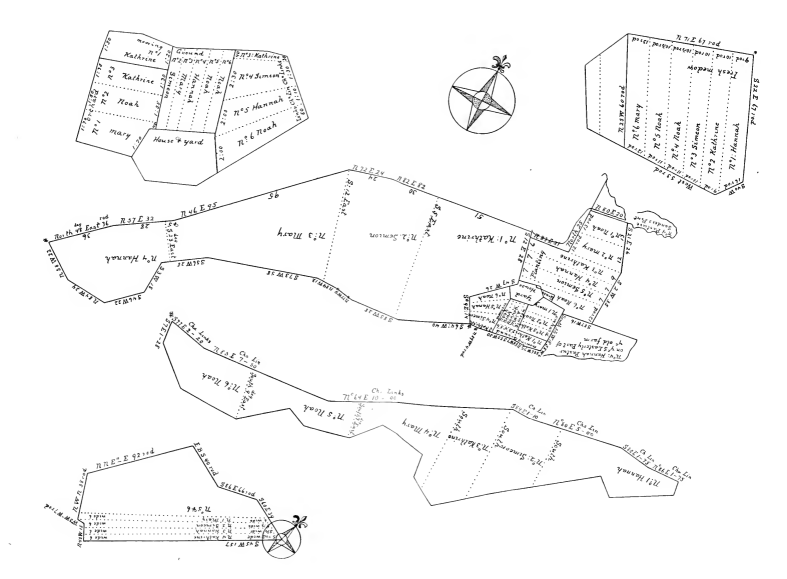
[List of claims, May 31, 1749; amount, £106.13.10; signed by Thomas Miller.]

[Administrator's account of the settlement of the estate; receipts, $\pounds 150.15.6$; expenditures, $\pounds 109.16.8$; allowed, no date.]

JOHN SHERBURNE 1748 NEWCASTLE

[Administration on the estate of John Sherburne of Newcastle granted to his widow, Hannah Sherburne, March 30, 1748.]

[Probate Records, vol. 17, p. 200.]



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[Bond of Hannah Sherburne of Newcastle, widow, with Joseph Sherburne, mariner, and John Dennett, tanner, both of Portsmouth, as sureties, in the sum of £1000, March 30, 1748, for the administration of the estate of John Sherburne of Newcastle, gentleman; witnesses, Nathaniel Shannon and William Parker.]

[Inventory, April 7, 1748; amount, £5906.12.8; signed by Henry Sherburne and Thomas Westbrook Waldron.]

[Administratrix's account of the settlement of the estate; receipts, £1155.12.8; expenditures, £713.6.3; allowed Dec. 26, 1750; mentions Noah Sherburne, oldest son, Simeon Sherburne, second son, Catherine Odiorne, oldest daughter, Mary Randall, second daughter, and Hannah Sherburne, third daughter.]

Know all men by these presents that Wee Noah Sherburne Simeone Shirburne Kathrine Odiorne, James Randle & mary my wife And Hannah Sherburn all Except the Said Randel, being Children & heirs of John Sherburn Late of New Castle in the Province of New Hampshire Gen^t Deceased Intestate being all Legally Capably to Act for our selves; Have Mutually Agreed upon a Division of the Real Estate of the said Intestate as the same Comes to us & Set off the same To Have & To Hold to Each party his & her Respective heirs & assignes in Severalty for Ever According to the Plan on the other side hereof the Lots being Numbrd And Each party's Name Entred in his or her Respective Lots, Represented on said Plan And Do mutally Release & Ouitt our Respective Claims Rights Intrests & properties to Each other (& his or her Respective Heirs & assigns) To all the said Estate Excepting the part or share set off to us Respectively as aforesaid, In Witness whereof we have hereunto sett our hands & seals the 29th Day of may 1751 & in the 24th year of his Majesties Reign

Witnesses Cyprian Jeffry Thomas Walden Noah Sherburne Simeon Sherburne Katharine odiorne James Randall Hannah Sherburne

SAMPSON DOE

1748

NEWMARKET

In the Name of God, Amen

The fourth day of Aprill in the Yeare of our Lord Christ one thousand Seven hundred and forty Eight. I Sampson Doe of Newmarket in Newhampshire in New England Yeoman. * * *

Item. I give my Son Samuel Doe three Shillings

Item. I give to my Son Nicholas Doe three shillings

Item. I give my Son Zebulun Doe three Shillings

Item. I give my Daughter Martha ffrost three Shillings

Item. I give my Daughter Mary Wiggin three Shillings

Item. I give my Daughter Elizabeth Stoodly three Shillings

Item. I give my Daughter Sarah Doe three Shillings

Item. I give my Son Nathaniel Doe three Shillings

Item. I give my well beloved Wife, Mary, All my goods & Chattels within Doars & without and all Debts & Specialties due to me of what Nature or kind So ever, And I do hereby Nominate and Appoint my Said Wife Sole Executrix of this my last Will and Testament, and I do hereby disannul and make void all former Wills and Testaments by me heretofore made either by word of Mouth or in Writing. I hereby Ratifying and confirming this and no other to be my last Will and Testament In Witness, I the Said Sampson Doe to this my last Will and Testament have Set my hand and Seale the day and Yeare first above mentioned.

Signed Sealed, Published and declared by the Testator, in the presence of us whose Names are Subscribed as Witnesses, and attested by us in the presence of the Said Testator James Stoodly Ju^r Samel Doe John mason

[Proved May 29, 1751.]

Samson Doe

JOSEPH PEIRCE 1748 PORTSMOUTH

[Bond of Susanna Peirce, widow, with Clement Jackson and Daniel Peirce, gentleman, as sureties, all of Portsmouth, in the sum of £1000, April 18, 1748, for the administration of the estate of Joseph Peirce of Portsmouth; witnesses, Arthur Browne and William Parker.]

[Inventory, signed by Eleazer Russell and Daniel Rogers; amount, £4801.19.1; attested Aug. 31, 1748.]

[Administratrix's account of the settlement of the estate Aug. 28, 1754; receipts, £3213.2.11; expenditures, £2769.3.11; mentions children.]

SAMUEL SMITH 1748 NEWBURY, MASS.

[Guardianship of Samuel Smith granted to his father, Samuel Smith of Newbury, Mass., April 27, 1748.]

[Probate Records, vol. 17, p. 214.]

[Bond of Samuel Smith of Newbury, Mass., periwig-maker, with George Massey and Thomas Newmarch, both of Portsmouth, as sureties, in the sum of \pounds 500, April 27, 1748, for the guardianship of his son, Samuel Smith, minor; witnesses, Meshech Weare and William Parker.]

----- TIBBETTS 1748

[Guardianship of Peter Tibbetts granted to Timothy Robinson April 27, 1748.]

[Probate Records, vol. 17, p. 218.]

JONATHAN FREESE 1748

[Bond of Sarah Freese of Hampton, widow, with George Ayers

HAMPTON

and Jonathan Ayers, both of Portsmouth, cordwainers, as sureties, in the sum of £500, April 28, 1748, for the administration of the estate of Jonathan Freese of Hampton, joiner; witnesses, William Parker and James Philpot.]

[Warrant, April 28, 1750, authorizing Samuel Palmer and Joseph Philbrick, both of Hampton, to receive claims against the estate.]

[Inventory, signed by Joseph Philbrick and Moses Perkins; amount, £260.17.0; attested May 24, 1748.]

[List of claims; amount, £402.7.6; signed by Samuel Palmer and Joseph Philbrick; attested Oct. 23, 1750.]

[Administratrix's account of the settlement of the estate; receipts, £166.17.0; expenditures, £402.14.0; allowed Aug. 28, 1751; mentions "maintaining three of the Intestates Children which were under Seven Years To this Time amount[#] to 380 Weeks in the whole."]

[License to the administratrix, Feb. 25, 1756, to sell real estate.]

[Additional account of the settlement of the estate by Philip Dow and his wife, Sarah Dow, formerly Sarah Freese; receipts, $\pounds 533.0.0$; expenditures, $\pounds 273.15.0$; allowed Aug. 24, 1756.]

[Division to the creditors; claims, £347.19.6; amount divided, $\pounds 259.5.0.$]

[Guardianship of George Freese and Joseph Freese, minors, aged more than fourteen years, children of Jonathan Freese of Hampton, granted to Jonathan Moulton Feb. 1, 1766.]

[Probate Records, vol. 24, p. 136.]

SAMUEL HILTON 1748

HAMPTON

In the name of God Amen this thirtyeth Day of April Anno Domini 1748 In the twenty first year of his majestys Reign Georg the Second King over Grate Britain & I Samuel Hilton of Hampton in the Province of New Hampshier in new England being sick and weak in bodey * * *

Itam that is I Give and bequeth to Prudence my beloved wife my Dwelling house and Barn which I built in Hampton with one lettle Lott of land which I have laying in the third Range of lotts in the first Division of the five Divisions in said Hampton. I also Give and bequeth to my said wife Prudence the land which I bought of Phillep towle laying in the Ring swamp in said Hampton between land of Thomas Batchelder on the East of it and the land that was Called the Ram Pastour on the west of it// I also give and bequeth to my said wife Prudence sixty acres of land which I have laying on the north west side of Pascassek River in the town ship of Exeter in said Province bounding southly on said River// with one third Part of a neck of land laying on the south Eastly side of said Pascassek River / bounded north Eastly on Lamprey River // I also Give and bequeth to my said wife Prudence / one Ouarter Part of one mile and half Square Called Exetor Grant to the Hiltons with ten acres Granted to me by the town of Exetor near black Rocks // I also Give and bequeth to my said wife Prudence one Right in the township of Bow in said Province // with the thirty acres of land which I bought of Samuel Conner laving in the township of Exetor afore said bounding Eastly by the foulsams medow grant // south by the land of Stephen Leavit // westly by the Grate fresh River & north westly by land layed out to the heirs of thomas Dollof deceased // with all my Estate both Real and Personal of what Kind and nateuer what so Ever all and singuler to my said wife Prudence and to her heirs and assigns for Ever and my said wife to Dispose of all and singuller of the Demised Premisse as she Pleaseth-

I also Give to my said wife all money Due to me by Book Bonds or other ways Due to me I Do Like wise Constitute make and ordain my said wife Prudence my sole Executer to this my Last will and testiment and I Do here by utterly Disanull Revoke and Disalow all and Every other former testements wills Leagusies and bequests and Executors by me in any wise before named willed and bequested Ratifieing and Conferming this and no other to be my last will and testement

In wittness where of I have here unto set my hand and seal on the Day and year above written

signed sealed Published Pronounced and Declared by the said Samuel Hilton as his last will and testiment in the Presence of us the subscribers

Natthnall Batchlder Benjamin Batchelder Samuel Palmer [Proved May 25, 1748.]

[Inventory, June 7, 1748; amount, £320.17.0; signed by Samuel Palmer and Gershom Griffith.]

JOHN McVICKER

[Bond of Charles Gorwood, shopkeeper, with Samuel Hart, joiner, and Humphrey Fernald, cooper, as sureties, all of Portsmouth, in the sum of £500. May 2, 1748, for the administration of the estate of John McVicker of Somersworth, trader; witnesses, William Parker and William Webb.]

JOSEPH HOYT

1748

STRATHAM

SOMERSWORTH

The last Will and Testament of Joseph Hoyt of Stretham in the Province of Newhampshire yeoman made the 5^{th} day of May Anno Domini 1748 * * *

Item I give and bequeath unto my loving wife Hannah Hoyt the use and improvement of all my household goods during her naturall life and at her decease S⁴ Goods to be equally divided

Samll Hilton

1748

between my Seven daughters or their heirs also I give and bequeath unto my S^a loving wife immediately after my decease two Cows and four Sheep as She Shall Choose out of my Stock to be at her own disposal

Item I give unto my daughter Esther Jewet five Shillings to be paid her by my Exec^r immediately after my decease She having rec⁴ her Portion before

Item I give unto my daughter Hannah Stevens five Shillings to be paid her immediately after my decease by my Exec^r She having receiv'd her Portion before

Item I give unto my daughter Mary Smith one Cow immediately after my decease to be deliver'd her by my Exec¹ in full of her Portion

Item I give unto my daughter Jemima Hoyt one hundred pounds old tenor to be paid her by my Exec^r within Six months after my decease in full of her Portion

Item I give unto my daughter Anne Elsworth thirty pounds old tenor bills to be paid her by my Exec^r within Six months after my decease in full of her Portion

Item I give unto my daughter Abigail Piccart five Shillings to be paid her by my Exec^{*t*} immediately after my decease She having receiv'd her Portion before

Item I give unto my daughter Priscilla Palmer five Shillings to be paid her by my Exec^r immediately after my decease She having receiv'd her Portion before

Item I give devise and bequeath unto my Son Joseph Hoyt Jun^r (who I Constitute Executor of this my last Will & Testament) and to his heirs and Assigns forever the remainder of my home place both lands & buildings that I have not already Sold him togeather with all Such Debts as Shal be due to me at my decease as also all Such implements of husbandry and all the residue of my real & personal Estate not before dispos'd of the better to enable him to pay my Just debts & Legacy's afores^d as also mine and my wifes funeral Charges which my will is my Executor Shall pay In witnes whereof I have hereunto Set my hand & Seal the day and year first within mention'd

Sign'd Seal'd publish'd and declar'd by Joseph Hoyt to be his last Will & Testament In p^rsence of us John Cartty Noah Emery Nich Perryman

[Proved June 15, 1753.]

[Bond of Joseph Hoyt of Stratham, with Joseph Clark of Stratham and Theophilus Smith of Exeter as sureties, in the sum of £1000, June 12, 1753, for the execution of the will; witnesses, George Veasey and Daniel Clark.]

NATHANIEL HILLS 1748

HUDSON

[Anna Hills, widow, and Enoch Hills, oldest son, waive administration on the estate of Nathaniel Hills of Nottingham West May 9, 1748, in favor of Samuel Hills, another son; witnesses, Josiah Cummings and Nathaniel Hills.]

[Bond of Samuel Hills of Nottingham West, yeoman, with Josiah Cummings of Nottingham West and Joel Dix of Litchfield, yeomen, as sureties, in the sum of £500, May 12, 1748, for the administration of the estate; witnesses, William Parker and Walter Warren.]

[Inventory, Sept. 6, 1748; amount, £1568.11.0; signed by Robert Darrah and William Cummings.]

[License to the administrator, Nov. 30, 1748, to sell real estate.]

[Probate Records, vol. 17, p. 296.]

560

JERAHMEEL CUMMINGS 1748

[Administration on the estate of Jerahmeel Cummings of Hollis granted to his widow, Hannah Cummings, May 11, 1748.] [Probate Records, vol. 17, p. 217.]

[Inventory, March 14, 1747/8; amount, £219.10.7; signed by William Cummings and Francis Worcester.]

[Bond of Hannah Cummings, widow, with Peter Powers, gentleman, and Samuel Cummings, yeoman, as sureties, all of Hollis, in the sum of £500, May 11, 1748, for the administration of the estate of Jerahmeel Cummings of Hollis, gentleman; witnesses, William Parker and Joseph Blanchard.]

[License to the administratrix, Oct. 25, 1749, to sell real estate.]

JONATHAN DANFORTH 1748

[Administration on the estate of Jonathan Danforth granted to Ann Danforth May 11, 1748.]

[Probate Records, vol. 17, p. 217.]

[Bond of Ann Danforth, widow, with Peter Powers, gentleman, and Samuel Cummings, yeoman, as sureties, all of Hollis, in the sum of £500, May 11, 1748, for the administration of the estate of Jonathan Danforth of Hollis, yeoman; witnesses, William Parker and Joseph Blanchard.]

[Inventory, June 9, 1747 (1748?); amount, £610.10.0; signed by William Cummings and Francis Worcester.]

[Petition of Ann Danforth, Oct. 26, 1748, for license to sell real estate of her husband.]

[License to the administratrix, Oct. 26, 1748, to sell real estate.]

[Probate Records, vol. 17, p. 290.]

HOLLIS

HOLLIS

³⁶

[Account of Stephen Martyn and his wife, Ann Martyn, administratrix of the estate; receipts, £879.8.6; expenditures, £728.0.0; allowed May 29, 1751; mentions "maintaining 3 children of Said Intestate under 7 years of age 4 year Each," and "for 2 Children 3 Months Each more to this time."]

ROBERT OX 1748 BOSTON, MASS.

[Bond of Joseph Blanchard of Dunstable, with Peter Powers, gentleman, and Samuel Cummings, yeoman, both of Hollis, as sureties, in the sum of \pounds 500, May 11, 1748, for the administration of the estate of Robert Ox of Boston, Mass., merchant; witnesses, Jonathan Lovewell and William Parker.]

[Inventory, May 11, 1748; amount, £100.0.0; signed by Peter Powers and Samuel Cummings.]

[Certificate of marriage, by Rev. Joseph Whipple of Hampton Falls, of Charles Tracy, mariner, and Mrs. Hannah Smith of Durham, widow, Nov. 10, 1748.]

[Administration de bonis non of the estate granted to Joseph Blanchard of Merrimack July 15, 1760.]

[Probate Records, vol. 21, p. 467.]

[Bond of Joseph Blanchard of Merrimack, with Hunking Wentworth of Portsmouth and Robert Campbell of Londonderry, yeoman, as sureties, in the sum of \pounds 500, July 15, 1760, for the administration de bonis non of the estate; witnesses, William Parker and Solomon Loud, Jr.]

[Petition of the administrator, Nov. 29, 1780, for license to sell real estate.]

[License to the administrator, Nov. 29, 1780, to sell real estate.]

THOMAS COOK

1748

[Guardianship of Thomas Cook, minor, aged more than fourteen years, son of Thomas Cook of Boscawen, granted to Ebenezer Stevens of Andover, Mass., May 23, 1748.]

[Essex County, Mass., Probate Records, vol. 328, p. 134.]

[Bond of Ebenezer Stevens, with Jacob Tyler of Andover, Mass., husbandman, and Samuel Parley of Ipswich, Mass., as sureties, in the sum of £1000, May 23, 1748; witnesses, Daniel Appleton and James Tarbox.]

[Essex County, Mass., Probate Files.]

JOSEPH SAWYER 1748

KINGSTON

In the Name of God Amen. I Joseph Sayer of Kingston in the Province of New Hampshire Husbandman; under bodily Weakness * * *

Imprimis I will that my honest & just Debts be paid out of my Estate by Dorithy my beloved Wife.

Item I give & bequeath to my s^d Wife all my live Stock & Moveables within Doors & without & the one half of all my Lands & Buildings with all their Contents, Privileges & Commodities of what Name or Nature soever; during her natural Life, & the other half untill my Children shall be of Age; or marry successively, each & every of them; as hereafter expressed.

Item I give & bequeath to my beloved Children Miriam, Elizebeth, Dorithy & Juda & to my Child unborn, if God please to bless us with further Issue, according to our Present Hope, to each an equal Share or Dividend of the one half of my Lands, as soon as they shall Successively come of Age or Marry: & to each of them an equal Share or Dividend of the other half of my Lands, as also my Buildings. at the Decease of my s^d Wife

I do also hereby constitute & ordain my s^d beloved Wife Dorithy my sole Executrix to this my Last Will & Testiment.

BOSCAWEN

In Wittness & Testimony of all which I have hereunto Set my Hand & Seal this twenty eighth day of May Annoq: Domini 1748.

Pronounced, Signed & Sealed Joseph Sawyer in Presence of Joseph Seccomb John thorn Benjamin Selly [Proved Aug. 31, 1748.]

[Inventory, Jan. 17, 1748/9; amount. £1409.8.0; signed by Benjamin Swett and Benjamin Cilley.]

TIMOTHY WATERHOUSE 1748 PORTSMOUTH

I Timothy Waterhouse of the town of Porchmoth In the Province of nuhamsheir In nuIngland coardwiner being aged * * *

first my dafter marget bruster and mary spinney and: ruth gains and sarah foos and Eleizebeth ham all theas my dafters I give them each and every one of them five shilings a peace because I have givn them sufient before as for my dafter Lidea I give hur twenty pounds old tenner: to be payd by my son Timothy when he shall receive what Is given to him as for my son John, my son Joseph to pay him twenty pounds old tenner when he shall receive what is given to him, now for my three sons I give to my son Joseph my house and land at the pulpit wheare I now live to him and his airs lawfully begotten of his body for ever so that it shall be from air to air as a feirm Intailment for ever, as for my son Timothy I give my house and land at the bank In porchmouh to him, as for my son John I give him all my write and, intrust In Barinton of house or land what ever or commans to be to him and his airs for ever and all my waring cloaths to John

as for my part In a pew In our meeting house that to belong to Joseph and his airs after his mothers death further I give my silver Tankerd to my son Timothy and my Chist of draws to my dafter Lidea after their mothers death if she be not forst to dispose of it for hur nececery suport I do make and ordain and apoint my well beloved wife Ruth my onely and soal Execturess of this my last well to order and dispose faithfuly singurly every part here of as for my beloved wife to have the use of all my estate duering hur widdowhood and hur thurds during hur life and after hur death what moovebles are left as housel goods and catel and horses and other creters to be to John as for hur cloaths to be Equaly devided a mong the dafters if she hath not disposed of them before and for the confirmation I being In my right mind and reson set my hand and seal this third day of June one thousand seven hundred and forty Eight 1748

John Dennet Ephr™ Dennet Phebe Dennet [Proved Dec. 28, 1748.]

[Bond of Ruth Waterhouse, widow, with John Dennett, tanner, as surety, both of Portsmouth, in the sum of \pounds_{500} , Dec. 28, 1748, for the execution of the will; witnesses, William Parker and George Meserve.]

PETER PATTEE

1748

HAVERHILL DIST.

Timothy Waterhouse

In the name of god Amen the Ninth day of June one Thousand Seven hundred & fourty Eight I Petter Pattee of Havrhill District Within his Majesties province of Newhampshire In New England Gentleman, Being Very sick and weak in body * * *

Imprimis I Give and Bequeath unto my well beloved wife Elizebeth Pattee her thirds of my Estate as the Law Directs as also all my Household goods Item I Give and Bequeath unto my son Ease and my son John all my Real Estate Lands & meddows to be Divided Equaly betwen them according to quantity & quality only I allow Ease to have the grist mill and the Stream to himselfe and John no Share therein and I allow Ease & John to pay thee rest there portions as shall be here affter mentioned Equaly Bettuen them—

Item I Give and Bequeath unto my Daughter Susanna one hundred pounds old tennor and one Cow to be paid by Ease & John at the Day of her marrage—

Item I Give & Bequeath unto the Rest of my Daughters fourty pounds old tennor Each (viz) Rhoda Merriall Hannah Abigaill and Betty all to be paid by Ease & John at the Day of Each of their Marrages to wit my Daughters

Item I Give and Bequeath unto my other three sons (viz) Petter ezepheneiah & Richard one hundred pound old tennor Each to be paid by Ease and John to them when they arive at the agge of twenty one years and I allow Ease and John to Carry on the place and help my wife to bring up the young boys and Girls till they are fitt to put to treads or the agge of Seven years— And as for the rest of my moveable Estate besides my household goods already given away to my wife I Allow all my Debts and funerall Charge to be paid out of that and the Remainder Saved for my Sons Ease and John and I give the Remainder to them In Order to Enable them to pay the Rest of my Children what I have left to them —

I Likewise Constitute make and ordain Robert Cochran and Samuell Morison the third both of Londonderry to be my Exact¹³ of this my Last will and Testament and Do hereby utterly Disalow Revoak and Disanull all and Every other testaments Wills Leageses and Bequests and Exact¹³ by me in any wise before Named Willed and Bequethed Ratifing and Confirming this & no other to be my last will & testament in Wittness whereof I have hereunto sett my hand and seal the Day and year above Written—

Signed Sealed Published Pronounced and Declared by me the said Petter Pattee as my last will and testament in the presence of us the Subscribers

Moses Copp Richard Patee Susanna patee -[Proved Sept. 28, 1748.]

[Warrant, July 12, 1748, authorizing John Humphrey, gentleman, and John Mitchell, Jr., yeoman, both of Londonderry, to appraise the estate.]

[Inventory, Sept. 7, 1748; amount, £3757.15.8; signed by John Humphrey and John Mitchell, Jr.]

[Guardianship of Asa Pattee, minor, aged more than fourteen years, and John Pattee, aged less than fourteen years, sons of Peter Pattee, granted to Elizabeth Pattee of Haverhill District, widow Oct. 2, 1749.]

[Bond of Elizabeth Pattee, widow, with Benjamin Richards, yeoman, as surety, both of Haverhill District, in the sum of \pounds 500, Oct. 2, 1749, for the guardianship of Asa Pattee and John Pattee; witnesses, Samuel Peavey and Moses Thurston, Jr.]

[Executors' account of the settlement of the estate; receipts, £561.13.2; expenditures, £603.18.11; allowed Sept. 23, 1750.]

[Guardianship of John Pattee, minor, aged more than fourteen years, son of Peter Pattee of Salem, yeoman, deceased, granted to Benjamin Richards of Plaistow, gentleman, Dec. 8, 1755.]

[Probate Records, vol. 19, p. 431.]

peter patee

[Bond of Benjamin Richards, with Thomas Little as surety, both of Plaistow, in the sum of £500, Dec. 8, 1755, for the guardianship of John Pattee, minor, aged more than fourteen years, son of Peter Pattee; witnesses, Anna Freese and Cate Freese.]

JOHN SWETT

1748

KINGSTON

In the Name of God Amen The 16^{th} day of June 1748 I John Swett of Kingstown in the Province of New Hamps; in New England Gent * *

Imp^s Whereas there is a Jointure Contract, or Agreement, between me & my Well beloved wife Sarah; before Marriage as by s^d Jointure, or Contract, may at large appear. Over & above what is mentioned & Contained in s^d Jointure or Contract, I Give & bequeath to my S^d wife Sarah A good New Milch Cow, and All my Swine, (to be at her Dispose) & to be Delivered to her upon her Request after my Decease & Twenty pounds (in Old Tenour Bills) now in her hands, but If I Should make use of s^d Twenty Pounds, then to be paid out of my Estate

Item I Give & Bequeath unto the Children of my well beloved Son John Swett (Late of s^d Town Deceas^d) Twenty Shillings Each (Old Tenour) to be paid out of my Estate, their s^d father John haveing already had his portion out of my Estate, s^d money to be paid to s^d Children as they arrive to the age of Twenty one years

Item I Give & Bequeath unto my well beloved son Benjamin Swett Thirty pounds (Old Tenour) to be paid in Three years after my Deceas viz: Ten pounds p^r year, and the One Half of my wearing Cloaths, and also One Cow & Three Sheep

Item I Give & bequeath unto my well beloved son Nathan Swett fifteen pounds (Old Tenour) to be paid out of my Estate, at the End of one year after my Decease, And also one Cow, & Three sheep, & the other Half of my wearing Clothes, (he the s^d nathan haveing also had Considerable out of my Estate) Item I Give unto my well beloved son in Law Samuel Winslowe Husband of my Daughter Huldah Deceas'd five shillings, And to the surviveing sons of s^d Daughter Huldah I Give & bequeath forty shillings to Each to be paid in (Old Tenour) in Two years after my Decease & to Elizabeth, Daughter of the s^d Huldah (now the wife of William Buswel Ter^s) Half the Houshold Stuff that was my first wifes (Bethiah to be delivered to her upon her Request after my Decease

Item I Give & bequeath unto my well beloved son in Law Thomas George (Husband of my well beloved Daughter Sarah) five shillings as also to my s^d Daughter Sarah fifteen pounds (Old Tenour) to be paid in Three years after my Decease as followeth viz: five pounds p^r year till the s^d sum be paid; And to Each of the Children of my s^d Daughter Sarah I Give & bequeath forty shillings apiece (old Tenour) to be paid in Two years after my Decease, and further to my s^d Daughter Sarah I Give & Bequeath the other Half of the Houshold stuff that was my fore mentioned first wifes to be at her Dispose—And I do hereby Declare it to be my will that my Executor hereafter named shall pay all the forementioned Legacies

Item I Give & Bequeath unto my well beloved Son Elisha Swett, who I Likewise Constitute make & Ordain Sole Executor of this my Last Will & Testament, All and singular my Lands, Messuages Buildings & Orchards, wherever, & however, Laying, & being, Butting & Bounding, to him my s^d son Elisha Swett his Hiers & assigns for ever to his & thier own proper Use benefit & behoof forever, the same to Have & To Hold forever, with all my stock of Cattle Horses & sheep that are not yet Disposed of, and also all my Implements for Husbandry, for men or any other Creature to use, or work with and also all my Tools or Implements for any sort of Trade or other Calling, with every other thing (If any there be) not mentioned in this my Last Will & Testament; And I do hereby utterly dissalow Revoke & Disanul all & every other former Testaments wills Legacies & Bequests, & Executors by me in any ways before Named & Bequeathed, or Willed. Ratifying & Confirming this & no other to be my Last Will & Testament; In Witness whereof I have hereunto set my hand & Seal the Day & year first above written. Signed Sealed Published Pronounced & Declared by the s^d John Swett as his Last Will & Testament in the presence of us the Subscribers Eben^r Stevens Jed. Philbrick Jeremy Webster [Proved Sept. 26, 1753.]

[Inventory, Sept. 28, 1753; amount, £2171.17.0; signed by Jedediah Philbrick and Jeremy Webster.]

NICHOLAS GILMAN 1748

[Administration on the estate of Nicholas Gilman of Durham, clerk, granted to his widow, not named, June 29, 1748.]

DURHAM

[Probate Records, vol. 17, p. 248.]

[Bond of Mary Gilman, widow, with Daniel Thing, clothier, and Josiah Ladd, joiner, as sureties, all of Exeter, in the sum of £500, June 29, 1748, for the administration of the estate; witnesses, Benjamin Marston and Matthew Livermore.]

[Inventory of the estate of Rev. Nicholas Gilman, Sept. 1, 1748; amount, $\pounds_{3237.13.4}$; signed by John Lord and John Gilman, 3d.]

[Guardianship of Tristram Gilman, Joseph Gilman, Josiah Gilman, and John Gilman, minors, children of Nicholas Gilman, granted to Mary Gilman of Exeter, widow, March 29, 1749.]

[Bond of Mary Gilman, widow, with Daniel Thing and Samuel Gilman as sureties, all of Exeter, in the sum of $\pounds 2000$, March 29, 1749; witnesses, Susanna Webster and Elizabeth Gilman.]

1748

WILLIAM NASON

FALMOUTH, ME.

[Administration on the estate of William Nason of Falmouth, Me., granted to his widow, Mary Nason, June 29, 1748.] [Probate Records, vol. 17, p. 249.

[Bond of Mary Nason, widow, with George Massey, carter, and Jacob Lavers, joiner, as sureties, all of Portsmouth, in the sum of $\pounds 200$, June 29, 1748, for the administration of the estate of William Nason, tanner; witnesses, Jonathan Stewart and Matthew Livermore.]

JOHN SMITH

1748

DURHAM

[Administration on the estate of John Smith of Durham, gentleman, granted to his widow, Mary Smith, and his brother, Ebenezer Smith, June 29, 1748.]

[Probate Records, vol. 17, p. 248.]

[Bond of Mary Smith, widow, and Ebenezer Smith, yeoman, with John Newmarch, gentleman, and Jacob Tash, tailor, as sureties, in the sum of £3000, June 29, 1748, for the administration of the estate; witnesses, Paul Gerrish and Matthew Livermore.]

[Inventory, Sept. 15, 1748; amount, £1421.11.0; signed by Lemuel Bickford and Thomas Young.]

[Account of the settlement of the estate of Capt. John Smith, Jr., by the administrators; receipts, \pounds 747.3.6; expenditures, \pounds 747.3.6; allowed Aug. 30, 1749.]

[Warrant, April 26, 1750, authorizing Joseph Sias, Benjamin Mathes, Joseph Drew, and John Drew, all of Durham, and Walter Bryent of Newmarket, yeoman, to divide the estate.] Prov^e of Newhamp^r Purssuant to an order from y^e Honnorable Andrew Wiggin Esq^r Judge of the Probate of wills &c for Said Province Dericted to us the Subscribers Authorizeing & appointing us to make a Division of all the Real Estate of Capt John Smith that was his at his Death Late of Durham Deceased to and among the widdow & y^e Bretheren & Sisters of Said Deceased to y^e s^d widdow one third thereof the other two thirds to be Equally Divided among y^e Said Bretheren & Sisters having Regard borth to y^e Quantity and Quallity of Said Real Estate

Accordingly we have Sett off to mary Smith ve widdow of Said Deceased for her third part of Said Real Estate a Certain part of the home place (So Called) which part is Bounded as follows beginnig at a Stake Standing one Rod Distant South East from the South East Corner of the flanker that Jovns to the South East Corner of ye Dwelling house that Stands on S^d farm and Runs from said Stake South forty Degrees East to the Great Bay & att high watter mark there is a Savan Bush Spotted in Said Line Standing by a Little Run of watter & from thence Round towards mathises mill (So Called) Bounding by Said Bay & mathis's Creek to the furtherest head of ye flowing of the tide in Said Creek and from thence about South thirty Degrees west about twenty Rods to a Large hemlock tree there marked & from Said tree South forty Eight Degrees East to a Stake Standing one Rod Distance west from ve South west Cornor of v^e Dwelling house afore Said then northward Round Said house keeping one Rod Distance from said house from every part thereof untill it Comes to ye Stake first mentioned with the great Rume in ye South side of the house & Bed Rume adjoyning & the half of the Chamber over ye Same an half ye garret over ye same & half ye Seller it being ye South Side of ye Seller also & one third part of ye Barn it being ye west End thereof Excepting twenty three acres within these Bounds Clamed by footman & mathises and for Said widdows third part of y^e farm Bought of francis Durgin we set off a peice of

Said Land & Bounded it as follows begining at a waldnot tree in y^e Cove between said Land and Land of John Durgin and Runs up by S^d Land of John Durgin's about North twenty Seven Degrees west twenty two Rods to a Stake then north Eighty Degrees East to the Great Bay then by Said Bay to y^e Line between Said Land & said John Durgins Land So by said Durgin's Land as the Line goes up to y^e waldnot tree where it began

Secondly we Set off to Joseph Smith for his sixth part of two thirds of said Estate a peice of Land in ye home place Bounded as follows Begining at ye Savan Bush mentioned as standing in the Line of ye widdows thirds near high watter mark then South about forty Degrees west Eight Rods to a Stake then from said stake South fifty two Degrees East to the Great Bay then begining again at Said Stake & Runs north fifty two Degrees west to the north west side of Said farm to the fence there Standing then by Said fence northerly to ye Land Set of to ye afore said widdow then by Said Land to ye Stake Standing at ye South west Cornor of ye house then keeping one Rod Distance from ye said house to the southward thereof until it Comes to ye Stake Standing at ye south East Corner of Said house then on sd Land Set off to S^d widdow to the great Bay then by s^d Bay to the End of the South fifty two Degrees East Line with one sixth part of two thirds of ye sd house and Barn with a peice of Land in that farm Bought of francis Durgin Bounded as follows begining at the north west Conor of ye widdow's thirds in said farm & Runs north twenty one Degrees west five Rods then keeping that Breadth of five Rods & Runs Down South Eighty Degrees East to the great Bay with thirty acres of Land in number ninteen in ye Eighth Range in ye Last or third Division in notingham and one Sixth part of thirty acres in the fresh mash at ye head of Durham near north River with one sixth of ye priveledge of falls & Land belonging to said Estate at second falls

Thirdly we Set off to Samuel Smith Juner for his Sixth part of two thirds of Said Estate a peice of Land in y^e home place Bounded as follows Begining at ye first Stake mentioned in the Land set of to Joseph and from said stake it Runs about South forty Degrees west Sixteen Rods to a stake and from s^d stake it Runs South fifty Seven Degrees East to the great Bay then on v^e great Bay to Joseph's part then begining again at s^d Stake Last mentioned & Runs north fifty Seven Degrees west & Bounding on ve north East Side on Joseph's part until it Comes to ye north west End or side of ye Land or home place with one Sixth part of ye two thirds of ye house & Barn with a peice of Land in that farm Bought of francis Durgin Bounded as follows Begining at the north west Corner of Joseph's part in Said farm & Runs north twenty one Degrees west five Rods & one third of a Rod then keeping that Breadth & Runs North Eighty Degrees East to ye Great Bay with one sixth of ye falls & Land belonging to Said Esteate at Second falls with v^e sixth part of thirty acres of fresh mash at ye head of Durham

fourthly we Set off to Benjamin Smith for his sixth part of two thirds of said Estate one whole Right in Canterbury it being s^d Deceased his origanal Right & fifty acres of Land in notingham at or near wadleys mash & one hundred acres of Land in y^e third Division in s^d notingham In the Lott number twenty Eight in Range nine and a peice of Land in that farm Bought of francis Durgin begining at y^e north west Cornor of y^e Land Set of to Samuel & Runs north twenty one Degrees west Seven Rods then keeping that Breadth of Seven Rods & Runs north Eighty Degrees East to the great Bay with one sixth part of thirty acres of fresh mash at y^e head of Durham near north River with one Sixth part of the falls and priviledges & of two acres of Land Lying at & being the priviledge at Second falls (so Called)

Fifthly we set of to Ebenezer Smith for his sixth part of two thirds of the Estate one peice of Land in y^e home place Bounded as follows begining at y^e second stake mentioned in y^e Return of Samuel's part and from said stake Run about South forty Degrees west fifteen Rods and two thirds of one Rod to a Stake then from s^d stake South Sixty one Degrees East to y^e great Bay then by S^d Bay to Samuel's part then begining again at Said Stake & Runs north Sixty one Degrees west to y^e north west Side of Said place to y^e fence there standing then Bounding by s^d fence to Samuel's part then by s^d Samuel's part to where it began with one third part of y^e two thirds of y^e house & Barn and one Sixth part of the falls & Land belonging to said Estate at second falls and one sixth part of thirty acres of fresh mash at y^e head of Durham near north River with a peice of Land in that farm Bought of francis Durgin Bounded as follows Begining at y^e north west Cornor of y^e Land in that farm set of to Benjamin and from said Corner to Run north twenty one Degrees west Six Rods & one half Rod to a Stake then keeping that Breadth & Runs north Eighty Degrees East to the great Bay—

Sixthly we set off to Robert Burnum & Elizabeth Burnum in her Right for their sixth part of two thirds of said Esteate the one half of one fifth of one Right in Rochester with a peice of Land in ye home place Bounded as follows Begining at ye Second Stake mentioned in Ebenezer Return and from said Stake to Run about south forty Degrees west twelve Rods yn to Run South Sixty three & one half Degrees East to ye great Bay yn to begin again at said stake and Run north sixty three Degrees & one half Degree west to y^e north west side of said Estate to ye fence there standing and Bounding on Ebenezers part on ye north East with one sixth part of two thirds of ye house & Barn and one Sixth part of ye falls Land & priviledges at Second falls that belong to s^d Esteate with one sixth part of thirty acres of fresh mash at ye head of Durham near north River with a peice of Land in that farm Bought of francis Durgin begining at ye north west Cornor of that Land in sd farm sett of to Ebenezer & Runs from thence north twenty one Degrees west Seven & one half Rods then keeping that Breadth & Runs north Eighty Degrees East to y^e great Bay—

Seventhly we Set off to Trustram Coffin and Hannah his wife in her Right for their Right in Said Estate one half of one fifth of one Right in Rochester with a peice of Land in y^e home place begining at y^e South Easterly Cornor of y^e Land Sett off to Robert Burnum & his wife in her Right & then Bounding on y^e great Bay to y^e north East Corner of y^e Land set off to S^d Burnum in that Land Bought of francis Durgin & so Bounding on S^d two Lotts of S^d Burnums & Runs to y^e north west side of Said Estates with one sixth part of y^e two thirds of y^e howse & Barn with one Sixth part of y^e thirty acres of fresh mash at y^e head of Durham near north River with one Sixth part of y^e falls and Land at Second falls belonging to Said Estate—

Dated at Durham this 22^d Day of october anno Domin 1750-

Walter Bryent Joseph Sias John Drew Benjamin Mathes Joseph Drew

Comm^{tee}

CHARLES STEWART

1748

HAMPTON FALLS

[Administration on the estate of Charles Stewart of Hampton Falls, blacksmith, granted to Jonathan Stewart of Hampton Falls June 29, 1748.]

[Probate Records, vol. 17, p. 249.]

[Bond of Jonathan Stewart of Hampton Falls blacksmith, with Benjamin Swett of Kingston, cordwainer, as surety, in the sum of £500, June 29, 1748, for the administration of the estate; witnesses, Abner Philbrick and Matthew Livermore.]

[Inventory, July 18, 1748; amount, £365.4.6; signed by Joseph Worth and Benjamin Swett.]

[Warrant, Sept. 28, 1748, authorizing Meshech Weare, Benjamin Hilliard, and Jonathan Swett, all of Hampton Falls, to receive claims against the estate of Charles Stewart, administration of which is granted to his son, Jonathan Stewart.] [List of claims April 26, 1749; amount, £241.2.6; signed by Meshech Weare, Benjamin Hilliard, and Jonathan Swett.]

JOHN SWETT, JR. 1748

KINGSTON

[Administration on the estate of John Swett, Jr., of Kingston granted to Benjamin Swett June 29, 1748.]

[Probate Records, vol. 17, p. 248.]

[Bond of Benjamin Swett of Kingston, cordwainer, with Jonathan Stewart of Hampton Falls, blacksmith, as surety, in the sum of £1000, June 29, 1748, for the administration of the estate of John Swett, Jr., laborer; witnesses, Abner Philbrick and Matthew Livermore.]

[Inventory, Aug. 14, 1748; amount, £546.8.0; signed by Paul Sanborn and Samuel Winsley.]

[Guardianship of Moses Swett and Huldah Swett, minors, children of John Swett, Jr., of Kingston, yeoman, granted to Benjamin Swett of Kingston Aug. 31, 1748.]

[Probate Records, vol. 17, p. 339.]

[Bond of Benjamin Swett, with Benjamin Cilley as surety, both of Kingston, in the sum of £300, Aug. 31, 1748, for the guardianship of Moses Swett and Huldah Swett; witness, Samuel Rankin.]

[Guardianship of Judith Swett, daughter of John Swett, granted to Benjamin Cilley of Kingston, yeoman, Aug. 31, 1748.] [Probate Records, vol. 17, p. 270.]

[Bond of Benjamin Cilley, with Benjamin Swett as surety, both of Kingston, in the sum of £200, Aug. 31, 1748, for the guardianship of Judith Swett, minor; witnesses, John Allen, Jr., and N. Perryman.]

[License to the administrator, Feb. 2, 1748/9, to sell real estate.]

³⁷

[Administrator's account of the settlement of the estate; receipts, £688.3.0; expenditures, £286.2.7; allowed July 26, 1749.]

[Administrator's additional account against the estate; amount, £78.0.0; allowed Dec. 26, 1750; mentions "maintaining of judith the youngest Child of the s⁴ John Sweat the Compleat Teirm of Two years being untill She was Seven years old."]

PAUL SHERBURNE 1748 PORTSMOUTH

[Bond of Miriam Sherburne, widow, with Joseph Sherburne, gentleman, and Joseph Langdon, merchant, as sureties, all of Portsmouth, in the sum of \pounds 500, July 7, 1748, for the administration of the estate of Paul Sherburne of Portsmouth, mariner; witnesses, William Parker and Zerviah Parker.]

[Inventory, Sept. 17, 1748; amount, £289.0.0; signed by John Ayers and Thomas Walden.]

[Administration de bonis non on the estate of Paul Sherburne granted to his mother-in-law, Priscilla Ward of Portsmouth, widow, Nov. 30, 1748.]

[Probate Records, vol. 17, p. 298.]

[Bond of Priscilla Ward, widow, with Tobias Langdon, gentleman, and George Massey, ycoman, as sureties, all of Portsmouth, in the sum of \pounds 500, Nov. 30, 1748, for the administration de bonis non of the estate; no witnesses.]

[Additional inventory, Feb. 28, 1749 50; amount, £10.17.0; signed by John Ayers and Thomas Walden.]

[Administratrix's account of the settlement of the estate; receipts, £291.13.6; expenditures, £291.13.6; allowed July 25, 1750; mentions "Priscilla Ward a Daughter of said Account⁴," also "Last Sickness of the Intestates wife."]

SEELEY LEAVITT 1748

EXETER

In the Name of God Amen, I Sealy Leavitt of Exeter in the Province of Newhampshire in new England Husbandman, being weak of body * * *

Item I Give and Bequeath to my Well beloved wife Sarah Leavit the Use and Improvement of my Dwelling house and Barn and all my Land and my part in the Corn mill During her Natural life, or as long as She Remains my widow And all my Houshold goods Chattels and moveable estate within Doors and without for her own use and to be at her own disposal She paying my Debts and funeral charges as above mentioned —

Item: I Give Dispose and Devise To my Son Daniel Leavitt his Heirs and assigns my Dwelling House and Barn and my part in the Corn Mill being one Third part and all my priviledge in the Falls and Dam and all appurtenances belonging to it: and Likewise Ten acres of land adjoyning lying bounding upon the Road and River partly below and partly above the house and Mill after his mother's Decease or upon her Marriage.—

Item: I Give to my Son Jonathan Leavitt five Shillings Lawful money, he having Received his portion before—

Item I Give Dispose and Devise To my Son Joseph Leavitt and to my Daughters Elizabeth Leavitt and Sarah Leavitt their Heirs and assigns all the Rest of my land to be equally Divided between them after their mothers Decease or upon her Marriage

Finally My Will is and I do hereby Appoint my Well beloved wife Sarah Leavitt Sole Executrix to this my last Will and Testament, hereby Revoking Disanulling and making void all former Wills and Testaments by me heretofore made In Witness whereof I have to this my Last Will and Testament Set my hand and Seal this fourteenth Day of July Anno Domini One Thousand Seven hundred and forty Eight:—

Signed, Sealed, Owned & published In presence of us— Daniel Wormall hall Stevens Elezibath gilman

[Proved July 27, 1748.]

Sealy Leavitt S L His mark [Warrant, July 27. 1748, authorizing Joseph Thing, yeoman, and Andrew Gilman, gentleman, both of Exeter, to appraise the estate.]

[Inventory, Aug. 22, 1748; amount, £1266.0.0; taken by Joseph Thing and Andrew Gilman.]

JOHN GOFFE

1748

In the Name of God Amen the twetieth of July 1748 I John Goffe of a place Called Chohass in No Town but in the Province of Newhampshire Esq^r being very Sick and weak in body * * *

Imprimis I give and bequeath unto My beloved Daughter Mary Woods A note that I have of William m^eClinto of fifty four pounds ten shillings Old Tennor and also one Cow

Imprimis I give and bequeath unto my beloved Grandson Benjamin Linkfield one hundred acres of Land in the Township of Londonderry it being an hundred acre grant in Charter of said Londonderry as it is laid out by a Comittee and recorded in the Town Book for said Londonderry reference thereto being had

Imprimis I give unto my beloved Grandson John Kidder all my right Tittle Interest to a fourth Division in Londonderry

Imprimis I give unto my beloved Granddaughters Sarah Kidder and Mary & Esther Kidder forty Shillings Each Old Tennor

Imprimis I give to my beloved Granddaughters Betty Cutting and Hannah Gorman and Sarah Linkfield forty shillings Each old Tennor

Imprimis I give to my wellbeloved Son John Goffe my Mare being a gray Mare whome I likewise Constitute Make and ordain my Sole Executor of this my Last Will and Testament and the rest of my Estate whether Real or personal Legally Divided between my son John my Executor and the Children of my Daughter Mary Woods (viz) George & Joseph Parson

COHASS

and I do hereby Utterly Disalow revoke and Dissanull all and every other former Testaments Wills Legacies and bequests and Exe^{rs} by me in any ways before Named Willed and bequeathed ratifying and Confirming this and No other to be my Last Will and Testament In Wittness whereof I have hereunto Set my hand and Seall the Day and year above written

John Goffe

Signed Sealed published pronounced and declared by the Said John Goffe as his last will and Testament in the presence of us the Subscribers Ephraim Bushnel Jonathan Corlles

John m^eLaughlin [Proved Nov. 30, 1748.]

ROBERT KENT

1748

DURHAM

In the Name of God amen the twenty Fifth day of July one thousand Seven hundred and forty Eight I Robert Kent of Durham in the Province Newhampshire in New England being not well in Body * * *

Imp^{rs} I give and bequeath to my Cousen Jonathan Langly whom I Constitute make and Ordain my Sole Executor of this my Last will and Testament, all my home Estate where I now dwell on which was Formerly my Father Joseph Kents deceas^d together with a piece or Tract of Land Joyning to Land formerly in the possession of Liu^t Francis Mathes deceas^d and now in the possession of Widow Lydia Mathes as more plainly may and will appear by return Together with all my moveable Effects within doors and without to him the aforesaid Jon^a Langly and his heirs forever, and also a Small pasture Joyning to Cap^t Francis Mathes wood lott unto him the Jonathan Langly & his heirs for^r Item I give and bequeath unto my Sister Dorothy Kent one third part of my Estate as afore mentioned by her freely to be possessed and Enjoy'd during her natural life and at her decease it shall return unto my above said Coușen Jonathan Langly and his heirs

Item I give and bequeath to my Sisters Sarah Kent and Eliz^a Kent and to my brother Joseph Kent all my Out Lands near wheelwrights pond and in the Town of Rochester at their disposing if they Should want it for a maintainance and if they dont want it for their maintainance it is to return to my brother Sons John Kent Benj^a Kent and Joseph Kent Sons of my brother John Kent deceas^d to them and their heirs forever

Item I give unto Each of the Children of my brother John Kent deceas^d five Shillings Lawful money to be paid by my Executor within one year after my Decease

Item, I give and bequeath unto my Sisters Children Thom^s Langly and Hannah Langly five Shillings to Each of them within one year after my Decease to be paid by my Exe^{rs}

Signed Sealed published andhispronounced in presence of usRobert × KentMoses KimingMarkHercules Moony-Thomas Langly[Proved April 27, 1759.]

[Bond of Jonathan Langley, with Thomas Langley as surety, both of Durham, in the sum of \pounds 500, April 30, 1759, for the execution of the will; witnesses, William Parker and John Langdon, Jr.]

JAMES FOLSOM

1748

EXETER

[Administration on the estate of James Folsom of Exeter granted to his widow, Elizabeth Folsom, July 27, 1748.]

[Probate Records, vol. 17, p. 259.]

[Bond of Elizabeth Folsom, widow, with Edward Gilman, yeoman, and Elias Ladd, tailor, as sureties, all of Exeter, in the sum of £500, July 27, 1748, for the administration of the estate; witnesses, N. Perryman and Noah Emery.]

WILLIAM JONES 1748 NEWCASTLE

[Administration on the estate of William Jones of Newcastle granted to Mary Jones July 27, 1748.]

[Probate Records, vol. 17, p. 259.]

[Bond of Mary Jones of Newcastle, widow, with Jotham Odiorne, Jr., and Charles Treadwell, shopkeeper, both of Portsmouth, as sureties, in the sum of \pounds 500, July 27, 1748, for the administration of the estate of William Jones of Newcastle, mariner; witness, Samuel Gilman.]

[Inventory, Sept. 27, 1748; amount, £1606.2.6; signed by Joseph Newmarch and Nathaniel Sargent.]

[Bond of Mary Jones of Newcastle, widow, with Jotham Odiorne and Charles Treadwell, shopkeeper, both of Portsmouth, as sureties, in the sum of £500, July 25. 1750, for the administration of the estate; witnesses, William Parker and William Rindge.]

[Inventory, July 25, 1750; amount, £142.0.0; signed by Joseph Newmarch and Nathaniel Sargent.]

[Caveat by Jeremiah Jones of Newcastle, fisherman, oldest son, Feb. 27, 1750/1, against the administration of the estate by Mary Jones, widow of a younger son.]

[License to the administratrix, July 31, 1751, to sell real estate.]

WILLIAM ROBBINS 1748

[Administration on the estate of William Robbins granted to his widow, Sarah Robbins, July 27, 1748.]

[Probate Records, vol. 17, p. 259.]

PORTSMOUTH

[Bond of Sarah Robbins, widow, with William Bennett, joiner, and Thomas Hatch, hatter, as sureties, all of Portsmouth, in the sum of \pounds 500, July 27, 1748, for the administration of the estate of William Robbins of Portsmouth, mariner; witnesses, N. Emery and William Parker.]

[Inventory, Aug. 3, 1748; amount, £375.7.6; signed by Hunking Wentworth and Zachariah Cross.]

DOVER

THOMAS TIBBETTS 1748

In the Name of God Amen, The Thirteenth Day of July Anno Domini one Thousand Seven Hundred & forty & Eight, I Thomas Tebbets of Dover in y^e Province of New-Hamps^r in New-England Husbandman, beng advanced in Years, & Labouring under Bodily Infermities * * *

As to my Lands & Buildings I have heretofore Disposed of them to my five Sons, viz: John, Thomas, Ephraim, Samuel & Moses Tebbets, by Lawful Deeds of Conveyance to them their Heirs & Assigns under my hand & Seal well Executed, which Disposition of my Real Estate I do hereby Approve of & Confirm. As to my Moveable Estate both within Doors & without, I Give & Dispose of y^e Same as followes, viz:—

Imprimis, I Give & Bequeath to my Beloved Wife Sarah Tebbets, free & Clear to her own Disposal the one half Part of my s^d Movable Estate, both within Doors and with out, Provided She Shall Dwell with me y^e s^d Tho^s Tebbets During y^e Term of my Natural Life, but in Case She, my s^d Wife Shall Elope, or unlawfully Depart from me, then I Give her, no more of my s^d Estate than y^e Law will Allow her.

Item, I Give & Bequeath, the other half Part of my s^d Movable Estate, both within Doors & without, after my Just Debts & funeral Charges Shall be Paid out of it, To my Children & Grand Children, Namely to my Children Ephraim, Samuel & Moses Tebbets, & to my Daughter Elisabeth Mason, & to my Grand

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Children, Namely the Children of my Son John Tebbets Deceas'd, & yº Children of my Grand Son John Tebbets Deceas'd. the Son of my Son Thomas Tebbets Deceas'd, & ye Children of my Daughter Abigail Tebbets Deceas'd; To be Eagually Divided among them, that is to Say, my Will is that my afores^d Children Ephraim, Sam¹¹ & Moses Tebbets, and Elisabeth Mason Shall have an Equal Part or Proportion of yesd one half Part of mysd Movable Estate, after my s^d Debts & funeral Charges shall be Paid out of ye sd half Part, as aforesd And ye Children of my sd Son John Tebbets Deceas'd Shall have an Eagual Part of my s^d Movable Estate with one of my Children, and the Children of my s^d Grand Son John Tebbets Deceas'd shall have an Eagual Part with one of my Grand Children, and ye Son of my sd Son Thomas Tebbets Deceas'd Shall have an Eagual Part with one of my s^d Children, and y^e Children of my s^d Daughter Abigail Tebbets Deceas'd Shall have an Eagual Part of s^d Movable Estate with one of my s^d Children.

And I do hereby Nominate Appoint & ordain my s^d Wife, Sarah Tebbets to be y^o Sole Executrix of this my last Will & Testament.—

And I do also hereby utterly Disallow Revoke & Disannul all & every other Will Testament & Executor by me before in any Wayes made or Named, Ratifying & Confirming this & no other to be my last Will & Testament.

In Witness whereof I have hereunto Set my Hand & Seal y^e Day and Year first above Written.—

Thomas Tebbets

Signed, Sealed Published Pronounced & Declared by y^e s^d Thomas Tebbets to be his last Will and Testament in Presence of us Witnesses.—

John Wood Cutts Shannon

Peter Cushing

[Proved Oct. 26, 1748.]

[Warrant, last Wednesday in October, 1748, authorizing Thomas Wallingford and Stephen Roberts, both of Dover, to appraise the estate.]

[Inventory, Dec. 25, 1748; amount, £262.13.0; signed by Thomas Wallingford and Stephen Roberts.]

JOHN BLUNT 1748 NEWCASTLE

In the Name of God, amen I John Blunt of New Castle in the Province of New Hampshire in New England Clerk Being under weeke Circumstances of Body * * *

Imp^{rs} I Give and bequeath to my Dearly beloved wife Sarah Blunt all my money Plate Bills of Cred^t Debts, Goods together with all other my Personal Estate of what Nature kind or Quallity Soever for hir Support and the Bringing up of my Children to Good learning & Education until age as she shall think fitting Except what is hereafter given and bequeathed, willing her to pay my Just Debts out of the Same as Soon as may be after my Deceast—

Item—I Give and bequeath to my Eldest son John Blunt after he Comes of Age five pounds Lawfull Paper Currence of the Province aforesaid to be paid by my Executrix—

Item. I Give and bequeath to my welbeloved son William Blunt after he Comes of age fifty shillings lawfull paper Currence of the Province afores^a to be paid by my Executrix

Item—I Give and bequeath to my welbeloved son Charles Blunt after he Comes of age fifty shillings lawfull paper Currence of the Province aforesaid to be paid by my Executrix

Item—I Give and bequeath to my welbeloved Daughter Sarah Blunt after she Comes of age fifty shillings lawfull paper Currence of the Province afores⁴ to be paid by my Executrix

Item—I Give and bequeath to my welbeloved Daughter Abigail Blunt after she Comes of age fifty shillings lawfull paper Currence of the Province afores^d to be paid by my Executrix Item—I Give and bequeath to my welbeloved Daughter Mary Blunt after she Comes of age fifty shill^s lawfull Paper Currence of the Province afores⁴ to be paid by my Executrix—

Lastly—I do hereby ordain Constitute and appoint my Said wife Sarah Blunt Sole Executrix of this my will and do revoke and Disannual all other and former wills by me heretofore Made—retifying and Confirming this and no other to be my last will and Testement—In Witness whereof I have hereunto Set my hand and Seal the First Day of August in the Year of our Lord one Thousand Seven hundred and forty Eight

Signed Sealed pronounced and Declared by the Said John Blunt as his last will and Testement In Presence of us—

Nath¹ Sargent jun^r Jo^s ffrost Jane Watkins hir Mary × Peirce Mark [Proved Aug. 31, 1748.]

JOHN FABYAN

1748

NEWINGTON

John Blunt

In the Name of God Amen I John Fabian of Newington in the Province of New Hampshire Esq^r being in health * * *

Item I give Devise & bequeath unto my Son Samuel all my Real & Personal wherever the same is or may be found (only Excepting what is herein given to others) to hold to him his Heirs & Assigns forever But I order him to pay the Several Legacies herein bequeathed & to defrey the Charge of the Support herein Granted

Item I Order my Said Son to give his Mother my Well beloved Wife Mary Fabian a Comfortable Suport & Maintenance during her Life & to take all necessary & Reasonable care to make her Life Easy & Comfortable—which I hereby grant her as also the use & Improvement of my Dwelling house & household goods during her Life

Item I Order my Said Son Samuel to Deliver to his Aunt Sarah a Good Milch Cow & the bed which she Commonly now uses & to give her a Comfortable Support & Maintenance all which I hereby bequeath & Grant to her Provided she will live with him if not then to have only the bed & Cow

Item I give to my Son John the Sum of thirty pounds old Tenor bills of Public Credit to be paid by Said Son Samuel

Item I give to my son Joseph the Like sum to be so paid

Item I give to My Daughter Elizabeth Downing the like Sum to be paid as aforesaid

Item I give to my Daughters Mary Woodman Phoebe Furbur & Mehetabel Walker each the Like Sum to be paid as aforesaid

Item I Order my said Son Samuel to take the Care of & Support his Aunt Sarah—if she will live with him & I hereby give & Grant her such a Support on those Terms & the bed & Cow afores^d if She Chuses to live Else where

And I hereby Constitute & appoint my Said Son Samuel Sole Executor of this my Last Will & Testament & Revoke by these presents all former Wills by me heretofore made

In Witness whereof I have hereunto Set my hand & Seal the Sixth Day of August Anno Domin 1748 & in the twenty Second Year of His Majesty's Reign

Signed Sealed & Declared by the Said John Fabian to be his Last Will & Testament in presence of us

John Fabyan

Will^m Earl Treadwell William Parker j¹ William Parker [Proved April 28, 1756.]

[Bond of Samuel Fabyan, with Winthrop Pickering as surety, both of Newington, in the sum of £500, April 28, 1756, for the execution of the will; witnesses, William Parker and John Fernald.]

EPHRAIM ROBERTS 1748

DOVER

In the Name of God Amen The Last will and Testament of Epharim Roberts. I Epharim Roberts of Dover in the Province of New Hampshire Yeoman being very Sick and weak in body * * *

Item I give and bequeath unto my beloved brother Joseph Roberts his heirs and assigns all my Estate both Real and personal be the Same of What nature or kind soever as well what was Left by the Death of my Honored father Joseph Roberts late of said Dover deceased to me, be the Same divided or not divided or any other way, be the Same in Lands Stock of Cattle or any moveable Estate, or debts due to my said father, or myself, Except the Legacies hereafter given to other persons—

Item I give and bequeath my three Sisters viz^t Mary Elizabeth and Abigail Roberts one pair of black gloves Each

Item I give and bequeath unto my sister Lydia Seven pounds Ten Shillings Money according to the present value thereof meaning new Tenor to be paid unto her at the day she shall arive at the age of Twenty one years or at the day she shall be married, and if she shall happen to die before that age or is married then the said Legacy shall Remain unto my said brother Joseph—

Item I do appoint my uncle Ephraim Ham of said Dover to be Sole Executor of this my last will and Testament, and I do hereby Revoke disanul and disallow all wills and Testaments by me formally made Ratifying and Confirming this and no other to be my Last will and Testament In Witness Whereof I do hereunto set my hand and Seal this Seventeenth day of August anno Domini 1748—

Sign'd Seal'd published and declared to be the last will and testament of Ephraim Roberts In presence of

Jon^a Cushing John Malony Cutts Shannon [Proved Oct. 26, 1748.] Ephraim Roberts

[Bond of Ephraim Ham, yeoman, with Cutts Shannon and John Maloney, gentlemen, as sureties, all of Dover, in the sum of \pounds 500, Oct. 26, 1748, for the execution of the will; witnesses, Daniel Lunt and Walter Weeks.]

SAMUEL STEVENS 1748 HAVERHILL DIST.

In the Name of God Amen this Twentyeth day of August Anno Domini 1748 and in the Twenty Second Year of his Majesties Reign

I Samuel Stevens of Haverhill District in the Province of New Hampshire in New England yeoman being Sick and weak in body * * *

Item I give and bequeath unto Rachel my dear and well beloved wife my Two Cows to be at her disposal also all my household stuff with her thirds or right of Dower in all my Estate

Item I Give and bequeath unto My Dear and well beloved son John Twenty shillings money old Tenor which I will & order my Executor hereafter named to pay him in one year after my decease in full with what he has before rec⁴ of me of his portion in my Estate.

Item—I give and bequeath unto my dear and well beloved son Samuel Twenty shillings money old Tenor to be paid him by my Executor hereafter named in Two Years after my decease which with what he has before rec⁴ of me by Deed is his full portion in my Estate

Item I give and bequeath unto my dear and well beloved son Nehemiah Twenty Shillings money old Tenor which I will and Order my Executor hereafter named to pay him in Three Years after my decease which sum together with what he has before rec⁴ of me by Deed is his full portion in my Estate

Item I give and bequeath unto my Dear & well beloved son William Twenty shillings money old Tenor which Sum I order my Exec^{tr} hereafter named to pay him in Three years after my decease & is with what he has before received of me his full portion in my Estate.

Item. I give and bequeath unto my dear and well beloved Son Jonathan Twenty shillings money old Tenor which I will & Order my Executor hereafter named to pay him in four Years after my decease & with what he has rec⁴ before is his full portion in my Estate.

Item I give and bequeath unto my dear & well beloved son Joseph Twenty shillings money old Tenor in full of his portion in my Estate which I will & Order my Executor hereafter named to pay him in three Years after my decease in full of his portion

Item I give and bequeath unto my dear and well beloved son Benjamin Twenty shillings money old Tenor which I will and Order my Executor hereafter named to pay him in four years after my Decease which sum together with what he has before received of me by Deed is his full portion in my Estate

Item. I give and bequeath unto my dear & well beloved Daughter Sarah Twenty five pounds money old Tenor which I will & Order my son David to pay her in Two Years after my decease & is with what I have before given her her full share and portion in my Estate.

Item—I give and bequeath unto my dear and well beloved daughter Rachel Twenty five pounds money old Tenor which I will & Order my Exec^{tr} hereafter named to pay her in Two years after my decease and is with what she has before rec^d of me her full portion in my Estate

Item I give and bequeath unto my dear & well beloved Daughter Abigail forty pounds money old Tenor which I will & Order my Exec^{tr} hereafter named to pay her in Two Years after my decease and is in full with what she has before rec⁴ of me of her portion in my Estate

I give and bequeath all the remainder of my Estate of all sorts to my son David, whom I make Exec^{tr} of this my last will and Testament to all intents & purposes whatsoever hereby revoking all former wills & Confirming this & no Other to be my Last will & Testament In Witness whereof I have hereto set my hand & Seal, The Day & Year first written

signed Sealed & Declared by Samuel Stevens the S^d Samuel Stevens to be his

Last will & Testament before us.

Richard Hazzen

Sarah Hazzen

Hannah Hazzen

[Proved June 18, 1751.]

[Bond of David Stevens, with Richard Hazzen as surety, both of Hampstead, in the sum of £500, June 18, 1751, for the execution of the will; witnesses, Joseph Freese and Bradstreet Wiggin.]

JOSEPH BEVERLAND 1748 NOTTINGHAM

In The Name of God, amen I Joseph Beverland of Nottingham In the Province of newhampshire in newengland Husbandman * *

first I will that my Debts and funeral Charges shall be Paid and Disscharged, Pertickerly thirty Pounds I Borrowed of my Dafter Sarah, old tener.

Item. I Give unto my Loving son Robert ten shillings old tener

Item I Give to my Loving Dafter Garisel Beard widow, ten shillings old tener

Item I Give unto my Loving Dafter Margrat Neele ten shillings old tener

Item I Give to my Loving Dafter marey Neele ten shillings old tener

Item I Give to my Loving Dafter Sarah above mentioned ten shillings old tener

Item I Give to my Loving Dafter Martha ten shillings old tener

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Item I Give to my Loving Dafter Gennit ten shillings old tener

Item I Give to my Loving Dafter Elizebeth ten shillings old tener

Item I Give to my Loving son David one half of my Land that I now Possess or own in the town of nottingham aforesaid for him to Receve after my wifes Decese

Item I Give to my Loving son James the other half after my wifes Decese as aforesaid

Item I Give to my Loving wife Marah all my Movabal or Personal Estate for her to Dispose of at her Discrashon and I Do appoint her and My friend willam Morroson to be my full and sole Executors of this my Last will and testament and I Do hereby revoke Dissannul and make void all wills and testaments be me heartofore made in witness whereof I the said Joseph Beverland to this my Last will and testament set my hand and seal this twenty Secont Day of august in the year of our Lord on thousand seven hundred and forty Eight and in the 22 year of his majstys Reign

signed and sealed in the Presents of Joseph × Beverlan his mark David × morrison

mark Andrew mcClery

Thomas harvey

[Proved Sept. 20, 1748.]

[Inventory, signed by Andrew Simpson and Robert Harvey; amount, £594.6.0; attested June 28, 1749.]

THOMAS HOYT

AMESBURY, MASS.

[Administration on the estate of Thomas Hoyt granted to Ruth Hoyt Aug. 31, 1748.]

1718

[Probate Records, vol. 17, p. 270.]

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[Bond of Ruth Hoyt of Amesbury, Mass., with Orlando Bagley and Joseph Bean, both of Kingston, yeomen, as sureties, in the sum of \pounds 500, Aug. 31, 1748, for the administration of the estate of Thomas Hoyt of Amesbury, Mass.; witnesses, William Parker and Noah Emery.]

[Receipt of Joseph Hoyt of Amesbury, Mass., oldest son, May 28, 1750, for £90.5.4, his portion of two thirds of the estate of his father in New Hampshire; witnesses, David Hoyt and Enoch Challis; also petition to the court to settle the two thirds on his brother, Jonathan Hoyt, and his four sisters, Hannah Hoyt, Ruth Hoyt, Mary Hoyt, and Miriam Hoyt.]

Agreable to a Committion to us directed by the Honorable Andrew Wigen Esqr Judg of the Probates for the Province of New hamshier &c directing and impowring us to sett out one third of the Real estate (within sd Province) of Thomas Hoyt Late of almsbury in the County of Essex in the massechusets bay desest intestate unto Ruth Hoyt widow of the sd desest as her rite of dower in sd Estate and to aprise the other two thirds of Sd Estate and vew the same two thirds to se wheather it would admit of a divition to and among the Children of the sd desest and divide the sd two thirds into as many shears as it woold beare without Prejudice &c not exceeding nine as by Commition under the hand of sd judg and seal of the office baring date Sept^r 28: 1748 may appear acordingly wee sett out to the sd widow one half of a lott of land att aspe hill in south hamton the sd lott being bounded s° east and n° west on highways nº east on Land of timothy Huntinton, and sº west on Land of Jonathan Barnerd and is held in parnership with micah Hoyt, we also sett out to the sd widow thre acres of salt marsh at a place Cald Hamton pines in south hamton abovesd bounded s° west on meado of John Hoyt n° east on the beach n° west on meado formerly georg martin, sº east on meado of the flanders

we also sett to the sd widow feive acres and a half of Land at the north end of a Lott in the mill divition in south hamton all which we judg to be one full third for quantity and quallity of the Real Estate of the sd desest as above sd

and we apprised the other two thirds of sd Real Estate att $\pounds 361 \text{ of } 03$ Last Emition bills and then we took a vew of sd two thirds and found it woold admit of being divided into feive shears and no more without Prejudice accordingly we sett to N° one nine acres of Land in the mill divition in South hamton sd nine acres lying on the East side of a peace of land belonging to the Estate of the sd decest and is bounded E^terly on land of David Hoyt s°erly on the Province line w^terly on land hereafter sett to N° two N°erly on land sett to the widow which shear wee vallu^d at £72.04.03 with a privelidg of the pasing way throug the feive acres and half sett to the widow

and we sett to N° two nine acres of Land on the w^terly side of a pece of Land belonging to the Estate of the sd desest in the mill divition in south hamto above sd bounding E^terly on Land sett to n° one s° erly on the Province line w^terly on —— n° erly on Land sett to the widow with a prevelidg of the pasing way through the feive acres and half sett to the widow as above sd which share wee valud att £72:04:03

and then we Sett to n° three the w^t half of an addition Lott in Chester bounding s°erly on a High way w^terly on land of John Roby n°erly on a Highway E^terly on the other part of sd lott belonging to Benjamin Hils as by a deed of pertion bearing date septr 20 1749 may appear we also sett to n° thre one third (for quanty and quallity) of the w^t half of a sixty acre lott in the fourth divition in Chester above sd n° 55 the other half of sd Lott being ownd by Enoch Colby as by a deed of pertition under the hand and seal of the sd Colby &c may appear we also sett to n° thre nine acres that is nine fiftyeth parts of the one half (for quanty and quallity) of a hundred acre Lott in Chester above sd held in parnership with Abel Morse which shear we vallud at $\pounds_{72:04:03}$

and then we sett to n° four the w^t half of an Eighty acre lott in Chester abovesd being the 89^{th} lott in number in the third devition the other half of sd lott being ownd by Enoch Colby abovesd wee also sett to n° four forty one acres that is forty one fiftyeth parts of the one half (for quantyty and qualyty of a hundred acre lott in Chester above sd held in partnership with Abel Morse above sd we also sett to n° four one third for quanty and qualyty of the w^t half of a sixty acre Lott in Chester above sd in the fourth divition n° 55 the other half of sd Lott being ownd by Enoch Colby as above sd wee also sett to n° four the one half of a thath island in south hamton above sd held in parnership with Joseph maxfield which shear we vallud at $\pounds 72:04:03$

and then we sett to n° feive the East half of a hundred acre Lott in Chester above sd being the 72^{d} Lott in number in the second divition the other half of sd lott being ownd by Enoch Colby above sd we also sett to n° feive the one half of a small meado Lott in the three Camp meado in Chester above sd the other half of sd Lott being held in severelty by Enoch Colby above sd we also sett to n° feive one third for quanty and quality of the west half of the sixty acre Lott in the fourth divition in Chester above sd n° 55 the other half of s^d Lott being ownd by Enoch Colby above sd which shear we vallud at 72:04:03

Reuben Dimond	
John ordway	
Joseph French	Comitte
Joseph Jewel	
John Currier	j

[Allowed May 31, 1750, and the shares assigned as follows: number one to Mary Hoyt, third daughter, number two to Ruth Hoyt, second daughter, number three to Miriam Hoyt, fourth daughter, number four to James Hadlock in the right of his wife, Hannah Hadlock, oldest daughter, and number five to Jonathan Hoyt, youngest son, "it appearing that the other Children have had their parts & Shares of Said Estate Settled in the Province of the Mass^a Bay."]

SAMUEL PICKERING 1748

[Guardianship of Samuel Pickering, minor, aged more than fourteen years, son of Samuel Pickering of Portsmouth, granted to Joshua Pickering of Newington Aug. 31, 1748.]

[Probate Records, vol. 17, p. 270.]

[Bond of Joshua Pickering of Newington, yeoman, with James Leach of Portsmouth, tailor, as surety, in the sum of £500, Dec. 21, 1748, for the guardianship of Samuel Pickering; witnesses, William Parker and Nathaniel Sherburne.]

NATHANIEL MARSHALL 1748

PORTSMOUTH

PORTSMOUTH

[Bond of Hannah Marshall, widow, with John Dam, tanner, and George Libby, mariner, as sureties, all of Portsmouth, in the sum of \pounds 500, Sept. 13, 1748, for the administration of the estate of Nathaniel Marshall of Portsmouth, blockmaker; witnesses, Esther Harvey and Ann Harvey.]

[Inventory, Nov. 30, 1748; amount, £2186.6.0; signed by Thomas Wright and Daniel Jackson.]

[Administration de bonis non on the estates of Nathaniel Marshall and his wife, Hannah Marshall, who survived him, granted to George Libby of Portsmouth, mariner, Dec. 6, 1758.]

[Probate Records, vol. 21, p. 125.]

[Bond of George Libby, mariner, with Jeremiah Libby, yeoman, and Henry Rust, mariner, as sureties, all of Portsmouth, in the sum of £1000, Dec, 6, 1758, for the administration de bonis non of the estate; witnesses, William Parker and David Sewall.]

[Guardianship of Nathaniel Marshall, minor, aged more than fourteen years, son of Nathaniel Marshall, granted to George Marshall Jan. 1, 1759.]

[Probate Records, vol. 21, p. 140.]

EPHRAIM JACKSON 1748

PORTSMOUTH

In the Name of God Amen. The Twenty first day of September 1748. I Ephraim Jackson of Portsmouth in the Province of New Hampshire Cooper being Sick in Body * * *

1 Give unto my son Johnson Jackson the Sum of Ten shillings —

Item I Give unto my son Jeffry Jackson the Sum of Ten Pounds-

Item I Give unto my son Joseph Jackson the Sum of Ten shillings —

Item I Give unto my son William Jackson the Sum of Ten Pounds ---

Item I Give unto each of the Children of my Son Ephraim Jackson dec^d Twenty five shillings

Item I Give unto my Daughter Elizabeth Cotton the sum of Ten shillings-

Item. I Give unto my Daughter Mary Peirce the sum of Ten shillings-

Item I Give unto my Daughter Hannah Bestow the Sum of Ten shillings—

Item I Give unto my Daughter Eunice Jackson the Sum of Twenty Pounds—

And as to the rest and residue of my Estate both real and personal I Give and bequeath the Same unto my well beloved

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wife Dorothy for her Comfortable Support and Maintenance and what she shall not have occasion to use for that purpose to be by her distributed to and among my Children and the Children of my son Ephraim dec^d at her discretion and as she shall think proper. I likewise Constitute and appoint my wife Dorothy Sole Executrix of this my last Will and Testament. In Testimony whereof I have hereunto set my hand and seal the day & year first above Written

Sign'd seal'd publishd & Declared by the Testator to be his last Will and Testament in the presence of us witnesses Subscribing in the Testators Presence

Mark Langdon Henry Beck Thomas Bickford [Proved Nov. 30, 1748.]

[Inventory, Feb. 16, 1748/9; amount, £1818.5.8; signed by Daniel Jackson and Thomas Bickford.]

[License to the widow, April 12, 1758, to sell real estate.] [Probate Records, vol. 20, p. 493.]

SAMUEL THING

1748

EXETER

The Last Will and Testament of Samuel Thing of Exeter in the Province of Newhampshire Esq made this Twenty First Day of September one Thousand Seven hundred and Forty Eight * * *

Imp^r I Give, Devise and bequeath unto my Daughters Abigail Gilman Elizabeth Gilman Sarah Wormall Lidia Gilman, Katharine Ladd Mary Thing and Alice Ladd, And my Grandson Samuel Thing Eldest Son of my Son Josiah Thing, And to the heirs of my Daughter Joanna Gilman Deceased, and to the

Ephraim Jakson

heirs of my Daughter Deborah Gilman Deceased all my Brick house where now I live with the lands thereto adjoyning called my home place (excepting what I have already disposed of by Deeds) being about Twenty five acres Together with all my Salt Marshes in Exeter afore Said being about Ten acres and Lyes by Exeter Salt River in four Divisions, with all the Edifices and appurtenances to the Said House Lands and Marshes belonging, To be to them their Heirs and Assigns forever. To be equally Divided between them namely to each of my Living Daughters above Named the one Tenth part thereof and to my Said Grandson one Tenth part thereof, and to the heirs of my Said Daughter Joanna Gilman one Tenth part thereof and to the heirs of my Said Daughter Deborah Gilman Deceased one Tenth part thereof.—

Item I Give, Devise and bequeath unto my Son Josiah Thing Three hundred pounds old Tenor to defray my Funeral Charges & to Set up Grave Stones I Likewise give him all my Bills Bonds and Book Debts, and all my other estate both Real and personal whatsoever and wheresoever not disposed of before by Deed or otherwise: He paying my Just Debts and Funeral charges And I do hereby Appoint my Said Son Josiah Thing Sole Executor of this my Last Will and Testament. And do hereby Revoke all Former and other Wills and Testaments by me made. In Witness whereof I do hereunto Set my hand and Seal the Day and Year First Within written..—

Signed, Sealed, published & Declared by the Said Samuel Thing Esq to be his Last Will and Testament in presence of us

John Gilman 3^d

Benja Connor

Theo^s Gilman

[Proved Jan. 25, 1748 9.]

[Bond of Josiah Thing, blacksmith, with Nicholas Perryman and Daniel Wormall, joiner, as sureties, all of Exeter, in the

 $\begin{array}{c} \text{his} \\ \text{Samuel} \times \text{Thing} \\ \\ \text{mark} \end{array}$

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sum of £500, Jan. 25, 1748 9, to execute the will; witnesses, William Parker and George Meserve.]

[Guardianship of Samuel Thing granted to his father, Josiah Thing, March 22, 1749/50.]

[Probate Records, vol. 17, p. 533.]

[Bond of Josiah Thing of Keenborough, with Israel Gilman of Exeter as surety, in the sum of £500, April 5, 1750, for the guardianship of his son, Samuel Thing, minor; witnesses, Thomas McLucas and Francis Follett.]

[Act, Feb. 21, 1751, authorizing Robert Light, Lieut. John Gilman, and Jonathan Gilman, Jr., to divide the estate.]

Whereas There is an Act of the Gov-Province of New Hampshire (ernour Council and Assembly Appointing Us the Subscribers, or any two of us to make a Division of the Homestead of Samuel Thing Esq^r late of Exeter Deceas'd to and among the Parties Interested as by a Copy of Said Act return'd with the Plan of Said Division into the Registers Office doth Appear-And we do find by the Will of Said Samuel Thing Esq^r Deceas'd that he gave the Premisses before mention'd to be divided into Ten Shares to his Children & Grand Children We having Maturely Survey'd the Same and made a Plan thereof do find it best for the Parties Interested to have One Highway through the Same for the Use of the whole concernd. And is bounded as follows (viz) beginning at a Stake Standing Nine Rods from the south east Corner of said Homestead On a Way that goes from Kimmin's Brook so called to Eppin and from thence runs two Rods up said Way to a Stake and then runs carrying the same breadth North about Eighty Degrees West through said Land to two stakes one Standing Six Rods and the other eight Rods from the North West Corner of Said Homestead On the Road that goes from the Lanes end So called to Kingston And another Way we lay out for the Use of but two Lotts which are Number three and Number Four and are bounded as follows (Viz) beginning two Rods South two Degrees West from the North east Corner of Said Homestead And then runs South two Degrees West One Rod and half then runs carrying that Breadth North Eighty two Degrees West twelve Rods—We have laid the ten Shares into Several Lotts to each Share and numbred each Lott that belongs to a Share with the Same Numbers as by the Plan annexed will Apper—

(Number 1) Contains One Acre of Up Land, and One hundred and Fifty Rods of Salt Marsh and fell by Lott to the Heirs of Deborah Gilman Daughter of the Dec^d and is bounded as follows (Viz^t) beginning at the South east Corner of the Homestead by the Highway then runs North twelve Degrees West Nine Rods to the Way that goes through the Land then runs North Seventy four Degrees West On the Way Fifteen Rods and half, then South Two Degrees West about twelve Rods to the South Side of Said Homestead then on a Strait Line to the Place began at The Marsh belonging is in two Pieces One Containing Thirty Rods beginns at the Northerly Corner of that Piece of Marsh that belongs to s^d Homestead called Brays Marsh then runs South Thirty eight Degrees West three Rods and half then runs South East carrying the breadth of three Rods and half to the River: The other Piece Containing One hundred and Twenty Rods being part of that Marsh called the three Acre Marsh and begins at the Northerly Corner then runs South Thirty five Degrees West two Rods and nine feet, then runs North Forty One Degrees East carrying that Breadth to the River—

(Number 2) Contains One Acre & three Quarters of Up Land being in two Lotts & One Acre and Ten Rods of Salt Marsh which fell by Lott to Sarah Wormall Daughter of the Deceas'd & is bounded as follows (Viz) first Lott begins at a stake standing Eleven Rods North Twelve Degrees West from the South east Corner of Said Homestead, and runs North Twelve Degrees West Seven Rods then North two Degrees East two Rods, then

North Eighty two Degrees West Eighteen Rods, then North two Degrees East Ten Rods then North Eighty two Degrees West Six Rods then South two Degrees West about Fourteen Rods to the Way that runs thro' the Land and then running in a Strait Line down Said Way to the Bounds it first began at—The other Lott begins at the North West Corner of Said Homestead runs South Eighty two Degrees East about Seven Rods and three Ouarters till it comes to Lott Number Eight then South two Degrees West to the Way that runs thro' the Land, then runs up Said Way North Seventy four Degrees West till it comes to the head of s^d Way, then on a strait Line to the Place began at. The Marsh belonging is bounded as follows (Viz) beginning at a Stake Standing three Rods and half & two feet South Forty Degrees West of the Northerly Corner of that Piece of Marsh called the Four Acre Marsh blonging to Said Homestead, and then runs South forty Degrees West three Rods and half and two feet then runs carrying the Same Breadth South Forty four Degrees East binding on Lott Number Seven till it comes to the River—

(Number 3) Contains Sixty Rods of Up Land in three Lotts with that part of the House which stands thereon and one acre and Twenty Rods of Salt Marsh which fell by Lott to Lydia Gilman Daughter of the Deceas'd bounded as follows (Viz) first Lott begins at the North East Corner of said Homestead then runs South two Degrees West Two Rods then running North Eighty two Degrees West two Rods and about three feet to the Middle of the great Front Door of Said House then runs North two Degrees East two Rods then On a Strait Line to the Bounds began at. Second Lott begins three Rods & half South two Degrees West from the North East Corner of the Homestead then runs North Eighty two Degrees West four Rods then South two Degrees West Six Rods and half then South Eighty two Degrees East four Rods then North two Degrees East Six Rods and half to the Bounds it first began at third Lott begins twelve Rods North Eighty two Degrees West from the North east Corner of the Homestead then runs South two Degrees West five Rods, then North Eighty two degrees West Six Rods then North two Degrees East five Rods then South Eighty two Degrees East six Rods to the Bounds began at—The Marsh belonging is that which is Commonly known by the Name of the One Acre Marsh—

(Number 4) Contains about One hundred Rods of up Land in two Lotts with part of the aforesaid House and about One Acre of Marsh which fell by Lott to the Heirs of Joanna Gilman Daughter of the Deceas'd the first is bounded as follows (Viz) beginning twelve Rods North Eighty two Degrees West from the North East Corner of the Homestead then runs South two Degrees West two Rods then South Eighty two Degrees East Nine Rods and Thirteen feet till it comes to the middle of the great Front Door of said House then North two Degrees East two Rods then on a Strait Line to the Place began at-Second Lott begins at a Stake that Stands four Rods North Eighty two Degrees West from the Northeast Corner of the Lott nº three which lies at the South Side of the twelve Rod Way then runs North Eighty two Degrees West up Said Way eight Rods then South two Degrees West One Rod and half then North Eighty two Degrees West Six Rods then South two Degrees West Five Rods then South Eighty two Degrees East Fourteen Rods then on a Strait Line to the Place began at-The Marsh belonging is all that Piece of Marsh called Brays Marsh Except Thirty Rods which was taken of at the Lower End-

(Number 5) Contains Two Acres of Up Land in two Lots and One hundred & Fifty rods of Salt Marsh which fell by Lott to Samuel Thing Son of Josiah Thing and bounded as follows first Lott begins at the South West Corner of Lott Number One then runs North eighty Seven Degrees West about eighteen Rods to a Stake that Stands South two Degrees west from a Stake that Stands Thirty Rods North eighty two Degrees West from the north east Corner of Said Homestead and then runs North two Degrees East till it comes to the Way that goes thro' the Land then runs down by Said Way North Seventy four degrees East till it comes to the Northwest Corner of Lot number One then South two Degrees West to the first Bounds—The other Lot begins Twenty four Rods North eighty two Degrees West from the north East Corner of Said Homestead then runs North eighty two Degrees West Six Rods then runs carrying that Breadth South two Degrees West till it comes to the Way that goes thro' the Land. The Marsh belonging begins at the Westerly Corner of Lot number Six in the three Acre Marsh then runs South Thirty five Degrees west three Rods and four Feet then runs South Forty One Degrees East carrying that Breadth and binds upon Lot number Six țill it comes to the River—

(Number 6) Contains Two Acres and One Quarter of Up Land in two Lots and One hundred and Fifty Two Rods of Salt Marsh which fell by Lot to Mary Thing Daughter of the deceas'd bounded as follows (Viz) First Lot beginning Thirty Rods North eighty two Degrees West from the North East Corner of Said Homestead then runs North eighty Two Degrees West Twelve Rods and half then running South Two degrees West carrying that Breadth to the Way that goes thro' the Land-Second Lot begins upon the South Side of Said Way and running South two degrees West carrying the breadth of Twelve Rds and half to the Southermost Side of Said Homestead binding on Lott number Five-The Marsh belonging begins at the West Corner of Lot number One in the three Acre Marsh Then running South Thirty five Degrees West three Rods and four feet then South Forty One Degrees East binding on Lot number One till it comes to the River---

(Number 7) Contains two Acres and half of Up Land and One Acre and Six Rods of Marsh which fell by Lot to Alice Ladd Daughter of the Deceas'd bounded as follows beginning Forty two Rods and half North Eighty two Deg^{rs} west from the North east Corner of Said Homestead then running North eighty two Degrees West Thirteen Rods and one Third, Then runs South Two Degrees West carrying the Same Breadth till it comes to the Southernmost Side of S^d Homestead except the Way before laid out thro' it—The Marsh belonging begins at the Northerly Corner of the four Acre Marsh (so Called) runs South forty Degrees West three Rods and half and Two feet then running South Forty four Degrees east carrying the Same Breadth and binding On the Lower Side of said four Acre Marsh till it comes to the River—

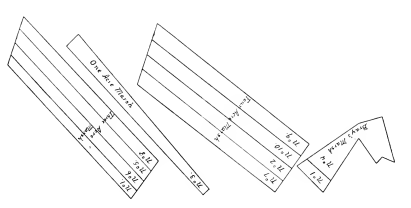
(Number 8) Contains Two Acres and three Quarters of Up Land and One hundred and Fifty Two Rods of Salt Marsh which fell by Lot to Elizabeth Gilman Daughter to the Deceas'd bounded as follows (Viz) beginning at the North West Corner of number seven then runs North Eighty two Degrees West Sixteen Rods then running South two Degrees West carrying the Same breadth till it comes to the Southernmost side of Said Land excepting the Way before laid thro' it—The Marsh belonging begins at the Westerly Corner of Lott number five in the three Acre Marsh then runs South thirty five Degrees West three Rods and four feet then runs south Forty One Degrees east carrying the same Breadth binding On Lott number five till it comes to the River—

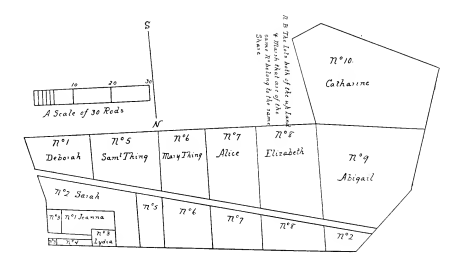
(Number 9) Contains three Acres and three Quarters of Up Land and One Acre and Thirty Rods of Marsh which fell by lot to Abigail Gilman bounded as follows (Viz) beginning at the South West Corner of Lot number Eight and then runs North Eighty Two Degrees West till it comes to the Road that leads to Kingston then runs North easterly on Said Way till it comes to the Way laid out thro Said Homestead then running down on the South Side of Said Way till it comes to Lott number eight then On a Strait Line to the first bounds The Marsh belonging begins at the West Corner of the four Acre Marsh then runs North Forty Degrees East four Rods then running South Forty four Degrees East carrying the Same Breadth and binding on Lott number Ten till it comes to the River—

(Number 10) Contains four Acres of Up Land and One Acre and Thirty Rods of Marsh which fell by Lot to Katharine Ladd Daughter of the Deceas'd bounded as follows (viz^t) beginning at the South east Corner of Lot number Nine then running South Ten Degrees East Twenty three Rods and three feet, then South Sixty five Degrees West Nine Rods and half then North Sixty two Degrees West Thirty Three Rods to the Highway then North Twenty Degrees East Sixteen Rods till it comes to Lott number Nine then running On Said Lott to the first bounds—The Marsh belonging begins at the West Corner of Lott number two then runs South Forty Degrees West four Rods then running South Forty four Degrees East carrying the Same Breadth and binding On Lott number two till it comes to the River—

Dated at Exeter this Twenty first day of February Anno Domini 1755.-

Rob[‡] Light John Gilman J[‡] Jonathan Gilman J[‡]





CLEMENT HAM 17

1748

[Administration on the estate of Clement Ham of Dover granted to his widow, Patience Ham, Sept. 28, 1748.] [Probate Records, vol. 17, p. 278.]

[Bond of Patience Ham, widow, with Eli Demeritt and Stephen Pinkham, yeomen, as sureties, all of Dover, in the sum of £300, Sept. 28, 1748, for the administration of the estate; witnesses, William Parker and Robert Cochran.]

[Inventory, Oct. 24, 1748; amount, £997.5.7; signed by John Huckins and Samuel Starbird.]

JAMES DAVIS

1748

DURHAM

In The Name of God Amen, This Eighteenth Day of October Anno Domini one Thousand Seven Hundred & forty Eight, I James Davis of Durham in the Province of New Hamps^r in New England Esq^r Being Advanced in Years, & Labouring under Bodily Infirmities * * *

Imprimis, My Will is that my Funeral Charges & just Debts be all Paid out of my Movable Estate, and that my Son Ephraim Davis Shall have my Wareing Apparrel.—

Item, I Give to my Son James Davis, & to my Son Samuel Davis & to thier Heirs & Assigns for ever, one Hundred Acres of Land Lying & Being in Dover, where they now Dwell, which Land was Granted to my father John Davis, by y^e Town of Dover, To be Possess'd & Enjoy'd by them my s^d Sons James & Sam¹¹ Davis, as y^e Partition fence between them now Stands; And also Twenty Acres of Land more, which was Lay'd out to me on y^e North West Side of Maharrimets Hill, to be Eaqually Divided between them.—

I also Give unto my s^d Son James Davis & to his Heirs & Assigns for ever, all my Right in y^e Township of Bow in y^e Province afores^d the Lott in y^e first Division of s^d Township, Appertaining to s⁴ Right, or Shear, being the Twenty Second Lott, & in y^e Sixth Range of Lotts—

Item, I Give unto my Son Thomas Davis & to his Heirs and Assigns for ever, Twenty Acres of Land which was Granted unto me by y^e Town of Dover, & Lay'd out on y^e Northerly Side of Stories Hundred Acre Lott; And also three fifth Parts of one Hundred Acres of Land more, Granted unto my father John Davis by y^e Town of Dover near Lampereel River. And ye other two fifths of s^d Hundred Acres, I Give unto my Sons Samuel Davis & Daniel Davis & to thier Heirs and Assigns for ever, to be Eaqually Divided between them.—

Item. I Give unto my Son Daniel Davis, & to his Heirs & Assigns for ever, Six Acres of fresh Meadow, which was Granted to me by the Town of Dover. And also Seventeen Acres of Land more, being Part of y^e Land which was Granted unto me in y^e Common Land in Durham afores[¢], & is Lay'd out near, or Adjoyning, to a Certain Marsh, Commonly Called Cauley's Marsh.—

Item. I Give unto my Son Ephraim Davis & to his Heirs, all my Homestead Land, that is to Say, all that Land where I now Live, Lying between Coll: Sam¹¹ Smith's Esg^r & Daniel Meaders, together with my Dwelling House & Barn and all other Buildings Standing upon ye Sd Homestead Land. And my Will & Pleasure further is, that my s^d Son Ephraim Davis Shall Entail my Homestead Land, which I have herein & hereby given him, upon one of his Sons, of his Body Lawfully Begotten, on which of them he Shall See fitt, if any, or either of his Sons Shall Survive him; But in Case neither of his Sons Shall Survive; my Will is that he Shall Entail ye sd Land upon one of his Brothers Sons, on which of them he Shall think Proper. And I also Give unto my s^d Son Epraim Davis, & to his Hiers & Assigns for ever, Twenty five Acres of Land, which I Purchased of Joseph Sheffield, with fifteen Acres more which is Part of forty Acres which was Granted unto my father John Davis, & Lay'd out Adjoyning to a Place Commonly Call'd & known,

by y^e Name of Frogg Pond, both which Parcels of Land are Enclosed by a fence.

Item. I Give unto my Daughters Sarah Hicks, & Phebe Mathews and to thier Heirs & Assigns, all my Right & Interest in the Township of Barnstead. in y^e Province aforesaid.—

Item. I Give unto my Daughter Hannah Dearing & to her Heirs, my first Division Lott in y^e Town of Rochester in y^e Province afores^d which I have Convey'd unto her by one Deed of Gift under my Hand & Seal, well Executed. And also forty Acres of Land more in my Second Division Lott in s^d Rochester, I Give unto my Daugher Hannah Dearing & to her Heirs.—

Item. I Give unto my Daughter Elisabeth Hicks & to her Heirs all my Right & Interest in y^e Township of Canterbury in y^e Province afores^d And my Will also is, that in Case my s^d Daughter Elisabeth Hicks, Shall be left a Widow, then my s^d Son Ephraim Davis, or his Heirs Shall Pay or Cause to be Paid unto her my s^d Daughter Elisabeth, the Sum of Ten Pounds old Tenor, a Year, & every Year, During her Widowhood, either in Cash, or in y^e Produce of y^e Homstead Land, which I have Given to my s^d Son Ephraim, at y^e then Current Market Price, which She Shall Chuse.—

Item. I Give unto my five Sons aforementioned, viz: James Thomas, Samuel, Daniel & Ephraim Davis, all my Right & Interest in y^e Township of Rochester afores⁴ both in y^e Divided & undivided Lands in s⁴ Town, to them their Heirs & Assigns forever; Except Such a Part of Said Land as I have herein given to my Daughter Hannah Dearing.—

Item. I Give unto four of my s^d Sons, viz James, Thomas Samuel & Daniel Davis all my Estate Right Title & Interest in y^e Township of Haverhil, either in y^e Province of y^e Massachusets-Bay, or New Hamps^r & all other my Estate both Real & Personal where ever y^e Same may be found, to them their Heirs and Assigns for ever, Except Such of my Estate as is Perticulerly mentioned & other ways Disposed of in this my Last Will & Testament.— Item. I Give unto my four Daughters above mentioned, viz: Sarah Hicks, Hannah Dearing, Elisabeth Hicks, & Phebe Mathews, all my Movable Estate both within Doors & without, to be Equally Divided among them, Except my Wareing Apparrel, which I have herein Given to my Son Ephraim, & also Such a Part of my s^d Movable Estate as Shall be Sufficient to Paying my Just Debts, & to Defraying my Funeral Charges.—

And my Will also is, that in Case any Contoversie Should hereafter arise, & any Law Suit Ensue Concerning any Part of my Estate herein & hereby Disposed of, then Each Perticuler Person, or y^e Persons, to whom Such a Part of my Estate is Given, Shall be at y^e Sole Charge & Cost of Defending y^e Same in y^e Law; & if Such Person, or Persons, to whom Such Part of my Estate is Given, Shall not Recover y^e Same, then he, or they, to whom it is, by me, Given Shall Sustain y^e Loss of it with out puting my other Children to any Cost or Charge Concerning y^e Same.—

And I do hereby Constitute, Make, & Ordain my s^d Son James Davis to be my Sole Executor of this my last Will & Testament; And do utterly Disallow, Revoke, & Disannul all & every other former Testaments, Wills, Legacies, Bequests & Executors, by me in any wayes before Named or made; Ratifying & Confirming this & no other to be my last Will & Testament. In Witness whereof I have here unto Sett my Hand & Seał y^e Day & Year first above Written.—

Signed Sealed Published & Declared by y^e s^d James Davis Esq^r to be his last Will & Testament in the Presence of us Witnesses.— John Williams Soloman Drew his Joseph × Williams

mark

[Proved Sept. 27, 1749.]

James Davis

DANIEL TWOMBLY 1748 DOVER

[Mary Twombly of Dover, widow, renounces administration on the estate of her husband, Daniel Twombly of Dover, in favor of her father, Thomas Tuttle, Oct. 24, 1748; witnesses, Arthur Danielson and Hatevil Leighton.]

[Administration granted to Thomas Tuttle of Dover Nov. 28, 1748.]

[Probate Records, vol. 17, p. 299.]

[Bond of Thomas Tuttle, with Hatevil Leighton and Nathaniel Tibbetts as sureties, all of Dover, in the sum of £500, Nov. 28, 1748, for the administration of the estate; witnesses, George Meserve and William Parker.]

[Guardianship of Daniel Twombly, aged less than fourteen years, son of Daniel Twombly, granted to Thomas Tuttle of Dover, yeoman, Dec. 28, 1748.]

[Probate Records, vol. 17, p. 300.]

[Bond of Thomas Tuttle, with Hatevil Leighton and Nathaniel Tibbetts as sureties, all of Dover, in the sum of £500, Dec. 28, 1748, for the guardianship of Daniel Twombly, aged less than fourteen years, son of Daniel Twombly; witness, George Meserve.]

[Inventory, February, 1748/9; amount, \pounds 270.7.0; signed by Thomas Millett and Otis Pinkham.]

[Guardianship of Daniel Twombly, minor, aged more than fourteen years, son of Daniel Twombly, granted to Thomas Tuttle Oct. 26, 1763.]

[Probate Records, vol. 23, p. 121.]

JOHN DAVIDSON 1748

[Bond of John Davidson, joiner, with John Hardison and Thomas Waldron, mariners, as sureties, all of Portsmouth, in the sum of £500, Oct. 26, 1748, for the administration of the estate of his son, John Davidson; witnesses, Richard Wibird and William Parker.]

WILLIAM SPRIGGS 1748 PORTSMOUTH

[Administration on the estate of William Spriggs of Portsmouth, mariner, granted to his widow, Abigail Spriggs, Oct. 26, 1748.]

[Bond of Abigail Spriggs, widow, with John Davidson, joiner, and John Hardison, mariner, as sureties, all of Portsmouth, in the sum of £500, Oct. 26, 1748, for the administration of the estate; witnesses, Richard Wibird and William Parker.]

JOHN LANG

1748

PORTSMOUTH

In the name of God Amen. I John Lang of Portsmouth in the Province of New Hampshire husbandman being Sick in Body * * *

Nextly I Give unto my well beloved wife Ruth the one third of my Personal Estate to be at her own disposal and the Improvement of the one third part of my Real estate during her natural life

Item—I Give unto my son John Lang over and above what I have already given him Twenty shillings old Tenor

Item I Give unto my son William Lang over and above what I have already given him Twenty shillings old Tenor

Item I Give unto my Daughter Elizabeth Twenty shillings old Tenor

Item I Give unto my Grandson Thomas Weston five pounds old Tenor

Item I Give unto my Grand Daughter mary Bickford five Pounds old Tenor

Item I Give unto my Grand son John Savage Twenty Pounds old Tenor

Item As to the Rest and Residue of my Estate both real and personal wheresoever and whatsoever I Give and bequeath the Same in manner following viz^t the one quarter part thereof unto the Children of my Daughter Dorothy Wells dec^d equally Divided one quarter part thereof unto the Children of my Daughter Hannah Mills dec^d equally Divided one quarter part thereof unto my Daughter Mary Adams and the other quarter part thereof unto my Daughter Grace Gray

Finally I Constitute and appoint my son in law Joseph Gray sole Executor of this my last will & Testament In Testimony whereof I have hereunto set my hand and seal the 29th day of october 1748

Signd seal^d publish^d and declared by the said John Lang to be his last will and Testament in the presence of us witnesses Subscribing in the Testators presence his John × Lang mark

W^m Hooker John Jones Matthew Livermore [Proved June 17, 1752.]

[Inventory, June 18, 1752; amount, £3294.1.0; signed by Thomas Bickford and John Jones.]

Elizabeth Lang the Wife of Stephen Lang jun^r of Portsmouth & Catherine Lang the wife of John Lang of Portsmouth aforesaid Testify & Say that they were Present with John Lang Late of Portsm^o aforesaid Yeoman Deceased the Night before he Died (which was the 22^d of May Inst^t) & heard him Declare before all the Persons Present there being Several among whom was his Son William That it was his Desire that the money he had by him in Paper Should be Divided between his wife & his two Grand Children Ann Wells & Mary Mills his wife to have half being Eight pound Bills in the whole & She was to have this over & above the thirds or what he had given her in the Will he had made before in Writing-and he had besides Some Silver money which he gave to his Said Grand Daughters Equally but Did not mention how much there was but told his said Wife he did not give her any of that but all of it to his Said Grand Children whatever there was of it and this he Desired might be So done for he Said he had not Dispos'd of the Said Bills & Money in his Will—the Declarants add that the Said John Lang Deceased was then in his Right Mind & Sensible as ever to their best Discerning

Witnesses her W^m Parker Elizabeth \times Lang Geo: Mitchell Mark her Catherine \times Lang Mark Sworn before the Judge of Probate 27th of May 1752 Attest^r William Parker Reg^r

JOB SHERBURNE

THOMAS COWEN

[Bond of Catherine Odiorne, widow, with Samuel Waters, joiner, and George Marshall, sailmaker, as sureties, all of Portsmouth, in the sum of £500, Nov. 14, 1748, for the administration of the estate of Job Sherburne of Portsmouth, mariner; witness, Nathaniel Sherburne.]

1748

[Administration on the estate of Thomas Cowen of Dunstable granted to his widow, Margaret Cowen, Nov. 30, 1748.]

[Probate Records, vol. 17, p. 292.

[Bond of Margaret Cowen of Dunstable, widow, with John Alld of Dunstable, weaver, and Josiah Cummings of Nottingham West as sureties, in the sum of £500, Nov. 30, 1748, for the administration of the estate of Thomas Cowen of Dunstable, yeoman; witnesses, William Parker and Thomas Wiggin.]

[Inventory, Feb. 6, 1748/9; amount, £261.2.1; signed by Jonathan Lovewell and Noah Johnson.]

1748

PORTSMOUTH

DUNSTABLE

[Warrant, Aug. 26, 1752, authorizing Joseph Blanchard of Dunstable, Phineas Underwood, innholder, John Chamberlain, gentleman, Jonathan Cummings, gentleman, all of Merrimack, and John Harvey of Litchfield, innholder, to set off the widow's dower, and report on the advisability of dividing the rest of the estate among the six children; mentions an oldest son.]

[Administratrix's account of the settlement of the estate; receipts, £6.4.3; expenditures, £142.8.5; allowed Aug. 26, 1752; mentions "my Daughters Nursing funeral &c," also "Maintainance of 2 Children under 7 Viz^t Rachel 126 W^{ks} George 208 Weeks."]

[Warrant, July 19, 1759, authorizing Matthew Patten of Bedford, John Chamberlain, John Cummings, both of Merrimack, gentlemen, John Harvey, and James Underwood, both of Litchfield, husbandmen, to set off the widow's dower, and report on the advisability of dividing the rest of the estate among the six children.]

[Probate Records, vol. 21, p. 398.]

Province of) March ye 12 1760 Pursuant to the within Precept we the Subscribers have Proceeded New Hamp^r on Said Bussness and have Set off the Widow of the Said Deceasd one third part of the Said Real Estate which is Bounded as Followeth Viz Begining at a Pine tree Marked Standing on the Bank of Sowhegan River from thence Running Westerly up Said River about thurty three rods to a Poplar tree marked from thence Northerly a Crost Said Lott to a Small Read oak tree marked from thence Runing on the North Line of Said Lott about thirty three rods to an oak Stump from thence Southerly to the first Bounds mentioned and have View^d v^e Remainder of Said Estate and are of apinion it Cannot be Divided among the heirs of the Said Deceasd without Prejudice the Whole we have therefore apprais^d the Remaining two thirds of Said Real Estate to one Hundred and Twenty pounds New Tenor which is the honest value thereof in money at this time in our Judgments—

> Jonathan Cumings John Harvey James Underwood

[Probate Records, vol. 21, p. 398.]

[Order of court, April 28, 1763, settling the remainder of the estate on James Cowen, oldest son, he paying the other heirs their shares.]

EBENEZER JOHNSON 1748

GREENLAND

[Bond of John Johnson of Greenland, yeoman, with Brackett Johnson of Greenland and John Allen of Stratham, yeomen, as sureties, in the sum of £500, Nov. 30, 1748, for the administration of the estate of Ebenezer Johnson of Greenland; witnesses, William Parker and George Meserve.]

[Inventory, Feb. 20, 1748/9; amount, £91.11.0; signed by Enoch Clark and Nathan Johnson.]

EDWARD LINKFIELD 1748 HAVERHILL DIST.

[Guardianship of Benjamin Linkfield, minor, aged more than fourteen years, son of Edward Linkfield of Haverhill District, yeoman, deceased, granted to James Walker of Souhegan East, yeoman, Nov. 30, 1748.]

[Bond of James Walker, with John Goffe, gentleman, and John McLaughlin, yeoman, as sureties, all of Souhegan East, in the sum of \pounds 500, Nov. 30, 1748, for the guardianship of Benjamin Linkfield; witnesses, William Parker and George Meserve.]

ROBERT GREEN

1748

In the Name of God Amen I Robet Green of Portsmouth in y^e Province of New Hampsh^r blockmaker being indisposed of Body * * *

And I likewise give to Each of my Children Vizt John Ann & William the sum of twenty shillings in Bills of Credit of ye Old Tenor or Equal thereunto in any other Passable Bills or money to be paid as they shall arrive to ve age of twenty one vears—And all the Residue of my Estate of every Kind, I give devise & bequeath unto Ann my Well beloved Wife for her comfortable support & for ye bringing up my Children and in ord^r thereunto to Sell and Dispose of any part of my Estate as she shall find Necessary for that End or for ye payment of the debts and Charges afores^d, and what shall remain of s^d Estate after y^e ends and purposes afores^d shall be answer'd, I hereby impower my said Wife to dispose of as she shall see fit only amongst my s^d Children their Respective Heirs and assignes and I constitute & appoint my s^d Wife to be Sole Exec^x of this my last Will & Testament, hereby Revoking all former Wills & Testaments by me in any manner heretofore made In Witness Whereof I have hereunto set my hand and Seal the 10th day of December anno Dom: 1748 and in ve 21st Year of His Majesties Reign-

Signed Sealed & Declared In

Robert Green

Presents of-

Will^m King John Hart Joseph Cotton [Proved March 29, 1749.]

[Guardianship of William Green, minor, aged more than fourteen years, son of Robert Green, deceased, granted to Hunking Wentworth Jan. 20, 1755.]

[Probate Records, vol. 19, p. 166.]

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[Bond of Hunking Wentworth of Portsmouth, with Jeremiah Libby, Jr. of Portsmouth, gentleman, and John McMurphy of Londonderry as sureties, in the sum of £2000, Jan. 20, 1755, for the guardianship of William Green; witnesses, William Parker and Jonathan Blanchard.]

JOHN MITCHELL 17-

In the Name of God amen December the 22: 1748 I John michel of the town of Notingham wast Husbandman being very sick and weak in body * * *

item I give and bequeath to Jannet my dearly Beloved wife the one third peart of all I possess with the provise that she teake care of thomas till he be fit to teake care of himself

item I give to my well beloved daughte agnes and son John Fifty pounds to Each old tenner more nor the rest and all the rest of my children Equele sheare alike

I allso Leve jannet my wife for to be my Exector and I do hereby uterly disallow revok and disanll all and Every other testaments wills Lagaices and Bequthe by me in any ways before named willed and Bequthed Ratifing and confirming this and no other to be my Last will and Setelment in witness wherof I have Hearunto set my hand and seal the day and year above mantioned. Signed sealed published pro-Iohn mitchel

Signed sealed published pronounced Declared by the said -John mitchel as his last will and testament in the prasence of us the Subscribers

James Gibson John Calwell [Proved April 4, 1749.]

[Inventory, May 3, 1749; amount, £1752.10.0; taken by John Caldwell and James Wason.]

HUDSON

1748

JOHN STANYAN 1748 HAMPTON FALLS

In the naim of God Amen. The Twenty third day of December 1748. I John Stanyan of Hamptonfalls in the Province of Newhampshire Being Sick and weak in bodye * * *

Imprimas—I Give and Bequeath unto Mary my Dearly beloved Wife Whome I Likewise Constitute make and ordain my Sole Executrix of this my Last Will and Testament and Unto har Hiers Executors Adminestrators and Assignes all my Lands Messuages and Tenementes Live Stock Houshould Goods and moveables of all Sorts By har & them freely to be Injoyed, She paying all my Just Debts and Feuneral Charges And unto each and every one of our Seven Children Viz Sarah Lang Jedeadiah Jonathan Peatiance Anna Barshabe and Elisabath Unto Each and every of them Five Shillings as thay Shall becum of Eaige and I do here by utterly desallow Revoak and desallow all and every othor formor Testament Wills Legacies and Bequests Eecutors or Executrix^s by me in any wais before named Willed and Bequeathed Ratifying and Confirming this and No Othor to be my Last Will and Testament In Witness whereof I have here unto set my hand & Seal the day and year above written-

Signed Sealed published Pronounced and Declared by the Said John Stanyan as his Last Will and Testament in the presentes of us the Subscribors — Mark John × Stanyan his

Stephen hoag

Samuel Daves

Jonathan Hoag

[Proved Jan. 25, 1748–9, by Samuel Davis and Jonathan Hoag, Quakers.]

[Inventory, March 17, 1748 9; amount, £300.9.6; signed by Enoch Sanborn and Andrew Webster.]

NATHANIEL HANSON 1748

In The Name of God Amen, The Twenty fifth Day of December Anno Domini one Thousand Seven Hundred & forty Eight, I Nathanael Hanson of Dover in y^e Province of New Hamps^r in New England Carpenter Being very Sick & weak of Body, * * *

Imprimis, I Give & Bequeath unto my Beloved Wife Martha Hanson the one Third Part of all my Homestead Land in Littleworth so Called where I now Live, that is to say ye Use Profit Produce & Income of ye one Third Part of my sd Homestead Land both Mowing Tillage & Pastureing Land, to be Managed for her, by my son Silas Hanson, & ye Crops to be Seasonably & well Secured & housed by him Yearly & every Year for her During ye term of her Continuing my Widow, but in Case she shall Marry again, then I Give her what ye Law Allows. I also Give to my s^d Wife Martha y^e free Use & Improvement of y^e Westerly Lower Room in my Dwelling House & ve one half part of ve Celler under my House, & also ve Use & Improvement of ye one Third Part of my Barn During her Natural Life. And also ye one Third Part of my Household Goods During her Natural Life. I also Give to my s^d Wife Two Cows, & Three Sheep, & one Swine to her own Disposal.

Item I Give to my Son Nathanael Hanson & to his Heirs and Assigns for ever, all y^e Land where he now lives which I Purchased of Pumfret Whitehouse be y^e Same more or less & all y^e Buildings, & orchard, fruit Trees, & all other Trees standing or Being upon y^e s^d Land. And also Thirty Acres of Land at Mount Misery, so Called, which I Purchased of Zech^y Leech, & half y^e Timber standing & being upon s^d Land & also half my saw mill standing at s^d Mount Misery.

Item I Give to my Son Silas Hanson & to his Heirs and Assigns for ever, all my Homestead Land, Dwelling House & Barn, at Little worth where I now live, and all other Buildings, & orchards Standing upon y^e said Land, Except what I have Given herein to my Wife, & at her Decease I Give y^e whole of s^d Land

DOVER

Buildings & orchards to him my s^d son his Heirs & Assigns for ever. And also I Give to my s^d son Silas his Heirs & Assigns for ever fifteen Acres of Land Lying at Barbadoes, so Called, being Part of my Common Right. And I also Give to my s^d son Silas his Heirs & Assigns for ever, all my Right in ye Saw Mill at Tole End, & also in my Saw Mill at Towaw so Called. T also Give unto my s^d Son Silas, all my Stock of Cattle Sheep Horses and swine, Except Such of them as I have Given to my Wife. And also I Give to my s^d son silas all my House hold Goods, Except such a Part of them as I have Given to my Wife. And my wareing Aparil I Give to my Two Sons Nathaniel & Silas Hanson to be Equally Divided between them. I also Give to my s^d son Silas Hanson all my farming Tackling and utencils, as Chains, Wheels, Carts Plows &c: I also Give to my Son Silas Hanson his Heirs & assigns for ever, all my Land in ve Township of Rochester.

Item I Give to my Three Daughters Mary Evens, Abigail Church, & Elisabeth Daniel, Twenty Pound Each, that is to Say, I Give to Each of my s^d Daughters Twenty Pounds, old Tenor, to be Paid to them or their Heirs, by my Executor hereafter Named, within y^e Term of four Years after my Decease.

And I do hereby Nominate Constitute & appoint my s^d Son Silas Hanson to be sole Executor of this my Last Will and Testament.

And I do hereby Revoke Disannul and Disallow all other Wills, Testaments and Executors by me heretofore, in any wise made or Named; Ratifying & Confirming this and no other to be my last Will & Testament. In Witness whereof I have here unto Set my Hand and Seal the Day & Year first above Mentioned

Signed Sealed Published & Declared by y^e s^d Nathanael Hanson, to be his Last Will & Testament in Presence of James Young Isaac Hanson Timothy Hodsdon [Proved Jan. 25, 1748/9.] His Nathanael × Hanson Mark [Bond of Silas Hanson, yeoman, with John Bickford, Jr., weaver, and James Young, yeoman, as sureties, all of Dover, in the sum of £500, Jan. 25, 1748–9, to execute his father's will; witnesses, William Parker and George Meserve.]

ELISHA SMITH

1748

HAMPTON

In the Name of God Amen I Elisha Smith of Hampton in the Province of New Hampshire Gent. Being in good health of Body * * *

Item I give & bequeath to Abigail my beloved wife all my household goods or Furniture of my house within doors to be at her disposal and Also I give & Devise to her all my right title Estate & Interest in the Lands which she purchased by three different deeds two of which were made by Shubal Samborn and One by Abraham Drake to have & hold to her her heirs & assigns and I also Farther give her the use & Improvement of my Dwelling house where I now Live & the Barn thereto belonging and my Orchard which is nearest to my said House and the use & Improvement of the One half part of all the rest & Residue of my Real Estate and the use & Improvement of the one half of my Stock of Cattle all these things which I give her the use & Improvement of is to be to her said use only during her Widowhood or the time that She shall Live Single after my Decease & Remain my Widow but upon her Marriage again next after my Decease then She is to have only her Dower & thirds according to Law

Item all the rest residue & Remainder of my Estate Real & Personal wheresoever the same is or Shall be found and also the Reversion & Remainder of the Real Estate which I have given to my Said Wife as above mentioned and the Personal Estate which I have given her the use of as afores^d after her said Interest therein shall be Determined & Ended / I give Devise & Bequeath to Elisha Marston the Son of Capt Jonathan Marston of Said Hampton to hold to him the said Elisha his Heirs & assigns forever & the said Personal Estate to him his. Executors & Administrators forever Lastly I Constitute & Appoint the said Elisha to be Sole Executor of this my Last will & Testament and do hereby Revoke all former & other Wills & Testaments by me in any manner heretofore made

In Witness whereof I have hereunto Set my hand & Seal the twenty Sixth Day of December Anno Domini 1748 and in the twenty Second Year of his Majesty's Reign

Signed Sealed & Declared by Elisha Smith the said Elisha Smith to be his Last Will & Testament in Presence of us Witnesses who Subscribed the Same in his Presence Matthew Livermore Samuel Leavitt William Parker

[Proved Feb. 28, 1759.]

[Abigail Smith of Hampton, widow, waives her right to an inventory of the estate of her husband Feb. 23, 1759; witnesses, Meshech Weare and Jeremiah Towle.]

[Bond of Elisha Marston of Hampton, yeoman, with Samuel Leavitt of Rye, gentleman, and James Kielle of Dover, tailor, as sureties, in the sum of £1000, Feb. 28, 1759, for the execution of the will; witnesses, William Parker and John Wingate.]

NOAH BARKER

1748

STRATHAM

⁻In the Name of God Amen the twenty Seventh day of December In the year of our Lord God: 1748: I Noah Barker of Stratham in the Province of New Hampshir yeoman, being very sick, & weak in body * * *

Imprimis I give and bequeath unto Martha My dearly beloved Wife the Privilige of one good Room in My Dwelling house Such as She Shall choose during her Widdowhood that is to Say so long as she Remains My Widow, and also seven cord of good

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firewood cordwood length hall'd to her door yearly during her widowhood as aforesd, also I give unto My said Wife all My Movable Esteat viz^{tt} all My household goods and Negros, and all My Stock of creatures of all sorts, Excepting what I Shall hereafter Mention given to My son Nathan, and also all my bills, bonds, Notes & Money that I have and what is due to me, to be at her dispose as She Shall see cause, Excepting so Much of My sd Movable Esteat aforesd as to pay all my lawfull debts Doctors & funarall charges as abovesd and all the legacies I Shall herein after Mention to be paid to my children out of my sd Movable Esteat and also one hundred Pounds old tenor which I Shall dispose of as I Shall hereafter Mention

Item I give & devise unto My beloved son Ebenezer Barker, all that land in sd Stratham which I bought of John Pett, It bounding on the southerly side of the land which I bought of Benjamin Hoag which I have already given to my sd son Ebenezer by Deed of gift, also I give unto my sd son Ebenezer the one half of my woodland which lyes on the west side of John Hoags field in said Stratham, (Excepting three acres of sd woodland lying at the west end of a frogpond so called I Reserve to be disposed of otherways as I Shall hereafter Mention: sd woodland I bo't of cornet Tho^s Wiggin he My sd son Ebenezer Paying the one half of the Money that is due upon sd woodland when demaned, and also Pay unto his Mother my sd Wife two cord & an half of good firewood cordwood length hald to her door yearly so long as She Remains my Widow

Item I Give unto my beloved son John Barker one hundred Pounds in bills of credit old tenor to be paid unto him out of my sd Movable Esteat within two years after My decease besides what I have already given him in lands by Deed of Gift —

Item I give and devise unto my well beloved son Ezra Barker all that Piece of land of mine in sd Stratham which goes by the Name of Tomes Pasture it lying on the Southerly side of the land which I have already given him by Deed of Gift and also I give unto my sd son Ezra the other half of my said Woodland which I bo't of said Thomas Wiggin Excepting the sd three acres Reserved as abovesd, his part to lye upon the Hill by the side of his Brothers he the sd Ezra Paying the one half of the Money that is due on sd Woodland when demanded, And Pay unto his Mother my sd Wife two cord & an half of good firewood cordwood length hal'd to her door yearly so long as She Remains my Widow

Item I Give and devise unto My two Well beloved sons, Namely Josiah Barker and Benjamin Barker My Fulling Mill in Exeter in sd Province and Stream which it Stands upon with all the Privilidges thereunto belonging, also I give & devise unto My said sons Josiah & Benjamin Seventy acres of land in the Parrish of Epping in sd Province lying in the second Range on the South corner of Rallings Meaddow so called to be Equaly devided between them both in quantity and quality, also I give unto my sd Son Benjamin one hundred Pounds in bills of credit old tenor to be paid him out of my sd Movable Esteat when he comes to the age of twenty one years

Item I Give and devise unto my beloved son Ephraim Barker Eight lots of land lying in sd Epping containing by Estimation fourscor acres lying in the fourth Range It being the land laid out to the Originally Right of Moses Norrise Deceased

Item I Give and devise unto my Well beloved son Nathan Barker all my farme of land in stl Stratham on which I Now live be it More or less on both sides of the way that leads by my house with all the buildings on said land and all the trees of every sort growing thereon and all other the Privilidges thereunto belonging also I give unto my sd son Nathan the three acres of woodland above Reserved, lying at the West end of sd Frog Pond he my sd son Nathan Pay unto his Mother my sd wife yearly so long as She Remains, my Widow two cord of good firewood cordwood length hal'd to her door, also I give unto my said son Nathan ten creatures viz^{tt} two oxen & four Cows two of two years old & two of one year old all Neat Cattle to be paid him out of my sd Movable Esteat when he comes to the age of twenty one year, and also at sd age of twenty one years to come into the Possession of sd farme & buildings thereon, or before in case his sd Mother should die before he comes to that age or She Should be Maried again

Item I Give unto My beloved Daughter Susanah Wiggin one hundred & thirty Pounds in bills of credit old tenor within two years after My decease to be paid her out of My Movable Esteat, besides what I have already given her—

Item I Give unto My beloved Daughter Elizabeth Hains one hundred & fifty Pounds in bills of credit old tenor to be paid her out of my sd Movable Esteat within two years after my decease besides what I have already given her—

Item I Give unto the New Church in sd Stratham to which I belong under the Pastoral care of the Rev^d m^r Joseph Adams one hundred Pounds in bills of credit old tenor, to be paid out of my sd Movable Esteat, which sd hundred Pounds is to be let at Intrest for the use of sd Ministry forever

Item I further give unto my sd wife the whole Income and Profit of my sd farm given as abovesd to my sd son Nathan until he the sd Nathan comes to be twenty one years of age I also give and devise unto my sd Wife two whole Rights or Proprietors Share of land in the township of Bow in sd Province the one Originially belonged to Benjamin Palmer the home lot being drawn & is Number fifteen in the seventh Range the other Originally belongs to myself & is Number four in the fourth Range

Further More My Will is and I do hereby constitute appoint Make and ordain Martha Barker my sd wife and Ezra Barker my said Son the only and sole Executors of this my last Will and Testament & I do hereby utterly disallow Revoke & disannull all and every other former Testaments Wills & legacies Requests & Executors by me in any ways before this time Named Willed & bequeathed Ratifing & confirming this and No other to be my last Will and Testament In Witness whereof I have hereunto set my hand and Seal the day & year abovewritten

Signed Sealed Published Pronounced & D^a by the sd Noah Barker as his last Will and Testament in Presents of us Subscribers John Hill John Hill Juner Moses Leavit [Proved Jan. 24, 1748–9.]

[Inventory, March 9, 1749; amount, £1910.0.8; signed by Thomas Wiggin and William Pottle.]

[Guardianship of Ephraim Barker, minor, aged more than fourteen years, son of Noah Barker, deceased, granted to Josiah Barker of Exeter June 18, 1753.]

[Probate Records, vol. 18, p. 480.]

[Bond of Josiah Barker, with Jonathan Gordon as surety, both of Exeter, in the sum of £1000, June 18, 1753, for the guardianship of Ephraim Barker, minor, aged more than fourteen years, son of Noah Barker; witnesses, Thomas Wiggin and Thomas Chase.]

HUGH RICHARDSON 1748

PELHAM

[Administration on the estate of Hugh Richardson of Pelham, yeoman, granted to Thomas Richardson of Pelham, yeoman, Dec. 28, 1748.]

[Probate Records, vol. 17, p. 300.]

[Bond of Thomas-Richardson of Pełham, with John Ramsey and Joseph Cochran, both of Londonderry, as sureties, in the sum of £500, Dec. 28, 1748, for the administration of the estate; witnesses, William Parker and George Meserve.] [Warrant, Dec. 28, 1748, authorizing Capt. Thomas Colburn, Capt. William Richardson, and William Gregg, all of Pelham, to appraise the estate.]

[Inventory, Jan. 3, 1748.9; amount, £437.8.5; signed by William Richardson, Thomas Colburn, and William Gregg.]

[Administrator's account of the settlement of the estate; receipts, £536.1.11; expenditures, £536.1.11; allowed Oct. 31, 1753.]

JOHN BARR

1748

LONDONDERRY

In the name of God Amen I John Barr of Londonderry within the Province of New Hampshire in New England Yeoman being Sick and Indispos'd of Body, * * *

Item I Give and Bequeath to my Beloved wife Jennat Barr the Sum Contain'd in a Bond due by William Eavers tanner to me, and a Bond due by Robert Spear of Windham to me, and her Choise of any two of my Cows, and at her Death or Removeall from this place to leave one of S^d Cows, to Either of my Children that She Judges Best Deserves her and most Dutifull namely to my Son Gabriel Barr, and all the Beding and Cloathing that She Brought with her or that She made Since She Became my wife as also all the Household Stuff and furniture that She Brought with her or purchas'd Since She Came here and became my wife, and likewise my wife is to have all my part of the Corn and other Grain Divided and undivided for her maintainance and Suport Dureing its Continuance and when the Same is done to have her maintainance according to the tennor of the Bond that I Have from Gabriel Barr & Sam¹¹ Barr, and also the one Half of my Sheep which Creatures is to be provided for as Specified in the afores^d Bond as also one Hogshead and tearse of Sydar and all the yearn and fflax that Belongs to me.

Item I Give and Bequeath to my Dougter mary Boyes wife to Tho^s Boyes my Great Pott & Tramel & Tonges and Cupboard, Reserving the Benefit & Improvement of Said particulars to my wife dureing her Residence and Continuance in this place.

Item I Give and Bequeath to my Doughter Elizabeth Fairservice wife to Robert Fairservice the one half of my Sheep and the one half of a Speckled Cow, or the valoue of her in money as may be aggreed upon

Item I Give and Bequeath to my Doughter Jean Stewart wife to John Stewart a White Sided Cow, and my Charter Right of the lands to be laid out in this town Exclusive of the fourth Division allready drawn but not Recorded.

Item I Give and Bequeath to my Grand Doughter Jean Boyes a yearling Hefer.

Item I Give and Bequeath to my two Sons Gabriel Barr and Samuel Barr in Equall Shares my Horse and furniture and all my Cloathing made and to be made and all the remaining part of my Household Goods and furniture with all the remaining part and reversion & Reversions of my Real and Personall Estate that is not allready willed Reserving the Benefit of my horse to my wife while She taries & Continues here to her when She Sees fitt to use him Excepting my fourth Division before mentioned and the remaining part of my personall Estate as hereafter Specified namely that what Remains of the prise of my fourth Division and all other money left to them after my funerall Charges and administration is Clear'd and Discharged, I order flourty Pounds to be Given to my Grandson John Barr, and the remainder of the afores^d money to be Equally Divided Betwen Thomas Boves Children and John Stewart's Children. The money appropriated for the aforesd usess is as follows namely one Hogshead and one Tearse of Sydar, due from Andrew Thomson twenty four Pounds, from Robert Spear due Twenty Pounds, from Arthur Archibald five Pounds, from John Mac-Keen two pounds ten Shi^{11s} from David Hopkine one pound Shi^{11s}, also Reserving to my two Grand Doughters Jean Barr and Margaret Barr a Brindled Heifer. And do appoint my Son Samuel Barr and my Son in Law John Stewart Exacrs of this my last will and Testament, and do hereby utterly Disalow Revoke and Disanull all other Testaments will's and Bequeaths and Legacies by me heretofore mentioned Ratifying and Confirming this and no other to be my last will and Testament. In Wittness whereof I have hereunto Sett my hand & Seal this thirty first day of December in the twenty Second year of his maj^{tes} Reign, anno Dom: one thousand Seven Hundred & flourty Eight

John Bare

Signed Sealed Published Pronounced and Declared by me John Barr as my last will and Testament in Presence of us the Subscribers and Wittnessess.

Jonathan morison

his

Mathew \times Foresithe

mark

John Macmurphy

[Proved Dec. 25, 1751.]

[Bond of Samuel Barr, with Samuel Todd, gentleman, and John McMurphy as sureties, all of Londonderry, in the sum of $\pounds 1000$, Dec. 25, 1751, for the execution of the will; witnesses, Thomas Packer and William Parker.]

JOSIAH SMITH

1748/9

STRATHAM

In the Name of God amen the Twenty third Day of January 1748/9 I Josiah Smith of Stratham in the province of new hampsher in new England husbanman being Very Sick and weak in body * * *

Imprimis I Give and Bequeath to Charity my Dearly beloved Wife the priveleg of managin of my whole Estate in Lands bouth in Shratham and in Eping and I Give my Said Wife full pouer for to Sell fouer acerse of my Land in Stratham for the bringin up of my Chilldren and ten acerse of that Land in Epeing that Lyeth near Ball hill so Called my Said wife Shall have full pouer for to Sell for the bringin up of my Chilldren the s^d fouer acerse in Stratham that my s^d wife is for to sell must begin at M^r William Potels Land and so Runing the whole Bredth of my Land—

(Item) I Give to my three Daughters that is to say Anna Smith Charity Smith and mary Smith my whole Estate in Lands bouth in Stratham and in Eping Besides what I have not Given away all Redey—and my will is that my three Daughters Shall have the Said Land when they Come to be Eighteen years of age and then my wife for to have only her thirds of my Estate in Lands and at my wifes Decease the s^d thirds of Land Shall be my three Daughters above named and to their Heirs for Ever

(Itim) I give to my Said wife my Dweling house and Barn and Stock of Cattel and the Movebls in my house and out a dorse as her own Estate to her and her Heirs—

(Itim) I Give to my Bruther Soloman Smiths two Sons that is John Smith and Josiah Smith one half of a proprieter Shear of Land in the township of Bow to themselves and there Heirs and asigns for ever

Likwise I Constitute make and ordain M^r Edward Taylor my sole Executer of this my Last will and testament and I Do hearby utterly Disallow Revoke and Disanul all and Every outher former testaments wills Legacies and bequests and Executers by me in aney ways before named Willed and Bequeathed Ratifying and Confirming this and no outher to be my Last will and testament in witness whear of I have hear unto Set my hand and Seal the day and year above written

Josiah Smith

Signed Sealed published Pronounced and Declared by the Said Josiah Smith as his Last will and testment in the presence of us the Subscribers

Ithiel Smith John Wadleigh Samuel Hardie [Proved Feb. 18, 1748/9.] [Inventory, April 25, 1749; amount, £4320.11.0; signed by Jonathan Dearborn and Jonathan Rollins.]

[Executor's account of the settlement of the estate; receipts, $\pounds_{756.11.0}$; expenditures, $\pounds_{169.12.1}$; allowed Nov. 26, 1760.]

[Warrant, Feb. 28, 1766, authorizing Theophilus Smith of Exeter, John Taylor, gentleman, Daniel Clark, yeoman, Samuel Lane, cordwainer, all of Stratham, and Ebenezer Sanborn of North Hampton, gentleman, to divide the estate.]

Province of We the Subscribers being the Major part New Hamp^r of a Committee Appointed by the Hon^{ble} John Wentworth Esq^r Judge of the Probate of Wills &c for Said Province; to Divide the Real Estate of Josiah Smith Late of Stratham in Said Province Yeoman Deceased, in manner as Directed in a Warrant Dated at Portsmouth in Said Province Febr. 28th 1766. Pursuant to which we have Divided all the Real Estate of Said Deceased Lying in Stratham afores^d, in the following manner. viz^t

We have Sett off to Charity Smith, the Widow of S^d Deceased as her Dower, Eighteen Acres and three quarters of Land, Bounded as follows, viz^t Begining at the Southeasterly Corner of Said Estate, by the Road Leading from Exeter to Northampton; being also the Corner of Joseph Smiths Land; thence Runing Westerly by Said Road Twenty Rods: thence North Eighteen Degrees Easterly Six Rods: thence South Eighty four Degrees East, Eight Rods and a half: thence North about four Degrees East thirty Eight Rods, to the Side of a great Rock, where it is Eight Rods wide from S^d Joseph Smiths Land: thence North about fourteen Degrees East, one Hundred and thirty two Rods; where it is Eleven Rods and one third of a Rod wide from Said Smiths Land: then to run on a Streight Line to the North end of the Meadow; where it is twenty Rods wide from Said Smiths Land, and Bounding on the Easterly Side on Said Joseph Smiths Land, to the Corner first Mentioned---

And the remaing two thirds of Said Estate we have Divided among the three Daughters or their Representatives as follows, viz^t We have Sett off to Cap^t Joseph Hoit as a Representative (by Purchase) of Charity Jones, Daughter of Said Deceased fifteen Acres & twenty Rods of Said Land for her Share thereof, Lying in two pieces; one of which Contains Eight Acres and one Hundred Rods of Meadow ground, Bounded as follows viz^t Begining at a Stake put down in the fence by Samuel Goodhues Meadow; thence runing North near fifty Eight Degrees West as the fence Stands, twenty Seven Rods thirteen feet and Six inches, to an Ash Tree; thence Notherly as the fence Stands, forty three Rods to William Pottle Jun^r his Meadow; thence North Seventy Eight Degrees East, twenty Seven Rods and thirteen feet and Six inches, by said Pottles Meadow, to a Stake: thence Southerly on a Streight Line to the Stake first Mentioned.—

The other of Said pieces Contains Six Acres and a half of upland Begining at the Southwesterly Corner of Said Estate at Said Road, by the corner of Samuel Goodhues Land; thence runing Easterly by Said Road five Rods and Eleven feet to a Stake: then Runing Notherly by Said Goodhues Land, Carrying that Breadth of five Rods & Eleven feet, one Hundred and Eighty three Rods and Eleven feet in Length: or 'till Six Acres and a half is fully Compleated: Reserving Liberty to the other owners of Said Estate to pass and Repass through the Same as has been Usual for halling Hay and going to the Pasture.—

We have Sett off to Mary Smith Daughter of Said Deceas'd thirteen Acres and a half of Said Estate; Begining at the Southwesterly corner of the aforesaid Land Set off for her Mothers thirds, at Said Road; and runing by Said Road Westerly two Rods to a Stake: thence runing North about thirteen Degrees Easterly on a Streight Line, one Hundred and Seventy five Rods to a Stake, where it is Nine Rods wide from her Mothers thirds: thence Notherly on a Streight Line to the North Side of the Meadow, to a Stake, (where it is Eleven Rods and a half wide from her Mothers thirds;) then runing Easterly, Eleven Rods and a half to Said thirds: thence Southerly Bounding on Said thirds, 'till it comes to the Southwesterly corner thereof, at the Road aforesaid.—

Also we have Sett off to Anna Burley Daughter of Said Deceas'd thirteen Acres and one Hundred and twenty four Rods of Said Estate for her part of the Same (being all the Remaining part of the Said Estate in Stratham, beside what is Set off and Bounded as above) and Bounded the Same as follows viz^t on Said Road three Rods at the Southerly end; and on the Westerly Side, partly on the Land Sett off to Said Hoit in the Right of Charity; and partly on Samuel Goodhues Land: and on the Easterly Side it is Bounded on the Said part Sett off to Mary: and to run Notherly from Said Road, between Said Lands on Each Side, the whole Length of Said Estate, to Thomas Moores Meadow.—

And as we are Enform'd there is a piece of Land in Eppin Belonging to the Estate of Said Deceased, which could not well be come at, at the time of this Division; we were Desired by the owners (the most of which are of age to act for themselves) not to Divide the Same at this time, therefore we Return it undivided.—

We Make this Return the 7th Day of April Anno. 1766.

Sam¹ Lane Daniel Clark John Taylor

[Allowed April 7, 1766.]

THOMAS MERRILL 1748 9 SOUTH HAMPTON

In the name of God amen I Thomas Merril of South Hampton in the province of new-Hampshier in new-England yeomon Being not well off Body: * * *

Itm 2ly I Give unto my wife Judeth Merril her Right of dower and power of Thirds in my whole Estate both Real & personal Itm 3ly I Give unto my Daughter Judeth the wife of Jonathan Flanders Ten pounds to be paid by my Executor one year after my Deceas In or as old Tenor

Itm 4thly I Give unto my son Nathaniel Merril besides what he has already had Five shillings old Tenor to be paid by my Executor one year after my deceas

Itm 5thly I Give unto my Son Abel Merril one hundred pounds to be paid by my Executor within one year after my deceas in good Bills of Credet: In or as Old Tenor

Itm 6thly I Give unto my son Thomas Merrill: besides what he has allready had five shillings old tenor to be paid by my Executor within one year after my Decease

Itm 7thly I Give unto my Daughter Sarah the wife of Richard Currier flive shillings old tenor to be paid by my Executor within one year after my decease

Itm 8thly I Give unto my Daughter Ruth the wife of Philip Currier flive shillings in good bills of Credet old tenor to be paid by my Executor within one year after my deceas

Itm 9thly I Give unto my Daughter Hannah Merril one hundred and Fifty pounds In good Bills of Credit in the province aforesaid to be paid by my Executor within one year after my Deceas: In or as old Tenor: allso I give unto my sd daughter Hannah all my Househould Stuff and moveables in my house of what name soever Called to be by har; peasablely possesed Emediately after mine and my wifes deceas

Itm 10thly I give unto my son Joseph Merril one Quarter part of my peece of land Lying at the notherly end of my Homestid: in South-Hampton, in Quantety and quallety s^d peice of land buting southerly upon the land I sold to my son Thomas merril and Extends notherly unto the end of s^d homested. To have and to Hould to him y^e s^d Joseph Merril his Heiers and assigns for ever: he paying unto my Executor sixty seven pound ten shillings in good bills of Credet In or as old Tenor within one year after my deceas

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Itm IIthly I Give unto my Son James Merrill one Quorter and a half quorter of my peice of land Lying at the notherly end of my Homested in South-Hampton In Quantety and quallety said peice of land butting southerly upon land I sold to my son Thomas Merrill: and Extends notherly unto the end of my homested: To Have and to Hould to him my son James his heiers and assigns for ever: hee paying unto my Executor one hundred and one pound five shillings In good Bills of Credet in the province afore said in or as old Tenor within one year after my Deceas

Itm 12thly I Give unto my son Eliphelit Merrill one Quorter and one half quorter of my peice of land at the notherly end of my Homested in South hampton in Quantety and quallety Said peice of Land butting southerly upon land I sold unto my son Thomas Merrill and Extends notherly unto y^e end of my Land: To Have And To Hould to him my son Eliphelit his Heiers and assigns for ever: He paying one hundred and one pound five shillings In good bills of Credet in the province afore said In or as old tenor within one year after my deceas: in part of the Legacies I have ordered my Executor to pay in and by this my will

Itm 13th ffinially I do Constitute and appoint my son Eliphelit Merril To be soal Executor of this my last will and Testament: To whom I Give all my personal Estate which I have not Disposed off in this my will or other ways whether in Chattels stock money debts dew to mee and moveable Effects whatsoever and wheresoever they may bee: alloo the one hundred and one pound five shilings old tenor that my son James is ordered to pay unto my Executor in this will: And the sixty seven pounds ten shillings which my son Joseph is ordered to pay unto my Executor by this will In or as old tenor He paying the before mentioned Leagecies: and sums hee is ordered in this my will to pay in manner as is before Expressed and all my just Debts and ffunerall Expences And if the personall Estate be not sufficiant to pay all my Debts and Expences my will is that my son Joseph merril shall pay unto my Executor one Quorter part of what is wanting within one year after my deceas: allso my son James Merrill shall pay one Quorter and one half Ouorter part of what is wanting to pay my debts and Expences within one year after my decease unto my Executor: And if my Sons Joseph and James Refuse or neglect to pay their proportion of the debts my will is that my son Eliphelit shall have so much of the land at the north end of my Homested or to Cutt and Carry of so much of the wood and timber standing on s^d land as will pay my debts before any division of the Land be made: betwen him my son Eliphelit and my sons Joseph and James: and hereby Revoking all fformer wills I do Ratifye and Confirme this and no other to be my Last will and Testament In witnes whereof I have here unto set my hand and seall this ffirst Day off February In the Twenty Seccond year of his majisties Reign Anno que Domini: 1748/9

Thomas Merriell

Signed Sealed and Decleared by the s^a Thomas Merril to be His Last Will and Testament In presence off us Barns Jewell

Moses acars Philip Rowel [Proved Oct. 27, 1756.]

[Bond of Eliphalet Merrill of South Hampton, with Moses Acars of South Hampton, and Ezra Carter of Concord as sureties, in the sum of £500, Oct. 27, 1756, for the execution of the will; witnesses, William Parker and Richard Emery.]

[Hannah Merrill, daughter of Thomas Merrill, acknowledges receipt of her portion of the household goods, and waives inventory Oct. 28, 1756; witnesses, Joseph Merrill and Job Rowell.]

MOSES DENNETT 1748

1748/9

In the Name of God Amen I Moses Dennet of Portsmouth in the Province of New Hampshire Veoman * * *

Item I give & Devise to my two Sons David & Charles all the Rest Residue & Remainder of my Estate Equally Divided between them to hold to them their Heirs & Assigns they paying to their Sister Mary Twenty five pounds Proclamation money or other passable Money when the time of payment Shall come that Shall be Equal thereto which Sum I order them to pay Between them jointly to their Said Sister when She Shall Arrive to the Age of Eighteen Years or be married whichever Shall first Happen & shall also Maintain her out of my Estate until She Shall Attain the Age of fourteen Years—

Item I give my Said Daughter the afores^d Sum of twenty five pounds Proclamation Money to be paid in the Manner & at the time afores^d I also give her a good Bed & furniture & hereby order my Execrs to deliver the Same to her at the time of the payment of the Sum afores^d I also give her a Maintainance out of my Estate until she Shall attain the Said Age of fourteen Years as afores^d Lastly I Constitute & Appoint my Son David Execr of this my Will & Testam^t until his Brother Charles Shall Arrive at that Age at which he may act as Exec^r viz at Seventeen Years of Age & then he & his Brother to be joint Execrs hereof And Desire my good friends Mr Seth Ring & William Parker to be Over Seers of the Execution of this my will which I hereby Appoint them to be praying that they would Assist & advise my Said Sons as they shall think it necessary in the Managem^t of their Affairs-And I do hereby Revoke all other wills & Testam^{ts} by me in any manner heretofore made In Witness whereof I have hereunto Set my hand & Seal the twenty fifth Day of Novem¹ Anno Domini 1745 & in the Nineteenth Year of His Majesty's Reign—

Signed Sealed & Declared by the said Moses Dennet to be his Last Will & Testament in presence of us Joshua Babb

Daniel Rindge Mark Hunking Jun^r William Parker Moses Dennet

I Moses Dennet above Named Since the making of the foregoing Will having made an Alteration of my Circumstances and farther Considered thereof do make & Ordain this as a Codicel to this my Last Will & Testament and first I give to my Daughter Mary (besides what is above mentioned to be given to her) my Desk which usually Stands in my bedroom

Item I give and Divise & bequeath to my Daughter Ruth the Sum of twenty five pounds Like money as above mention'd and to be paid to her in the Same manner as to her Sister Mary and I also give her the Chest of Drawers that was her mother's & a bed & furniture one of those viz the best that was Her mother's and I also give her a Maintainance out of my Estate until she shall Arrive to the Age of twelve Years and I do hereby order my Executors to take the Care of & maintain her until that time accordingly and as my Son Charles is now of Sufficient age to act as an Executor I hereby Constitute him & his brother David Executors of my Last Will & Testament & in all things else I Ratify & Confirm my Said Will above written—In Witness whereof I have hereunto Set my hand & Seal the fourteenth Day of February 1748 and in the twenty Second year of His Majesty's Reign—

Signed Sealed & Declared by the Said Moses Dennet to be a Codicel to his Last Will & TesMoses Dennet

tament in presence of us who Subscribed as Witnesses in his Presence David decker her Unice × Decker mark William Parker [Proved Aug. 30, 1749.]

[Inventory, Nov. 21, 1749; amount, £5228.3.0; signed by Benjamin Miller and Seth Ring.]

JOSEPH ROLLINS 1748/9 NEWINGTON

In the Name of God Amen I Joseph Rawlings of Newington in the province of Newhampshire in New England being Sick and weak in Body * * *

I give and bequeath to my well beloved wife Sarah Rawlings all my Estate in Newington both Real and personal to her own proper use and behoof Dureing her Natural life that is to Say all my Estate as houseing Lands household goods Cattle Sheep horse kind Swine &^c that is to say all my Estate in Newington aforesaid both within Doors and without

Item: I give and bequeath to my Son Joseph Rallings a Duble portion of all my Right and Title to all Lands in the Town Ship of Dover Durham and barnstead in the province of Newhampshire aforesaid

Item I give and bequeath unto my Other Sons (viz^t) Samuel Rawlings and Noah all the Resedue or remainder of my Right and Title in all lands in the aforesaid Towns of Dover Durham & Barnstead in Equal portion

Item: I give and bequeath to my Daughters (viz^t) Sarah Allard Mary Dam, Deborah Rawlings and Elizabeth Rawlings Thirty pounds Each old Tennor MoneyItem: I Give and bequeath to my Son Noah Rawlings att the Decease of my wife Sarah Rawlings my Dwelling house and barn

Item: I give and bequeath to my aforesaid Sons (viz^t) Joseph Rawlings Samuel Rawlings and Noah Rawlings after or att the Decease of my aforesaid wife Sarah Rawlins all my lands in Newington aforesaid in Equal portion to them and their heirs for Ever that is the heirs of their Bodys. But in Case Either of them my aforesaid Sons Shall have amind to Dispose of their part and portion of my Lands in Newington aforesaid that then in Such Case they Shall have Liberty to Sell to Each Other and not Otherwise, and ffurther I will that the portions herein given to my aforesaid Daughters Shall be paid to them out of my Estate att or in Newington flour Years affter my Decease, and in Case there shall be any thing of my personal Estate remaining after the Decease of my aforesaid wife that in Such Case I will that the Same be Equally Devided Between my aforesaid Sons and their heirs And ffurthermore I Doe hereby Appoint and make my aforesaid wife my Sole Executrix of this my Last will and Testament In Witness Whereof I have to these Prsents Sett to my hand and Seal this fourteenth Day of ffebry-1748/9-

Sign'd Sealed Declared & pronounced this to be his Last Will Jos: × Rawlings & Testem^t In presence of us— mark Edward Rolings her Eliz^a × Downing mark Geo Walton [Proved May 30, 1749.]

[Inventory, Aug. 28, 1749; amount, £1939.12.0; signed by George Walton and Jonathan Downing.]

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JOSEPH GILMAN 1748/9 NEWMARKET

[Administration on the estate of Joseph Gilman of Newmarket, yeoman, granted to Elizabeth Gilman and Constantine Gilman, both of Newmarket, Feb. 22, 1748/9.]

[Probate Records, vol. 17, p. 328.]

[Bond of Elizabeth Gilman, widow, and Constantine Gilman, yeoman, both of Newmarket, with Nathan Pillsbury and Francis Harvey, both of Nottingham, as sureties, in the sum of £500, Feb. 22, 1748/9, for the administration of the estate; witnesses, William Parker, George Meserve, Jr., Joseph ——, and Moses Thurston.]

[Warrant, Feb. 22, 1748/9, authorizing Richard Mattoon, gentleman, and Ezekiel Sanborn, yeoman, both of Newmarket, to appraise the estate of Joseph Gilman, administration of which is granted to his widow, Elizabeth Gilman, and his son, Constantine Gilman.]

[Inventory, signed by Richard Mattoon and Ezekiel Sanborn; amount, £1888.15.0; attested May 29, 1749.]

[License to the administrators, Oct. 31, 1750, to sell real estate.]

JOHN HARVEY

1748/9

NOTTINGHAM

[Administration on the estate of John Harvey of Nottingham granted to Elizabeth Harvey and Thomas Harvey, both of Nottingham, Feb. 22, 1748/9.]

[Probate Records, vol.17, p. 328.]

[Bond of Elizabeth Harvey, widow, and Thomas Harvey, Jr., yeoman, with Nathan Pillsbury and Francis Harvey, yeomen, as sureties, all of Nottingham, in the sum of £500, Feb. 22, 1748/9, for the administration of the estate; witnesses, William

Parker, George Meserve, Jr., Nathan Pillsbury, and Francis Harvey.]

[Inventory, May 5, 1749; amount, £1252.19.0; signed by Samuel Goodhue and Ezekiel Brown.]

[Administrators' account of the settlement of the estate; receipts, $\pounds_{487.2.4}$; expenditures, $\pounds_{367.19.1}$; allowed Oct. 29, 1750.]

[Bond of Thomas Harvey of Nottingham, yeoman, with Peter Gilman of Exeter as surety, in the sum of £50, Dec. 21, 1750, for prosecuting an appeal against the settlement of the estate of John Harvey, administration of which was granted to his widow and son; witnesses, Henry Sherburne, Jr., and Christopher Rymes.]

ELIZABETH JENNESS 1748/9

[Bond of William Seavey of Rye, yeoman, with Amos Seavey of Rye, joiner, and Daniel Peirce of Portsmouth, gentleman, as sureties, in the sum of £500, Feb. 22, 1748/9, for the guardianship of his daughter, Elizabeth Jenness, widow, non compos mentis; witnesses, James Little and Joseph Seavey.]

HENRY WIGGIN 1748/9

STRATHAM

[Administration on the estate of Henry Wiggin of Stratham, yeoman, granted to Hannah Wiggin of Stratham, widow, Feb. 22, 1748/9.]

[Probate Records, vol. 17, p. 328.]

[Bond of Hannah Wiggin, widow, with Benjamin Jewett, tanner, and John Purmort, joiner, as sureties, all of Stratham,

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in the sum of £500, Feb. 22, 1748/9, for the administration of the estate; witnesses, Samuel Piper and Benjamin Cotton.]

[Inventory, May 30, 1749; amount, £907.6.0; signed by Thomas Wiggin and Richard Young.]

EDWARD GILMAN 1748 9

I Edward Gilman of Exeter in the Province of Newhampsheir in newengland wever being of a sound Disposing mind and memory Blessed be God for it, tho' through age infirm in Body * * *

Item I give Devise and bequeath to my son Edward Gilman and to his heirs and assigns for ever that part of my hom place Lying on ye westerly side of my Barn, which said part of my homplace is bounded as ffolloweth: viz: Begining at ye north East Corner of ye garden formerly Doctor odlins Late of Exeter Deceased, and from thence to Run Easterly Bounding on the Cuntry Road seven Rods to the north west corner of my Barn and then to Run South five Degrees East untill it coms to ye Land I formerly gave to my son Jonathan Gilman by a Deed of gift and then to Run southwesterly bounding on ye Land I formerly gave to my son Jonathan Gilman untill it coms to ye highway which Leadeth from Decon Lords Dwelling house to ye Litle River and then to Run northwesterly bounding on said highway untill it coms to ye Land formerly Jonathan ffoulshams Deceased and then to Run north Easterly bounding on the Land formerly s^d Jonathan foulshams and on y^e Land formerly M^r John odlins and Doctor odlins untill it coms to y^e place first mentioned and also all my Land Lying in ve second Range of Lots Laid out across ye town of Exeter not already Disposed of, which was allowed and preportioned to me by ye first Committy which preportioned ye Common Land in Exeter in ye year 1725 and Likewise ye one halfe of all my Debts Due to me also ye one

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EXETER

halfe of what money I have he paying ye one halfe of all my Debts and funeral Charges

Item I give Devise and bequeath to my son Antipas Gilman and to his heirs and assigns for ever all my Land Lying on the north side of y^e Litle River in Exeter not already Disposed of, that Lyeth Between s^d Litle River and y^e Land I sold to Benjamin Thing and also y^e one halfe of all my Debts Due to me as also y^e one halfe of what money I have he paying the one halfe of my Debts and funerall Charges

Item I give Devise and Bequeath to my son Jonathan Gilman and to his heirs and assigns for Ever my Dwelling house and Barn standing in Exeter afores^d togeather with aboute fifty square Rods of Land adjoyning to said Dwelling house and Barn be the same more or Less, which said Land is bounded as ffolloweth, viz Begining at y° north west corner of the Land which I gave him by a Deed of gift and from thence Runing westerly bounding on the Cuntry Road untill it coms the northwest corner of my afore s^d Barn, then to Run south five Degree East holding and Carring that whole Beadth untill it Coms to ye Land I formerly gave him by a Deed of gift, he or his heirs paying unto my son Maverick Gilman ye Just sum of twenty five pounds in bills of publick Credit old tenor, within five years next Enseuing after my Decease, in the following manner (viz) to paye five pound a year and so yearly untill ye said twenty five pounds be fully paid—

Item I give Devise and bequeath to my son Maverick Gilman and his heirs Lawfully Begoten of him or by him if any and to theire heirs and assigns for Ever all that tract of Land Lying in the parrish of Brentwood or Keenborrough whare ye s^d Maverick Gilman is now setled which said tract of Land contains about fifty acres and is bounded Easterly by y^e Land I gave to my son Antipas Gilman southerly by the Land s^d Antipas Gilman sold to Caleb Kimball partly and partly by Land Laid out by Laryes Grant westerly by the Land I sold to John Leavitt and northerly by y^e highway, and also all my Land

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in Exeter aforesaid Lying on v^e south side of v^e Litle River so called, Lying Between said River and ye Land of ye Reverand M^r John odlin not already Disposed of, and Likewise also all my Land and Meadow Lying within v^e parrish of Kensenton in v^e province of newhampsheir afores^d not already Disposed of, and also my parte of ye Barn standing on said Land which is ve one halfe of said barn, and I give and bequeath to my son Maverick Gilman my Best feather Bed and ye Beding Belonging to said Bed which is ye two Best Blankits I have and ye two Best Coverleds I have and two sheets a Bolster and piller with cases to them and also all my waring apparriel to be at his own Disposing and also I give unto him twenty five pounds in bills of publick Credit old tenor to be paid unto him within five years next Enseuing after my Decease By my son Ionathan Gilman and to be paid as afore said, But if ye above s^d Maverick Gilman at his Decease Leave no heir nor heirs Lawfully Begoten of or by him that then my will is that my son Edward Gilman and his heirs and assigns shall have two fifths of the afore s^d three peices of Land given to s^d Maverick Gilman & his heirs Lawfull begotton of or by him, and that my son Antipas Gilman & his heirs and assigns shall have one fifth part of y^e afore s^d three peices of Land given to sd Maverick Gilman and his heirs Lawfully begotton of or by him and that my son Jonathan Gilman and his heirs and assigns shall have one fifth part of ye afore said three peices of Land given to said Maverick Gilman and his heirs Lawfully begotton of or by him and that my Daughter Mary Robinson and her heirs and assigns shall have one fifth part of the afore s^d three peices of Land Given to s^d Maverick Gilman and his heirs Lawfully begotton of or by him

Item I give Devise and bequeath to my Daughter Mary Robinson and to her heirs and assigns for Ever all my stock of Creatures of what kind so Ever togeather with all my haye and also all my houshold goods and Moveables of what sort so ever which I have not already Disposed of in these presants to my three sons viz to Edward Maverick and Antipas Gilman—and

my true Intent and meaning Concerning my son Maverick Gilman is that he shall have ve use and improvement of ye afore s^d three peices of Land During y^e whole term of his Naturall Life and if at his Decease he Leaves any heir or heirs Lawfully begotton of his Body that then ye afore sd three peices of Land shall go to them and their heirs and assigns for Ever But if in case he Leaves no heir nor heirs Lawfully Begotton of his Body that then the afore said three peices of Land shall go to my son Edward Antipas and Jonathan Gilman and my Daughter Mary Robinson and to their heirs and assigns as aforesaid, and my will is that if my son Maverick Gilman at his Decease Leave his wife a widdow that shee shall have ye use and improvement of ye place whare he now Lives so Long as shee Remains his widdow-and I Do hereby appoint my two sons Edward Gilman and Antipas Gilman Executors of this my Last will and testiment and to paye all my Just Debts and funerall Charges-

in witness whareof I Do hereunto this my Last will and testiment set my hand and seall this twenty fourth day of february Anno Domini one thousand seven hundred and forty eight and in y^e twenty second year of his majestis Reign—

signed sealed published and Edward Gilman declared by Edward Gilman to be his Last will and testiment in presants of us Jon^a Young Jeremiah Calfe Jun^r John Nelson John Dudley [Proved June 28, 1749.]

[Bond of Antipas Gilman, yeoman, with John Dudley, Jr., shopkeeper, and Jeremiah Calfe, joiner, as sureties, all of Exeter, in the sum of £1000, June 28, 1749, for the execution of the will; witnesses, John Gilman and Caleb Gilman, Jr.]

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JOHN BATCHELDER 1748/9

KENSINGTON

In the Name of God Amen this twenty Seventh day of February in the twenty Second year of his Majestys Reign Annoque Domini 1748/9 I John Bachelder of the Parish of Kensington in the Province of New Hamps^r in New England Deacon * * *

Item I Give and Bequeath unto my wellbeloved wife Abigail One third part of All my Lands whether Upland Salt Marsh or meadow Ground within the Township of Hampton During the time of her natural Life—I Also Give her one third part of my House & Barn And one third part of my Stock of Creatures to improve During the time that she Shall Remain my widow I Also Give her all my moveables within Doors to Dispose of Among my Children as she shall See cause

Item I Give And Bequeath unto my Son Nathan Bachelder all the Lands whether upland Salt Marsh or meadow Ground wheresoever the Same may be Scituate within the Township of Hampton belonging to me Excepting the third part which I have before Given to my wife during her natural life And at my wifes Decease the third Given to her is to go to my Said Son Nathan-I also Give my Said Son all my Buildings And Stock of Creatures Except the third part of them which I have Given to my wife During her widowhood And that third also at the time of her marryage or Decease is to go to my Said Son Nathan: I Also Give my Said Son all my husbandry Tools And my will is that the Land and Buildings which I have Given to my Said Son shall be to him his heirs and assigns forever in Case he shall have an heir Lawfully begotten of his body, But if he should not have an heir Lawfully begotten of his Body then my will is that the Lands and Buildings which I have Given to him at his Decease shall go to my Sons Daniel & Benjamin or their heirs Equally Between them-And I Do hereby Order my Said Son Nathan to pay or Deliver to Each of my Sons Daniel &

Benjamin when they Respectively come to the age of twenty one years One Cow and one yoke of Steers Coming in three years old

Item I Give And Bequeath to My Son Daniel Bachelder to him his heirs and assigns forever An Eighty Acre Lott so Called Lying in the Division of Eighty Acres so Called in the Township of Chester in the Province aforesaid Laid to the Original Right of Nathanael Bachelder Jun^r

Item I Give and Bequeath to my Son Benjamin Bachelder to him his heirs and assigns forever an hundred acre Lott so Called in the Second Division of hundred acres so Called in Chester aforesaid Laid Out to the Original Right of Nathanael Bachelder Jun^r

And further I Give and Bequeath to My Said Sons Daniel & Benjamin their heirs & assigns to be Equally Divided Between them so that each may have an Equall proportion of All the Remainder of my Lands in the Township of Chester aforesaid whether Laid out or to be laid out I also give to each of them One Cow and a yoke of Steers Coming in three years old to be paid them by my Son Nathan when they Respectively come to the Age of twenty one years

Item I Give And Bequeath to my Daughter Mary Sanborn five shillings money to be paid by my Executor & Executrix hereafter named I having already Given to my Said Daughter the Portion I designed for her

Item I Give and Bequeath to my Son in Law Joseph Shaw who married my Daughter Elizabeth five shillings money to be paid by my Executor or Executrix hereafternamed I having given to my Said Daughter in her life time the portion I Designed for her

Item I Give and Bequeath to my Daughter Abigail Shaw five shillings Money to be paid her by my Executor or Executrix she having already Received the portion I Designd for her

Item I Give And Bequeath to my Daughter Deborah Sherburne five shillings Money to be paid by my Executor or Executrix she having already Received the portion I designed for her Item I Give And Bequeath to my Daughter Ruth Lane five shillings Money to be paid by my Executor or Executrix she having already Receivd y^e portion I designed for her

Item I Give And Bequeath to my Daughter Elizabeth Bachelder One Cow And three sheep And one hundred and fifty Pounds old Tenor Or moveables to the Value of the Said one hundred And fifty Pounds to be paid by my Executor or Executrix when my Said Daughter shall Come to the Age of Eighteen years or time of Marriage which shall first happen and my will is that she shall be paid so much as at the time of payment shall be Equivolent to what one hundred & fifty Pounds old Tenor now is (besides the Cow & sheep) should the value of Money or Bills of Credit be then at a higher or Lower Rate than now

Finally I Do hereby Constitute And Appoint my well beloved wife Abigail Executrix & my Son Nathan Bachelder Executor to this my will & Testament—And for Confirmation of all aforegoing I have hereunto Set my hand & Seal the Day of the Date before written

Signed Sealed & Declared by the Said John Bachelder to be his Last will & Testament in presence of Us Witnesses

Meshech Weare Jonathan Fifield John Lovren [Proved April 25, 1753.]

[Inventory, May 24, 1753; amount, £8396.15.0; signed by Philemon Blake and Joseph Tilton.]

SAMUEL SINCLAIR 1748/9 E

[Anna Sinclair, widow, waives administration on the estate of her husband, Sameul Sinclair of Exeter, Feb. 27, 1748/9, in favor of John Sleeper of Exeter; witnesses, Jacob Gale and Jacob Colby.]

EXETER

John Bacheldr

[Administration on the estate of Samuel Sinclair, laborer, granted to John Sleeper of Exeter, trader, June, 1749.]

[Probate Records, vol. 17, p. 378.]

[Bond of John Sleeper, trader, with Robert Light, gentleman, and John Ladd, Jr., husbandman, as sureties, all of Exeter, in the sum of £1000, March 29, 1749, for the administration of the estate; witnesses, William Parker and Benjamin Norris.]

JAMES MARSH 1748/9

[Inventory of the estate of James Marsh of Nottingham West Feb. 28, 1748/9; amount, £683.4.0; signed by Samuel Greeley and Thomas Colburn.]

HUDSON

[Bond of John Marshall of Nottingham West, innholder, with Joseph Wilson of Litchfield, cooper, and John Ladd of Exeter, yeoman, as sureties, in the sum of £1000, March 29, 1749, for the administration of the estate; witnesses, Cutts Shannon and Samuel Rowe.]

[Administration granted to John Marshall of Nottingham West, innholder, June, 1749.]

[Probate Records, vol. 17, p. 378.]

[Administrator's account of the settlement of the estate; receipts, $\pounds 223.4.0$; expenditures, $\pounds 161.1.0$; allowed Sept. 4, 1750; mentions supporting one child 254 weeks.]

[License to the administrator, Oct. 30, 1751, to sell real estate.]

[Administrator's additional account, 1752; amount, £96.2.3.]

[Guardianship of Hannah Marsh and Submit Marsh, children of James Marsh, granted to Onesiphorous Marsh of Nottingham West Sept. 1, 1752.]

[Probate Records, vol. 18, p. 339.]

[Bond of Onesiphorous Marsh, with Ezekiel Chase and John Marshall as sureties, all of Nottingham West, in the sum of £500, Sept. 1, 1752, for the guardianship of Hannah Marsh and Submit Marsh, aged less than fourteen years; witnesses, John Kenniston and Thomas Chase.]

Pursuent to the power and Authority We the Subscribers Rec⁴ from the Hon^{ble} Andrew Wiggin Esq^r Judge of Probate of Wills &c for the province of New Hampshire have Set off the thirds of the Real Estate in S^d Nottingham west which belongd to James Mearsh Late of S^d Nottingham west Deceas'd To Hannah Kinney the Relect of s^d James Marsh Deceas'd are as followeth-

at the west end of the S^d James Marshes Land Bounded thus begining at a Stake and Stones the Northwesterly Corner by Smith Hills Land thence the Line Runs Easterly by Sam¹¹ Smiths Land twenty three pole to a Stake and Stones thence Southerly Crost S^d Marshes Land to a Stake and Stones thence Westerly forty six pole Bounding on Timothy Baileys Land to a Stake and Stones thence Northerly to the Bounds first mentioned S^d Land being about Eleven Acres Bounded as above Specified

Nottingham west November ve 27th 1752

Thomas Colburn Samuel Grele William Cumings John Marshall

Comtte

[Hannah Marsh, aged fourteen years Aug. 23, 1758, daughter of James Marsh, makes choice of Ebenezer Blodgett of Nottingham West as her guardian Nov. 29, 1758.]

[Guardianship of Hannah Marsh granted to Ebenezer Blodgett, housewright, Jan. 10, 1759.]

[Probate Records, vol. 21, p. 172.]

HENRY RUST

1748/9

STRATHAM

In the Name of God amen the Twenty Eighth Day of february in the year of our Lord God 1748; I Henry Rust of Stratham in the province of New Hampshire Clark being very week of Body * * *

Imprimis I Give and bequeath unto Marthew my Dearly beloved wife the Sum of Two Hundred pounds Bills of Credet according to old Tenor to be Raised and Levied out of my Estate and paid unto her by my Executor within Six mounths next after my Decease; Togather with all her Cloathing and household Goods that Shee first Brought with her to me-

 2^{1y} I Give unto my well beloved Son: and daughter Richard Rust and Ellenor Rust there Heairs and assigns the one half of all my Estate Boath Real and personal Laying in Stratham afore Said and also where after the above Said Two hundred pounds old Tenor are Taken out as afore Said Equally to be Devided Between them

 3^{1y} I Give unto my well beloved Son Henry Rust his heairs and assigns the other half of my Estate Boath Real and persanol in Stratham and alse where and all the Debts I have due to me from the Town of Stratham I Like wise Constitute make and ordain my Said Son Henry Rust my only and Sole Executor of this my Last will and Testement and I Do hereby utterly Disallow Revoak and Disannul all and Every other former Testements wills and Legacies Requests and Executors by me in any wates before this Time named willed and bequeathed Ratifying and Confirming this and no other to be my Last will and Testement In witness whereof I have here unto set my hand Seal the Day and year above written

Henry Rust

Sign'd Scald published pronounced and Decleard by the Said Henry Rust as his Last will and Testement in the presence of us the Subscribers John Thirston

her

Rebeckah \times Sevey

Mark

Rich^a young

[Proved April 24, 1749.]

[Inventory, May 15, 1749; amount, £2300.19.6; signed by Nathaniel Gookin and John Brackett.]

STEPHEN BATCHELDER 1748/9 NORTH HAMPTON

In, the Name of God Amen the Sixth Day of March 1758 o I Stephen Batchelder of North Hampton in the Province of New Hampshire in New England House Carpenter Being very Sick and weak in Body but of perfect Mind and Memory Thanks be given unto God. Therefore calling unto Mind the Mortality of my Body and knowing that it is appointed for all Men once to Dye do make and Ordain this My Last Will and Testament that is to Say Principally and first of all I give and Recommend my Soul into the Hands of God that gave it. And my Body I Recommend to the Earth to be Buried in Decent Christian Burial at the discretion of my Executor nothing doubting but at the General Resurcction I Shall Receive the Same again by the Mighty Power of God and as touching Such World Estate wherewith it hath pleased God to Bless me in this Life I give demise and dispose of the Same in the following Manner and form

, Impimis I give and bequeath to my well beloved Son Stephen Batchelder and his assigns All my Lands and Marsh in Hampton with my House & Barn & all my stock of Cattle Horse & Sheep And Likewise A Lot of Land in Notingham N° Seventh Lot in the forth Rang Exceepting One Hundred Acers which Shall be bounded as follows

Item I give and Bequeath to my wel beloved Son Nathaniel Batchelder & his Assigns One Hundred Acers of Land in Notingham in the Province Aforsaid Which was Excepted out of the Seventh Lot in the fourth Rang And is Bounded as followeth Viz All that Part of S⁴ Lot Lying upon the North Side of Lampereal River And as much Runing half the wedth of S⁴ Lot upon the South Side of S⁴ River And the Westward Side of S⁴ Lot as Shall Contain S⁴ Hundred Acers

Item I give & Bequeath to my beloved Son Benjamin Batchelder and his asigns My Right in Notingham Aforsaid which I bought of Joshua Pearce Esq^r Which is the Fifth Lot in the Fourth Range Item I give and Bequeath to my Daughter Mary Marston Five Shillings Lawfull Money to be Raised & Levied out of My Estate to be Paid my Executor—

Item I give & Bequeath to my Daughter Deborah Batchelder Thirty Seven Pounds Ten Shillings Lawfull Money to be Raised and Levied out of my Estate And to be Paid by my Executor

Item I give & Bequeath to my Daughter Ruth Batchelder Thirty Seven Pounds Ten Shillings Lawfull Money to be Raised and Levied out of My Estate And to be Paid by my Executor

ltem I give & Bequeath to my Daughter Jane Batchelder Thirty Seven Pounds Ten Shillings Lawfull Money to be Raised & Levied out of my Estate to be Paid by my Executor

Item I give & Bequeath to my Daughter Elizabeth Batchelder Thirty Seven Pounds Ten Shillings Lawfull Money to be Raised & Levied out of my Estate to be Paid by my Executor

Lastly I Likewise Constitute Make And ordain my Son Stephen Batchelder Afor Said Executor of this My Last Will and Testement And I do hearby uterly Disallow revoke and disannul all and every other will & Testement In Witness whereof I have hearunto Set my Hand and Seal the Day Year above Written &c

Signed Seal^d Published Pronounced and Declared by the S^d Stephen Batchelder as his Last Will and Testament in the Presence of us the Subscribers John Weeks John Lane Abraham Drake [Proved March 30, 1750.] Stephen batchelder

[Inventory, June 25, 1750; amount, £8984.10.0; signed by Daniel Sanborn and James Hobbs; £40.0.0 added Sept. 26, 1751.]

BENJAMIN FROST 1748/9

[Bond of Miriam Frost of Nottingham West, widow, with John Snow of Nottingham West, and Thomas Richardson of Pelham, yeomen, as sureties, in the sum of £500, May 30, 1749, for the administration of the estate of Benjamin Frost of Nottingham West; witnesses, Willliam Parker and John Smith.]

[Inventory, March 15, 1748/9; amount, £1606.10.0; signed by Eleazer Whiting, Henry Baldwin, Jr., and Joseph Butler.]

JAMES HEARD

1749

DOVER

In The Name of God Amen, I James Heard of Dover in y^e Province of New Hamps^r in New England Husbandman, Being advanced in Years, But in health of Body, & of a Sound mind & memory, Knowing it is Appointed for all men once to Die, & apprehending I am Drawing towards y^e Period of my natural Life, Do make & ordain this my last Will & Testament, that is to Say, Principally & first of all I Recommend my Soul into y^e Hands of God that Gave it, & my Body I Recommend to y^e Earth to be Decently Buried, at y^e Discretion of my Executor. And as touching Such Worldly Estate wherewith it hath Pleased God to Bless me in this Life I Give Demise & Dispose of y^e Same in the following manner & form, viz:—

Imprimis, I Give to my Son Benjamin Heard, whom I Constitute make & Ordain Sole Executor of this my last Will & Testament, & to his Heirs & Assigns for ever all my Homestead Land, be y^e Same more or less, Except one Acre of s^d Land, which I have Given to my Daughter Lydia y^e Wife of Paul Harford, I also Give to my s^d Son Benjamin his Heirs & Assigns for ever, all my orchard or orchards, & my Dwelling House & Barn, & all other Buildings, Standing or Being upon y^e s^d Land, and also all my Land Lying on y^e Easterly Side of y^e Road that leads along by my Dwelling House, and also all my

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HUDSON

Land be y^e Same more or less, Lying Down towards Fresh Crick, on y^e Westerly Side of the afores^d Road, which Land Adjoyns Job Clements's Land, & to Dan¹¹ Plumer's Land. I also Give to my s^d Son Benjamin his Heirs & Assigns for ever, Eleven Acres of Land Lying in the Parish of Summersworth, near y^e Great Falls in Salmon falls River, which I Purchased of Joseph Wentworth.

Item, I Give to my Daughter Mary y^e Wife of William Twombly, one Hundred & Thirty Pounds, old Tenor, to be Paid to her my S^d Daughter Mary, or her Heirs by my Son in Law Thomas Pierce, within the Term of one Year after my Decease.

Item, I Give to my Daughter Lydia, y^e Wife of Paul Harford, & to her Heirs & Assigns for ever, one Acre of Land, being Part of my Homstead Land, & Lyeth in y^e Southeast Corner of s^d Homestead Land, wher y^e s^d Harfords Dwelling House now Stands, & is Bounded Easterly on y^e Road that Runs between my Land and y^e Land that was Jabez Garlands, & Southerly on Cap^t Job Clements's Land, Runing Twenty Rods by y^e s^d Road, & Eight Rods by s^d Clements's Land. I also give to my s^d Daughter Lydia, one Hundred Pounds, old Tenor, To be Paid to her, or her Heirs by my Son in Law Thomas Pierce afores^d within the Term of one Year after my Decease.

Item, I Give to my Daughter Hannah y^e Wife of Thomas Pierce, & to her Heirs & Assigns for ever, forty five Acres of Land, Lying in y^e Parish of Summersworth in Dover Adjoyning to Land that was Coll: Paul Wentworth's, & to Land that was Joseph Hanson's; Provided the s^d Thomas Pierce shall Pay, or Cause to be Paid unto my Daughter Mary y^e Wife of William Twombly or her Heirs, the Sum of one Hundred & Thirty Pounds, old Tenor, within y^e Term of one Year after my Decease as above mentioned. And Shall also Pay or Cause to be Paid unto my Daughter Lydia, y^e Wife of Paul Harford or to her Heirs y^e Sum of one Hundred Pounds, old Tenor, within y^e Term of one Year after my Decease as is above Expres'd. But in Case he y^e s^d Thomas Pierce Shall Refuse or Neglect to Pay, or Cause to be Paid, unto my s^d Daughters Mary & Lydia, or thier Heirs the Sums above mentioned, & that within y^e Term above Specified; Then I give y^e s^d forty five Acres of Land unto my s^d Three Daughters, viz: Mary Lydia & Hannah, to be Eaqually Divid among them, to them thier Hiers & Assigns for ever. I also Give to my s^d Three Daughters, Namely to Mary Lydia & Hannah all my Stock of Cattle Sheep & Swine, and also all my Household Goods, to be Eaqually Divided among them. And I do hereby utterly Disallow Revok & Disannul all & every other former Testaments, Wills, Legacies, & Executors, by me in any wayes before named or Willed, Ratifying & Confirming this & no other to be my last Will & Testament

In Witness whereof I have hereunto Set my Hand & Seal the Day & Year first above written.

Signed Sealed Published & Declared by y^e s^d James Heard, as his last Will & Testament in y^e Presence of us y^e Subscribers.— His James × Heard Mark

Jon^a Cushing Ezekiel Wentworth Elijah Bunker [Proved Jan. 31, 1749/50.]

[Inventory, Feb. 26, 1749/50; amount, £288.15.3; signed by Gershom Wentworth and Ezekiel Wentworth.]

NATHANIEL RANDALL 1749

[Mary Randall, widow, waives administration on the estate of her husband, Nathaniel Randall of Durham, March 27, 1749, in favor of her son, Miles Randall of Durham.]

DURHAM

[Bond of Miles Randall of Durham, yoeman, with Daniel Rogers of Durham, blacksmith, and Thomas Young of Newmarket as sureties, in the sum of £500, March 29, 1749, for the administration of the estate; witnesses, William Parker and Cutts Shannon.]

[Inventory, signed by Ephraim Ham and Joseph Sias; amount, $\pounds_{12,124.14.0}$; attested June 28, 1749.]

[Bond of William Odiorne of Durham, with Miles Randall of Durham and Paul March of Portsmouth, gentleman, as sureties, in the sum of £500, March 14, 1749 50, for the guardianship of Jonathan Randall, Ann Randall, and Mary Randall, aged less than fourteen years, children of Nathaniel Randall; witnesses, Job Langley and William Rindge.]

[Warrant, March 22, 1749] 50, authorizing Stephen Jones, Jr., Benjamin Smith, gentlemen, Benjamin Bickford, Solomon Sias, yeomen, all of Durham, and Walter Bryent of Newmarket, surveyor, to divide the estate.]

Whereas the Hon^{ble} Andrew wiggin Esq^r Province of) Newhamp^r ∫ Judge of the probate of wills &c for Said province did Issue a warrant to us the Subscribers with others therein ordering a Division of the Real Esteate of Nathaniel Randell Late of Durham in Said pro^e Deceased Pursuant there unto We the Subscribers hath made a Division of Said Real Esteate In manner following that is to Say one third part of said Real Esteate as Shewn to us we have Sett off to mary ye widdow of Said Deceased that is to Say thirty six acres of the home place on the Easterly Side of the way Bounded as follows Begining at a white oak stump which Stands on the west Side of the upper orchard a former Bound and from Said Stump it Runs North Sixty Seven Degrees & one half Degrees west thirty two Rods then South twelve Degrees west unto the Southerly Side of the thirty acres grant Laid out on and Round wensday hill (So Caled) & then South westerly on said thirty acres to ve

west Corner thereof and then Round ten acres lying adjacent to Said thirty acres & Including Said ten acres it Runs East ward to the west side of Sixty acres Said Sixty acres being part of Said home Stead Laying on the East Side of the mast way (So Called) & then Runs up north & by East half East to the Stump first mentioned as also Six acres on the west Side of ye Said way known by ye name of Blanchard's feild as also twenty nine acres on ye west side of ye way adjacent to said six acres to the north East thereof as also one half of the Dwelling house and the great Barn standing to the southward of Said Dwelling house and one quarter part of the sawmill standing on a Branch of Little River in number twenty nine in Summer Street in notingham and one quarter part of two acres of Land Lying moust Convenant for the S^d mill priveledge & three quarters of number thirty three in said Summer street and the one half of three quarters of number thirty one in Said Summer Street and three quarters of number twenty one in winter street in said notingham-

Secondly We have Sett off to miles Randell for his double share in said Real Esteate forty & Six acres of Land in the home place which is Bounded as follows Begining at the East Side of the mast way at the north Corner of the Land above Sett off to the widdow & Runs South twelve Degrees west Sixty & four Rods to a Stake then from Said Stake South Seventy Eight Degrees East over to M^r Joseph Sias his Land then by Said Sias his Land north twenty Degrees East forty & four Rods then north Sixty one Rods to the Said mast way then by said mast way west South west to where it began with the one half of the Dwelling house and all others the Bouldings Standing or being on Said Lands Sett off to Said miles as afore said Exepting y^e half of y^e Dwelling house & the Barn before Seet off to the widdow—

thirdly We Sett off to nathaniel Randell for his Share of Said Real Esteate thirty one acres of the home place on the East Side of y^e mast way Bounded as follows Begining at a Stake Standing in the East Line of the Land Sett off to y^e widdow at y^e South west Corner of Said miles his Land & Runs South twelve Degrees west to the South Side of the thirty acres Return that Lays on & Round wednesday hill then begining again at the stake first mentioned to be the first Bound of Said nathaniel Share & from said stake to Run South Seventy Eight Degrees East by miles his part to m^r Joseph Sias his Land then Runing Bounding by said thirty acres afore mentioned at the East End thereof to the South Side thereof then on the South Side thereof to y^e Land before Sett off to y^e widdow then by Said widdows thirds to the Stake first mentioned as also one Sixth part of the Saw mill of which mill there was one quarter part herein before Sett off to y^e widdow with the Sixth part of two **a**cres of Land Laying Convenant for a mill priveledge—

Fourthly we have Sett off to Simon Randell for his Share of said Real Esteate twenty five acres of Land at newtown purchased of John Chesely and five acres Laying between the mast way & Little River (So Called) to the south ward of where s^d Symon Randell now Lives and one quarter part of Number twenty one in winter street in nottingham afore said and one Sixth part of the saw mill and two acres for a mill previledge the six part thereof—

Fifthly We have Sett of to Jonathan Randel for his share of said Real Estate three quarters of one hundred acres of Land in Summer street afore said numbered twenty nine & twenty Seven acres of Land Adjoyning thereunto it being part of number thirty one and one Sixth part of the mill Standing in Said number twenty nine and one Sixth part of two acres of Land Adjoyning thereunto for the mill priveledges and the Barn Standing by Said mill—

Sixthly we have Sett off to Samuel Demerett, & Elizabeth his wife in her Right for their Share in Said Real Esteate one hundred acres of Land in notingham in winter Street numbered twenty five and one whole Right or Share in Canterbury and one home Lott or first Division in Said Canterbury—

Seventhly we have Sett off to Ann Randell for her Share in Said Real Esteate the one half of three quarters of one whole

Right in notingham Exepting the first & Second Division and also the one half of one third of all the undivided Land belonging to one whole Right or Share in the town of Canterbury As also ve one half of one half of the Second Division Lott in Rochester that is numbered twenty two as also the one half of one Sixth of one Second Division Lott in Said Rochester that is numbered ninteen as also the one half of one half of all the undivided Land belonging to one whole Right in Said Rochester as also one half of ten acres & one half acre of Land in notingham in number thirty one in Summer Street-

Eightly we have Sett off to mary Randell for her Share of Said Real Esteate the one half of three quarters of one whole Right in Notingham Exepting the first & second Divisions as also the one half of one third of all the undivided Land belonging to one whole Right in Canterbury as also the one half of one half of a Second Division Lott in Rochester numbered twenty two as also the one half of one Sixth of one Second Division Lott in said Rochester numbered ninteen as also the one half of one half of all the unDivided Land belonging to one whole Right in said Rochester as also the one half of ten acres & one halt acre of Land in notingham in Summer Street numbered thirty one—

Given under our hands at Durham afore said this twenty fifth Day of april anno Domini 1759 and in the 23^d year of his majesties Reighn-

> Benja bickford Solomon Sias Benjamin Smith Walter Bryent

Commtee

NICHOLAS GILMAN 1749

[Judith Gilman renounces administration on the estate of her husband, Nicholas Gilman, March 29, 1749, in favor of Col. Samuel Gilman.]

EXETER

[Bond of Samuel Gilman, with Peter Gilman and Robert Light as sureties, all of Exeter, in the sum of £1000, March 29, 1749, for the administration of the estate; witnesses, William Parker and Cutts Shannon.]

A Mutual agreement made and Concluded upon this Twenty fourth day of april annoque domini one Thousand Seven hundred and forty Nine and in the Twenty Second year of the Reign of our Sovereign Lord George the Second by the Grace of God of Grate Brittain france and Ireland King defender of the faith &c. by and between Samuel Gilman Esqr Daniel Gilman Gentn Samuel Gilman Jun^r Gent Tabatha Gilman the wife of the Said Samuel Gilman Jun^r Mary Gilman Widow Josiah Gilman Phisician Truworthy Gilman Gent. all of Exeter in the province of Newhamp^r James Pike Clerk Sarah Pike the wife of the Said James Pike John Wentworth Gent. and Joanna Wentworth the wife of the Said John Wentworth of Sumersworth in the province aforesaid Concerning the Estate of Nicholas Gilman late of Exeter aforesaid Esq^r deceased, viz it is hereby agreed that Samuel Gilman aforesaid Esqr for his part or Share in Said Estate Shall have all that Peice of Salt marsh Commonly Called Jonses Marsh Containing aboute three acres adjovning to his the Said Samuel Gilmans farm att Newmarket in the Province aforesaid and one Sixth part of the Common Right Containing two hundred and fifty acres proportioned to Said Nicholas Gilman by a Committe which did proportion the Common and undevided land in Said Exeter aboute the year of our lord one Thousand Seven hundred and twenty four or twenty five and also one Sixth part of all the land att and adjacent to a Place Commonly Called Coppyhold in the Parrish of Brintwood in the Province aforesaid and all the Right or priviledge in the Lower falls in Exeter aforesaid and one Eighth part of the land which Said Nicholas Gilman bought of Samuel Jones and also of that he bought of John Marsh and one Eighth part of all other Estate Real and personal which did belong to the aforesaid Nicholas

Gilman att the time of his decease and which Shall not be ordered other ways by this present agreement. and Daniel Gilman aforesaid for his part or Share in the Estate of the Said deceased Shall have one Sixth part and one third part of one Sixth part of the Common Right aforesaid and one Sixth part and one third part of one Sixth Part of the land att and adjacent to Coppyhold aforesaid and a peice of land lying on the South Side of the Greate River between Hampton old line and land heretofore Capt James Leavits deceased and a Peice of Salt marsh lying at the head of Caleb Gilmans Marsh which Said Nicholas Gilman bought of Joseph and Edward Hall and one Eighth part and one third part of one Eighth part of the land said Nicholas Gilman bought of Samuel Jones and also of the land he bought of John marsh and one Eighth part of all the other Estate both Real and personal which did belong the aforesaid Nicholas Gilman att the time of his decease and which is or Shall not be other ways ordered by this present agreeand Samuel Gilman Jun¹ and Tabatha Gilman aforesaid ment. in her Right Shall have for their part or Share in the Estate of the Said deceased one Sixth part and one third part of one Sixth part of the Common Right aforesaid and also one Sixth part and one third part of one Sixth part of the land at and adjacent to Coppyhold aforesaid and all that peice of Salt marsh Commonly Called brays marsh which did belong to the Said deceased att the time of his decease and one Eighth part and one third part of one Eighth part of the land the Said Nicholas Gilman bought of Samuel Jones and also of that land he bought of John marsh and one Eighth part of all the other Estate Real and Personal which did belong to the aforesaid Nicholas Gilman at the time of his decease and which is or Shall not be otherways ordered by this present agreement. and Mary Gilman aforesaid and her Children viz Tristrum Joseph Josiah and John She being the Widow and they the Children of Nicholas Gilman late of Durham in the Province aforesaid Clerk deceased Shall have for her and their part or Share in the Estate of the

Said Nicholas Gilman Esq^r deceased one Sixth part of the Common Right aforesaid and of the land at and adjacent to Coppyhold aforesaid and one fourth part of Coppyhold Mill and the two Peices of land which the Said Nicholas Gilman Esq¹ bought of Clement Moody and one Eighth part of the land he bought of Samuel Jones and of that land he bought of John Marsh and one Eighth part of all other Estate Real & personal which did belong to the Said Nicholas Gilman Esq^r att the time of his decease and which is or Shall not be other ways ordered by this present agreement. and Josiah Gilman aforesaid for his part or Share in the Estate of the Said Nicholas Gilman Esq^r deceased Shall have one Sixth part and one third part of one Sixth part of the Common Right aforesaid and one Sixth part and one third part of one Sixth part of the land att and adjacent to Coppyhold aforesaid and all that peice of land att Stratham in the province aforesaid which the Said Nicholas Gilman Esq^r bought of Nathaniel foulsam and one Eighth part and one third part of one Eighth part of the land Said Nicholas Gilman Esqr bought of Samuel Jones and also of that he bought of John Marsh and one Eighth part of all other Estate Real and personal which did belong to the Said Nicholas Gilman Esqr at the time of his decease and which is or Shall not be other ways ordered by this present agreement. and Truworthy Gilman aforesaid for his part or Share in the Estate of the Said Nicholas Gilman Esqr deceased Shall have So Much of Coppyhold mill aforesaid as with what he hath already Shall be one fourth part thereof and all the Remainder of the home place beside what he hath already as it is fenced between Daniel Things land and Hampton old line and the buildings thereon and one Eighth part of the other Estate Real and Personal which did belong to the aforesaid Nicholas Gilman Esq^r att the time of his decease and which is or Shall not be other ways ordered by this Present agreement. and James Pike and Sarah Pike aforesaid in her Right and for their part or Share in the Estate of the Said Nicholas Gilman Esq^r deceased Shall have one half of that Peice of land att Newmarket aforesaid lying between Jeremiah foulsams land and land heretofore doc^t Robert Gilmans deceased and one half of the three acres of Salt marsh adjoyning to Said land and one half of the household Goods and one Eighth part of the land which the Said Nicholas Gilman Esq^r bought of Samuel Jones and of that he bought of John marsh and one Eighth part of all other Estate Real and Personal which did belong to the aforesaid Nicholas Gilman Esq^r at the time of his decease and which is or Shall Not be otherways ordered by this present agreement. and John Wentworth and Joanna Wentworth aforesaid in her Right Shall have for their part or Share in the Estate of the Said Nicholas Gilman Esq^r deceased one half of that peice of land at Newmarket aforesaid lying between Jeremiah foulsams land and the land heretofore doctr Robert Gilmans and one half of the three acres of Salt Marsh adjoyning to Said land and one half of the household Goods and one Eighth part of the other Estate Real and Personal and one Eighth Part of the land which the Said Nicholas Gilman Esq^r bought of Samuel Jones and of that he bought of John marsh and of all which did belong to Said Nicholas Gilman Esq^r at the time of his decease and which is or Shall not be otherways ordered by this present agreement. and it is hereby agreed that the aforesaid James Pike and John Wentworth Shall have what is due for the Rent of the land alowed hereby to them and Each of their wives and for the wood and timber Cut of off Said land the last year. and it is hereby further agreed that the Charge and Expence in order to Setling Said Estate Shall be Equaly defrayed by all those Concerned therein, and it is to be understood and is hereby agreed that as the aforesaid Samuel Gilman Esq^r is Administrator on the aforesaid Estate that there Shall Remain in his hands So much of Said Estate as he Shall Se Cause to keep, in order for defraying the funeral Charges of the Said Nicholas Gilman Esq^r and paying all Just debts due from Said Estate and for paying mrs Judeth Gilman her thirds or Right of dowry as She is the Widow of the Said Nicholas Gilman Esq^r deceased, and also for defraying all Nessesary Charges of what kind So Ever Relating to Said Estate untill Such time as the Said Samuel Gilman Esq^r is or Shall be obliged to Setle accounts with the Honourable the Judge of Probate of wills &c for the Province aforesaid any thing in the foregoing agreement to the Contrary notwithstanding. In Wittness whareof the Said Samuel Gilman Daniel Gilman Samuel Gilman Jun^r Tabatha Gilman Mary Gilman Josiah Gilman Truworthy Gilman James Pike Sarah Pike John Wentworth and Joanna Wentworth have hereunto Set their hands and Seals the day and year first mentioned

Signed Sealed and deliveredSam¹¹ Gilmanin presents of us.Daniel GilmanDaniel ThingSam¹ Gilman jrJohn PhillipsTabitha GilmanMary GilmanJosiah GilmanJosiah GilmanTrweworthy GilmanJames PikeSarah PikeJohn WentworthJoanna Wentworth

[Allowed April 25, 1749.]

[Inventory, taken in April and May, 1749; amount, £33, 931.7.10; signed by Theophilus Smith and Benjamin Thing.

[Administration granted to Samuel Gilman of Exeter June, 1749.]

[Probate Records, vol. 17, p. 378.]

Articuls of agreement Made and Concluded upon this twenty first day of febuary annoque domini one thousand Seven hundred and forty Nine or fifty and in the twenty third year of the Reign of our Sovereign Lord George the Second by the Grace of God of Great Brittain France and Ireland King defender of the faith &c. Between Samuel Gilman Esq^r Daniel Gilman

Gentⁿ Samuel Gilman Jun^r Gentⁿ Tabatha Gilman the Wife of the Said Samuel Gilman Jun^r Mary Gilman Widow, Guardian to her four Children, Viz Tristrum Gilman Joseph Gilman Josiah Gilman and John Gilman, and Josiah Gilman Physician all of Exeter in the Province of Newhampshire in New England, Concerning the devision of Several tracts of land, lying and being in the Parrishes of Epping and Brintwood, in the Province aforesaid, which lands were part of the Estate of Nicholas Gilman of Exeter aforesaid Esq^r deceased, and it is hereby Mutualy agreed by the aforesaid Samuel Gilman Daniel Gilman Samuel Gilman Jun^r Tabatha Gilman Mary Gilman in her Capacity aforesaid and Josiah Gilman to divid that tract of land lying in the Parrish of Epping aforesaid Commonly Called the Common Right (which was allowed and laid out to Nicholas Gilman aforesaid Esq^r as his Right in the Common land in Exeter aforesaid, and lying in the fourth and fifth Ranges of lotts) as followeth, Viz. it is hereby agreed as aforesaid that Samuel Gilman aforesaid Esq^r Shall have one Sixth part of that Part of Said Common Right which lyes in the fourth Range it being the Second Part, beginnig to Number, on that Side of the lotts Next to Joseph Averys land, and Number Six Equal Parts as the Range Runs and it is also agreed as aforesaid that the aforesaid Tristrum Gilman Joseph Gilman Josiah Gilman and John Gilman as they are Sons and heirs of Nicholas Gilman late of Durham in the Province aforesaid Clerk deceased, Shall have one Sixth Part, of that Part of Said Common Right lying in the fourth Range aforesaid, it being the fourth part, begining to Number as aforesaid, and the Said Daniel Gilman in his Right and the said Samuel Gilman Jun^r and Tabatha Gilman in her Right, and the Said Josiah Gilman Physician, in his Right Shall have the other four Parts of that Part of Said Common Right lying in the fourth Range aforesaid they being the first third fifth and Sixth parts begining to Number as aforesaid and all the Said Six Parts to be of an Equal Wedth on that Side of Said fourth Range whare the lotts are Numbred

and to Run Westerly as the lots Run, holding an Equal Wedth through the Range and it is also agreed as aforesaid that the aforesaid Samuel Gilman Esqr Shall have one Sixth Part of that Part of the Common Right aforesaid lying in the fifth Range of lotts aforesaid it being the fifth part begining to Number at Durham line and Number Six parts, and the aforesaid Tristrum Gilman Joseph Gilman Josiah Gilman and John Gilman as Sons and heirs of Nicholas Gilman of Durham aforesaid deceased Shall have one Sixth part of that Part of Said Common Right lying in Said fifth Range it being the Sixth Part begining to Number at Durham line aforesaid and the Said Daniel Gilman in his Right and the Said Samuel Gilman Jun^r and Tabatha Gilman In her Right and the said Josiah Gilman Physician in his Right Shall have the other four Parts of that Part of Said Common Right lying in the fifth Range aforesaid they being the first Second third and fourth Parts begining to Number at Durham line aforesaid, and these last Six Parts to be Equal in Quantytie and to begin on that Side the Range whare the lotts are Numbered and to Extend Westerly through the Range as Wide at one End as the other, and it is also agreed as aforesaid that all the land adjoyning to Coppyhold falls in Brintwood aforesaid on the North Side of the way which Leads from the white Pine Plain so Called to the Mill Commonly Called the Black Rock Mill which land did belong to Nicholas Gilman aforesaid Esq^r at the time of his decease Shall be and is hereby divided in the following Manner Viz it is agreed as aforesaid to allow and lay out aboute three Quarters of one acre of land more or less adjoyning to the Mill Comonly Called Coppyhold Mill on the Southerly Side of the River for the use of the owners of Said Mill their heirs and assigns for the laying loggs and lumber Conveanant to Said Mill and bounded as followeth viz begining at a Great Rock aboute ten Rods below Said Mill by the bank of the River and then to Run South Seventy degrees East untill a South Point will Run two Rods West from the Westerly End of the dwelling house Standing

Near Said Mill and then to Run South untill an East Point will Run two Rods South from the Southerly Side of Said house and then South East Eight Rods-and then to Run South Nineteen degrees West thirteen Rods to a Rock and then to Run North Seventy degrees West five Rods to the River and then down by Said River to the bounds first Mentioned and it is also agreed as aforesaid to leave a way two Rods Wide open for Ever for the owners of Said lands to pass to and from Said Coppyhold Mill at any time as they Shall See Cause which way is bounded as followeth Viz beginning at a Great Rock on the Easterly Side of the land herein allowed to ly as a priviledge to Coppyhold Mill aforesaid aboute ten Rods Southerly of the Second bounds of Said land and from thence to Run South forty Nine degrees East fifty four Rods then South twenty degrees East ten Rods then South Seven degrees West Eight Rods and then South forty Eight degrees West twelve Rods and then South Sixteen Degrees West fifteen Rods and then South fifteen degrees East forty Eight Rods to the Way leading from the white Pine plain to the Black Rock Mill aforesaid, and it is agreed as aforesaid that the aforesaid Samuel Gilman Esq^r for his Right or Share Shall have all that Peice of land lying between the two ways aforesaid and the River and the mill Priviledge aforesaid Containing aboute thirty Eight acres and also a Peice or tract of land lying on the North Side of Said River Containing Sixty acres and Seventy three Rods and bounded as followeth viz beginning at the River by the bridge above Coppyhold Mill aforesaid and to Run from thence North West and be North one hundred and Eighty four Rods to a hemlock tree Marked N: G: from thence to Run North East and by North fifty five Rods and from thence to Run South east and be South to the River aforesaid and then to Run up Said River by Every Part thareof to the bounds first Mentioned or bridge aforesaid and the Said Tristrum Gilman Joseph Gilman Josiah Gilman and John Gilman Sons and heirs of Nicholas Gilman of Durham aforesaid deceased Shall have

for their Part or Share in the land lying on the Northerly Side of the way leading from the white Pine Plain to the black Rock Mill aforesaid one hundred acres and bounded as followeth viz begining by Said way and by the land heretofore belonging to Nathaniel foulsham of Brintwood aforesaid deceased and to Run from thence North five degrees West one hundred and twenty Rods to a hemlock tree from thence West by land heretofore belonging to the heirs of Jonathan foulsham and John Light of Exeter aforesaid deceased one hundred and Sixty five Rods and from thence South Seventy Seven Rods to the way last mentioned from thence to Run Easterly by Said way to the place began to Run from being one hundred and Eighty two Rods by Said way and the Said Daniel Gilman in his Right and the Said Samuel Gilman Jun^r and Tabatha Gilman in her Right and the Said Josiah Gilman Physician in his Right Shall have for their Share all the Remaining part of the land lying on the Northerly Side of Said way leading from Said white Pine plain to the Black Rock Mill aforesaid which did belong to the aforesaid Nicholas Gilman Esq^r at the time of his decease adjoyning to the falls aforesaid Containing aboute three hundred Eighty Six acres and a Ouarter and bounded as followeth viz begining at the land herein alotted and allowed to the Sons of Nicholas Gilman of Durham aforesaid deceased at the aforesaid way leading from Said white pine plain to Said black Rock •Mill from thence to Run Westerly by Said way one hundred and Seventeen Rods to the way herein allowed to Pass to and from Said Coppyhold Mill and then to bound by Said way till it Comes to the land herein allowed as a priviledge to Said mill and then to bound by Said priviledge till it Comes to the first bound thereof and from thence to Run down by the River aforesaid bounding on Every Part thereof till it Comes to the land heretofore belonging to the heirs of the aforesaid Jonathan foulsham and John Light Now in the Possession of John Brown of Brintwood aforesaid and then to Run South one hundred and Eighty Rods and then to Run East Six Rods to the land

herein alotted to the heirs of Nicholas Gilman of Durham aforesd deceased and then to Run South by Said land Seventy Seven Rods to the way first Mentioned and then begining again on the Northerly Side of the River afore Said by the land herein allowed to Samuel Gilman aforesaid Esq¹ and to Run from Said River by Said land North West and be North untill it Comes to the Northerly Corner thereof and from thence to Run North East and be North two hundred and Eleven Rods and from thence to Run South aboute thirty one degrees East one hundred and thirty Six Rods to Joseph Thing and Samuel Dudleys South West Corner of their land by the River aforesaid and then to Run up Said River bounding on Every part thereof untill it Comes to Said land allowed herein to Samuel Gilman aforesaid Esg^r to have and to hold the before Mentioned Premises with all their appurtenances thereunto belonging or in any Wise appertaining according to the Several divisions herein Made or Expressed to be Made. and it is further agreed as aforesaid that if any Person or Persons herein Named to whome Any of the land before Mentioned is allowed and divided, Shall at any time hereafter have the Same or any Part thereof taken from them by due Course of Law, in Such Case Each Person herein Named to whome land is alowed is to bare an Equal Share of Such loss and is to pay there Equal Proportion to him or her that Shall So loose his or her land herein Mentioned according as it was appraised \mathcal{P} acre. In Wittness what and in Confirmation of all before written the Said Samuel Gilman Daniel Gilman Samuel Gilman Jun¹ Tabatha Gilman Mary Gilman in her Capacity aforesaid, and Josiah Gilman have hereunto Set their hands and Seals on the day and year first Men-Sam¹¹ Gilman tioned.

Signed Sealed and delivered in Presents of us John Gilman 3^d

Sarah Downing

Sam¹¹ Gilman Daniel Gilman Sam¹ Gilman j^r Tabitha Gilman Mary Gilman Josiah Gilman [Account of the settlement of the estate; receipts, £5197.13.0; expenditures, £1511.15.7; allowed Aug. 29, 1750.]

Articules of agreement Made and Concluded upon this first day of November annoque domini one Thousand Seven hundred and fifty and in the Twenty fourth year of the Reign of our Sovereign Lord George the Second by the Grace of God of Greate Brittain France and Ireland King defender of the faith &c. by and between Samuel Gilman Esqr Daniel Gilman Gentn Samuel Gilman Jun^r Gentⁿ Tabatha Gilman the Wife of the Said Samuel Gilman Jun^r Mary Gilman Widow as Guardian to her four Children viz Tristrum Gilman Joseph Gilman Josiah Gilman and John Gilman and Josiah Gilman Physician all of Exeter in the Province of Newhampshire in New England Concerning the deviding of aboute three hundred and Twenty acres of land lying and being partly in the Parish of Brintwood and Partly in Kingstown in the Province aforesaid and on the Southerly Side of the way leading from the White Pine Plain So Called to the Mill Comonly Called the Black Rock mill and on the Southerly Side of the Great fresh River above the Bridge Called Coppyhold Bridge which land was Part of the Estate of Nicholas Gilman late of Exeter aforesaid Esqr deceased, at the time of his decease, and it is hereby Mutualy agreed by and between the Said Samuel Gilman Esqr Daniel Gilman Gentn Samuel Gilman Jun^r Tabatha Gilman Mary Gilman in her Capacity aforesaid and Josiah Gilman Physician that the land aforesd Shall and is by These presents be divided in the following manner that is to Say Viz there Shall be and hereby is allowed and Set of to the aforesaid Tristrum Gilman Joseph Gilman Josiah Gilman and John Gilman fifty acres of Said land as they are Sons and heirs of Nicholas Gilman late of durham in Said Province Clerk deceased which fifty acres of land Shall begin at the Westerly End of the afore said three hundred and twenty acres and from thence Shall Extend Easterly between Kingstown line and the River aforesaid untill a North and be East Point of the Compass from Said Kingstown line to the River

aforesaid will Include fifty acres of land. and to the Said Samuel Gilman Esq^r there is hereby allowed and Set of fifty acres of Said land and to begin at the fifty acres of land herein allowed and Set of to the heirs of the Said Nicholas Gilman of Durham deceased and from thence to Extend Easterly between Said Kingstown line and Said River untill a North and be East Point of the Cumpass from Said line to Said River will Include fifty acres of land, and to the Said Samuel Gilman Jun^r and Tabatha Gilman the Wife of the Said Samuel Gilman Jun^r in her Right is allowed and hereby is Set of fifty acres of Said land and to begin at the fifty acres of land herein allowed and set of to Samuel Gilman Esq^r and from thence to Extend Easterly between Said line and Said River untill a North and be East Point of the Cumpass from Said line to Said River will Include fifty acres of land. and to the Said Josiah Gilman Physician there hereby is allowed and Set of fifty acres of Said land and to begin att the fifty acres of land herein allowed and Set of to Samuel Gilman Jun^r and Tabath his Wife in her Right, and from thence to Extend Easterly between Said line and Said River untill a North and be East Point of the Cumpass will Include fifty acres of land. and to the Said Daniel Gilman Samuel Gilman Jun^r and Tabatha Gilman his Wife In her Right, and the Said Josiah Gilman Physician is allowed and hereby Set of that Twenty Nine acres of land which was laid out to the aforesaid Nicholas Gilman Esq^r deceased and by the Return thereof bounded as followeth viz begining four Rods to the Westward of John foulshams land which lyes between the way which leads to Samuel Scribners and Kingstown line and So to Extend Westward between Said way and Said line So far as to make up Twenty Nine acres, and the Said Daniel Gilman Samuel Gilman Jun^r and Tabath his Wife In her Right and Josiah Gilman Physician Shall also have all that lot of land which Nicholas Gilman aforesaid Esq^r deceased bought of Icabod Roby of Kingstown aforesaid Containing about Twenty five acres lying in Said Kingstown in the North Grant which lyes by the long medow brok it being the Twelfth

lot as by Said Icabod Robys deed of Sale duly Executed will more fully appear Reference thereunto being had, and the Said daniel Gilman Samuel Gilman Jun¹ and Tabatha Gilman in her Right and Josiah Gilman Physician Shall also have So Much land lying and ajoyning to the fifty acres of land herein alowed and Set of to the Said Josiah Gilman Phisican by him Self, and begining at Said fifty acres and to Extend from thence Easterly between Said Kingstown line and the River aforesaid Equaly untill with the twenty nine acres aforesaid and the lot aforesaid which was bought of Icabod Roby aforesaid it Shall Contain the one half of the Remaining Part of the Said three hundred and Twenty acres Not herein before Allowed or Set of to any Person or Persons. and the Remaining Part of Said three hundred and Twenty acres, being aboute Sixty acres of land is hereby allowed and Set of to Daniel Gilman aforesaid, and Each of the Persons to whome any land is herein allowed and Set of to have and to hold the Same as the Same is hereby divided or Expressed to be divided with all the Priviledges thereunto belonging or in any wise appertaining with all the appurtenances—and it is hereby further agreed as aforesaid that if any Person or Persons herein Named to whome any of the land before Mentioned is allowed and Set of or divided Shall att any time hereafter have the Same or any Part thereof taken from them by due Coarse of Law that in Such Case Each Person herein Named to whome land is alowed Shall bare their Equall proportion of Such lose according as Said land was appraised per acre when Inventorved. In Witness whareof and in Confirmation of all before written the Said Samuel Gilman Daniel Gilman Samuel Gilman Jun¹ Tabatha Gilman Mary Gilman in her Said Capacity and Josiah Gilman have hereunto Set their hands and Seals on the day and year first Mentioned

Signed Sealed and delivered in Presents of us John Gilman 3^d Moses Gilman J^r Sam¹¹ Gilman Daniel Gilman Sam¹ Gilman j[†] Tabitha Gilman Mary Gilman Josiah Gilman

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[Further account of disbursements and distribution of personal estate; allowed April 30, 1755.]

To all People to whom these Presents shall come Tristram Gilman Clerk, Joseph Gilman & Josiah Gilman Merch^{1#} all of Exeter in the Province of New Hampshire send Greeting

Whereas the real and personal Estate of Nicholas Gilman late of Exeter aforesaid Esq^r deceased, by an Agreement in Writing dated the Twenty fourth Day of April one Thousand Seven Hundred & forty Nine, was settled among those of his Heirs who were then of full Age and by Mary Gilman the mother of the said Tristram Joseph & Josiah who are the sons of Nicholas Gilman a son of Nicholas Gilman first above named & who died before the said Division was made, the said Marv appearing for & acting in behalf of said sons & being obliged to obtain their Consent to & Confirmation of the same when they should attain to the Age of Twenty One Years which Time is past the youngest being above that Age. Now these presents witness that the said Tristram Joseph & Josiah & Each of them for & in Consideration of the Part of said Estate granted, severed & set off to them as Representives of their said Father & of their holding the same to them & their respective heirs & Assigns Do agree to & hereby ratify & confirm the said Settlement & Agreement as far as in them lies And hereby remise, release, & guit Claim to the Parties concerned in said Agreement all the Right of the said Tristram Joseph & Josiah to all & every part of said Estate (except the part set off to them the said Tristram Joseph & Josiah) to the Parties respectively to whom it is alloted and appointed by said Agreement & Settlement To Have & To hold to them & their several & respective heirs & Assigns-in Witness whereof the said Tristram Joseph & Josiah hereunto set their hands & Seals the twenty first Day of July An Dom. 1768-

Signed, sealed & delivered in Presence of us Nathan Rowe Noah Emery Tristram Gilman Joseph Gilman Josiah Gilman Ter^s

/

JOSEPH WIGGIN 1749

NEWMARKET

[Administration on the estate of Joseph Wiggin of Newmarket, yeoman, granted to Anna Wiggin of Stratham, widow, March 29, 1749.]

[Probate Records, vol. 17, p. 373.]

[Bond of Anna Wiggin, widow, with John Hannaford, yeoman, and John Wiggin, Jr., as sureties, all of Stratham, in the sum of \pounds 500, March 29, 1749, for the administration of the estate; witnesses, Richard Palmer and Andrew Wiggin, Jr.]

[Inventory, May 11, 1749; amount, $\pounds 510.6.9$; signed by William Pottle and John Hill.]

[Account of the settlement of the estate; receipts, $\pounds 208.6.6$; expenditures, $\pounds 192.3.0$; allowed April 25, 1750.]

[Bond of John Wiggin, with Thomas Wiggin as surety, both of Stratham, in the sum of £500, April 21, 1752, for the guardianship of John Wiggin and Joseph Wiggin, minors, children of Joseph Wiggin; witnesses, Samuel Gilman and John Gilman, 3d.]

[Guardianship of John Wiggin and Joseph Wiggin granted to John Wiggin of Stratham May 27, 1752.]

[Probate Records, vol. 18, p. 282.]

[Guardianship of John Wiggin, Jr., minor, aged more than fourteen years, son of Joseph Wiggin, granted to John Wiggin of Stratham Sept. 24, 1760.]

[Probate Records, vol. 21, p. 500.]

NATHANIEL PEASE 1749

NEWMARKET

[Bond of Phoebe Pease, widow, and Samuel Pease, yeoman, with Israel Gilman, gentleman, and Winthrop Hilton, yeoman, as sureties, all of Newmarket, in the sum of £500. March 29, 1749, for the administration of the estate of Nathaniel Pease of Newmarket; witnesses, Israel Gilman, Jr., and Charles Hilton.] [Administration granted to Phoebe Pease and Samuel Pease of Newmarket June, 1749.]

[Probate Records, vol. 17, p. 378.]

[Inventory, June 24, 1749; amount, £3246.9.0; signed by Richard Mattoon and Ezekiel Sanborn.]

[Account of the settlement of the estate by the widow and son, administrators; receipts, £1067.18.0; expenditures, £434.9.0; allowed Nov. 16, 1750.]

[Zebulon Pease, minor, aged more than fourteen years, son of Nathaniel Pease, makes choice of his brother, Samuel Pease, as his guardian, March 20, 1758.]

[John Pease and Benjamin Pease, minors, aged more than fourteen years, children of Nathaniel Pease, make choice of their brother, Samuel Pease of Newmarket, as their guardian March 20, 1758; witnesses, Joseph Hackett and Thomas Young.]

[Bond of Samuel Pease, yeoman, with Samuel Doe, Jr., joiner, and Thomas Piper, yeoman, as sureties, all of Newmarket, in the sum of \pounds 500, March 23, 1758, for the guardianship of the abovenamed children; witnesses, David Sewall and Samuel Slade.]

[Warrant, Feb. 12, 1759, authorizing Joseph Gilman, Nathaniel Piper, John Bean, Samuel Weeks, and Jonathan Sanborn, all of Newmarket, to report on the advisability of dividing the estate among the twelve children.]

[Report against the division of the estate, and appraisal at £8410.0.0; signed by Nathaniel Piper, John Bean, Samuel Weeks, and Jonathan Sanborn; attested Feb. 28, 1759.]

[Order of court, April 28, 1759, settling the estate on Samuel Pease, oldest son, he paying the others their shares.]

[Additional account of the settlement of the estate by Phoebe Stevens, formerly Phoebe Pease, and Samuel Pease, administrators; receipts, £633.9.0; expenditures, £342.5.0; allowed May 7, 1759; mentions "Sundry Young Children under Seven Maintained by the Adm^{rs} So as to amount to 13 Years for One."]

[Bond of Samuel Pease, yeoman, with Samuel Weeks and Nathaniel Pease, husbandmen, as sureties, all of Newmarket, in the sum of \pounds_{4000} , May 7, 1759, to pay the other children their shares; witnesses, Walter Bryent and Mary Smith.]

[Guardianship of Eliphalet Pease, minor, aged more than fourteen years, son of Nathaniel Pease of Newmarket, granted to Samuel Pease Feb. 15, 1764.]

[Probate Records, vol. 23, p. 159.]

[Guardianship of Simeon Pease, minor, aged more than fourteen years, son of Nathaniel Pease of Newmarket, granted to Samuel Pease Feb. 15, 1764.]

[Probate Records, vol. 23, p. 158.]

JOHN ROBERTS 1749 SOMERSWORTH

In the Name of God Amen, This Sixth Day of April Anno Domini one Thousand Seven Hundred & forty Nine. I John Roberts of Summersworth in Dover in y^e Province of New-Hamp^r in New-England Weaver. * * *

Imprimis, I Give & Bequeath unto my Beloved Wife Frances Roberts y^e one Third Part of y^e Produce of my Homestead Land, & Orchard, that is to Say y^e one third Part of y^e Crop of Grain Corn Hay, & Cyder or Apples as She Shall Chuse, well & Seasonably Secured and Housed, Yearly & every Year for her use, by my Executor herein & hereafter named, & also y^e Iprovement of the one Third Part of my Pasture Land; And also y^e free use & Improvement of y^e one half my Dwelling House and one half y^e Celler under it, & y^e Use of one half my Barn, & all During y^e Term of her Continuing my Widow, But in Case She Shall marry again, then my Will is that She my S⁴ Wife Shall have, out of my Estate, only her Proper Dowry or Thirds as by Law Allowed. I also Give to my S⁴ Wife, intirely to her Disposal one Cow, Two Sheep, & one Pigg, & all my Household Goods Except one Bed & Beding which I have given to my Daughter Deborah Roberts.

Item, I Give to my Son Ebenezer Roberts, whom I make & Ordain Sole Executor of this my last Will & Testament, & to his Heirs & Assigns for ever, all my Homestead Land & Orchard, my Dwelling House & Barn & all other Buildings Standing or Being upon S^d Land. Excepting Such a Part of y^e Produce of S^d Land, and Such a Part of my S^d Dwelling House & Barn as I have herein & hereby Given to my Wife During the Term above Express'd, & at ye Deceace of my Sd Wife I Give ye whole of my S^d Homestead Land & Building upon it to my S^d Son Ebenezer his Heirs & Assigns for ever. I also Give to my s^d Son Ebenezer his Heirs & Assigns for ever Ten Acres of Land being Part of my Right in ye Common Land in sd Dover, & is to be Lay'd out in yº Sd Common or Undivided Land in Sd Town. I also Give to my s^d Son Ebenezer all my Stock of Cattle Sheep, Horse kine & Swine, Excepting Such as I have herein & hereby Given to my Wife.

Item. I Give to my Son Alexander Roberts his Heirs and Assigns forever, Twenty Acres of Land being Part of my Right in y^e Common Land in s^d Dover, & is to be Lay'd out in y^e S^d Common or undivided Land in s^d Town. I also Give to my s^d Son Alexander his Heirs & Assigns for ever, all my Right Title & Interest in & unto a Certain Salt Marsh or Thatch Bed, Lying in y^e Great Bay, at y^e Mouth of Winnecut River, Commonly So Call'd, in Greenland in y^e Province of New Hamps^r afores^d

Item, I Give to my Daughter Joanna y^e Wif Samuel Wentworth Ten Pounds, Old Tenor, to be Paid to her or her Heirs, by my s^d Executor within y^e Term of Two Years after my Decease. Item. I Give to my Daughter Sarah y^e Wife of Ebenezer Wentworth Twenty Pounds, old Tenor, to be Paid her or her Heirs, by my sth Executor, within y^e Term of Two Years after my Decease.

Item, I Give unto my Daughter Phebe y^e Wife of Ebenezer Tuttle Twenty Pounds, old Tenor, to be Paid unto her, or her Heirs, by my S^d Executor within y^e Term of Two Years after my Decease

Item, I Give unto my Daughter Deborah Roberts one Bed, & y^e Beding Belonging unto it, and also Twenty Pounds, old Tenor, to be Paid unto her or her Heirs, by my S^d Executor within y^e Term of Two Years after my Deceace.

And I do hereby Utterly Disallow Revoke & Disannul all & every former Testaments, Wills, Legacies, & Executors by me in any wayes before named, or Willed, Ratifying this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my hand & Seal the Day & Year first above written.

Signed Sealed Published & John Robertes. Declared by y^e s^d John Roberts as his last Will & Testament in y^e Presence of us the Subscribers.— John Wood His John × James Mark His Joseph × Watson Mark

[Proved July 28, 1756.]

[Bond of Ebenezer Roberts of Somersworth, yeoman, with John James and Joseph Watson, both of Dover, yeomen, as sureties, in the sum of £500, July 28, 1756, for the execution of the will; witnesses, William Parker and John Fernald.]

NATHAN PHILBRICK 1749

HAMPTON

In the name of God Amen this twelfth Day of April Anno Domini 1749 In the twenty second year of his Majestys Reign Georg the Second King over Grate Britain &c I Nathan Philbrick of Hampton in the Province of new Hampshire in new england Black smith being sick and weak in bodey * * *

first I Give and bequeath to my beloved wife Dorcas Philbrick the eastly end of my Dwelling house with the Chamber over and the Celler under it // and one cow and my said wife to have my moveables in my house to Dispose of as she Pleasseth // my said wife to have the said eastly end of my house as long as she lives to wante it // and after my said wife hath Done with it then my son Benjeman Philbrick to have it //—

it is my will that my wife Dorcas shall have sufficiant fier wood and six bushells of Indian Corn and one hundred Pound weight of beef and Pork found and Provided for her by my son Benjamin Philbrick yearly and every year Dureing her nateral life or widowhood—

2ly I give and bequeth to my beloved Daughter Mary Brown the wife of Samuel Brown five shillings in money old tenor to be Paid by my son Benjamin Philbrick—

3ly I give and bequeth my beloved Daughter Abigail Batchelder wife of Nathanel Batchelder five shillings in money old tenor to be Paid by my said son Benjamin Philbrick—

4ly I give and bequeth to my beloved Daughter Elezebeth Philbrick five Shillings in money old tenor to be Paid by said Benjamin Philbrick—

5ly I give and bequeth to my beloved Daughter Aphiah Philbrick five shillings in money old tenor to be Payed by said Benjamin Philbrick—

6ly I give and bequeth to my beloved Daughter Dorcas Philbrick five shillings money old tenor to be Paid by said Benjamin Philbrick—

7ly I give and bequeth to my beloved son Jonathan Philbrick

five shillings in money old tenar to be Paid by said Benjamin Philbrick & it is my will that my just Debts shall be Paid

Sly I give and bequeth to my beloved son the said Benjamin Philbrick the westly End of my Dwelling house with the appurtanances of it and my Barn and shop with all my black smiths tools and Implements of all sorts what so ever belonging to the trade of a black smith or gun smith with my husbandrey Implements // I also give grant and conferm unto my said son Benjamin Philbrick all my land laying and adjoining to where my said Dwelling house and buildings are in Hampton to him the said Benjamin Philbrick and to his heirs and assigns for ever // it is my will that my said son Benjamin Philbrick shall have y^e eastly end of my Dwelling house also after my said wife hath done with it and shall want it no more—

I do like wise Constitute make and ordain my said son Benjamin Philbrick to be sole executor to this my last will and testiment // and I Do here by utterly Renounce disanull and make void all former wills and testments by me before made willed or ordained and do Ratifie and Conferm this and no other to be my last will and testiment In wittness where of I the said Nathan Philbrick have here unto sett my hand and seal on the Day of the Date above written //

signed sealed Pronounced Published and Declared by the said Nathan Philbrick as his last will and testiment in the Presence of us the subscribers as Wittnesses Aprel y^e twelfth Day Anno Domini 1749 Nathan Philbrick

his Christopher × Palmer mark John Moulton Joseph Johnsou [Proved May 31, 1749.]

[Inventory, Aug. 9, 1749; amount, £627.6.0; signed by Samuel Palmer and Josiah Moulton.]

JOSHUA BRACKETT 1749

In the Name of God Amen—the Thirteenth Day of Aprill in the year of our Lord Christ one thousand Seven hundred and forty nine: I Joshua Bracket of Greenland in the province

of New hampshire in New England yeoman Being of perfict mind and memory and Calling to mind and Duly Considering the uncertainty of humane Life Do make this my Last will and Testement first and principally I Commit my Soul into the hands of my Blessed maker Trusting in his mercies and in the merits of my Deare Redeemer for the Remission of all my Sins my body I Commit to the Earth to be Decently Buried by my Executor herein hereafter named—

And as to my Temporal Estate I Give Demise and Dispose of the Same in the following manner viz^t —

Imprimis I will that all my Just Debts and funeral Charges be paid by my Executor out of my Estate—

Item I Give and bequeath to my Son Joshua Bracket of falmouth in the County of York in Newengland all that part of the Land I formerly Bought of Dennis Moross with all other Lands that was formerly my fathers that Lyes on the northesterly Side of the high way that Goes Down to the Back Cove on the back of the Neck (So Called in Casco) which is Now in the possesion of My Said Son and as Tis now fenced in: and all my Right and Title to one half of an Island in Casco afore Said and Called by the Name of pond Island: Togather with all the priveledges and appurtinances thereunto belonging or any waies appertaining To Have and to hold to him my Said Son Joshua his Heairs and assigns for Ever—

Item I Give and bequeath to my Son Anthony Bracket of falmouth afore Said all my Land that Lyes on the fore River in Casco in falmouth afore Said on the Southerly Side of the above Said high way that Goes to the Back Cove as his fence Now Stands with a peace of Marsh and thatch aboute Eight acers that is Comonly Called the Back Cove Marsh with Sum marsh and Land I formerly Bought of Dennis Moross afore Said all Now being in the possession of my Said Son Anthony and Separated from his Brother Joshuas Land: and all my Right and Title to one half of an Island in Casco afore Said and Called by the Name of pond Island Togather with all the priveledges and appurtinances there unto belonging, or in any waies appertaining to have and to hold to him my Said Son Anthony his heairs and assigns for Ever—

Item I Give and bequeath to my Son Samuel Bracket of Newmarket in the province of Newhampshire in Newengland all that Land that I Bought of Caleb Gilman and Samuel Rawlins in Newmarket afore Said and one acer of marsh Land I Bought of William Hilton Lying at Lamper River Joyning to my Said Son Samuels marsh Land and also a peace of Medow I Bought of Joseph Sinckler Samuel Rallins and Joseph Gilman all the Said Land Medow and marsh being now in the possesion of my Said Son Samuel and all my Land in notingham in the province of Newhampshire that I have not already Sould with all the priveledges and appurtinances there unto belonging to have and to hold to him my Said Son Samuel his Heairs and assigns for Ever—

Item I Give and Bequeath to my Son James Bracket of Greenland afore Said all that Land I Bought of the Urins and of my Son John Bracket lying in Greenland afore Said and one quarter part of my upland Belonging to my home farme after the one half thereof Shall be masuerd of the Said half Shall begin at the Norwest End of my Said farme and Run the whol wedth of my Said farme aboute Noth East Till half thereof be fully Compleated—the Said quarter I Give to my Said Son James Shall be that half of the other half Lying at the Southeasterly part of my Said farme to be of an Equal Bredeth Joyning to my Said Son James^s Land the other three quarters thereof I Shall Dispose of as may be Seen in this my Last Will and Testament I also Give unto my Said Son James my upper Cove of Marsh Land with all upland thereto belonging To fence on and the flats thereunto belonging with all the priveledges and appurtinces there unto belonging To have and to hold to him my Said Son James his Heairs and assigns for Ever—

Item I Give and Bequeath unto my Son Nathaniel Bracket the other three quarters of my upland belonging to my whome farme and my Dweling house Barns and orchards being thereon and my Midle Cove of Marsh Land and flats and all the upland thereunto belonging—with all the priveledges and appurtinances thereunto be Longing to have & To hold to him my Said Son Nathaniel his heairs and assigns for Ever—

Item I Give and bequeath to my Son John Bracket of Greenland afore Said all that Land I formerly Bought of Samuel penhallow Late of portsmouth in Newhampshire afore Said Esqr and also the Land I Bought of George Kennision and a peace of Marsh Land he now has usually mowed and the flats and upland thereunto belonging, and one whole Right in the Township of Bow in the afore Said province of Newhampshire which Said Right I Bought of Isaac foss: with all the priveledges and appurtinances thereunto Belonging To have and to hold unto my Said Son John his heairs and assigns for Ever—

Item I Give and bequeath unto my Granson Joshua Bracket Son of my Said Son John Bracket one whole Right or proprieters Shere of Land in the Township of Bow in the afore Said province of Newhampshire which Said Right I Bought of Joshua Stevens Late of Stratham Deceased To him his heairs and assigns for Ever—

Item I Give and bequeath to my three Daughters: vizt Elenor foulsum mary: fabian and Keziah Clark two Hundred pounds old Tenor To Each of them to be paid them by my Sons as hereafter Mentioned with Twelve months next after my Decease: my Said Sons Joshua and anthony Shall pay one hundred pounds old Tenor a peace to my Said Daughter mary and my Said Son John Shall pay one hundred pounds old Tenor my Said Son Samuel Shall pay forty pounds old Tenor my Said Son James Shall pay one hundred and Twenty pounds old Tenor and Nathaniel Shall pay one hundred and forty pounds old Tenor: to my Said Daughter Elenor and my: Daughter Keziah Equally to be Devided between them and I Give to them my Said three Daughters all my household Goods within Dores Equally to be Devided Between them Reserveing the use and Benefit of them for my wife During her Nautral Life—

Also: funeral and other Charges to be paid out of My out Dore moveable Estate not herein Desposd of—

And I Do hereby ordaine nominate and appoint my Said Son John Bracket to be my Soule Executor of this my Last Will and Testement and I do hereby utterly Revoke Disallow and Disanull all former Wills and Testements by me here To fore made I hereby Ratifying this and No other to be my Last Will and Testement Ratifying, and Confirming, This In witness whereof I have hereunto Set my hand and Seale the Day and year first above written—

Signd Sealed published and Declared by the Testater Joshua Bracket to be his Last Will and Testement in presence of us who Subscribed in presence of the Testator—

Josiah Foss

his Benjamin × Dockum mark Richard Young

[Proved June 28, 1749.]

[Inventory, signed by Thomas Wiggin and Isaac Foss; amount, £26,766.13.0; attested Aug. 30, 1749.]

JOHN JOHNSON

1749

PORTSMOUTH

[Bond of John Morton, baker, with George Massey, carter, and Walter Warren, blacksmith, as sureties, all of Portsmouth, in the 'sum of \pounds 500, April 13, 1749, for the guardianship of John Johnson, 'a Poor Child Born at Kensington in S^d Province & Since residing with the Said Morton''; no witnesses.]

Joshua Brackett

JOSEPH ATKINSON 1749

[Guardianship of Joseph Atkinson, minor, aged more than fourteen years, son of Joseph Atkinson of Exeter, yeoman, granted to Mary Atkinson of Exeter, widow, April 26, 1749.]

[Bond of Mary Atkinson, widow, with John Beard, barber, as surety, both of Exeter, in the sum of £500, April 26, 1749, for the guardianship of Joseph Atkinson; witnesses, Daniel Thing and Bartholomew Thing.]

WILLIAM MARSTON 1749

[Administration on the estate of William Marston of Hampton, yeoman, granted to his son, William Marston of Hampton, yeoman, April 26, 1749.]

[Probate Records, vol. 17, p. 387.]

[Bond of William Marston, yeoman, with Samuel Palmer and John Batchelder, yeoman, as sureties, all of Hampton, in the sum of £500, April 26, 1749, for the administration of the estate; witnesses, none.]

[Inventory, signed by Josiah Moulton and Jonathan Tuck; amount, £2108.10.0; attested May 24, 1749.]

[Warrant, April 2, 1751, authorizing Samuel Dow, William Moulton, Isaac Philbrick, Josiah Moulton, and Joshua Lane, all of Hampton, to divide the estate.]

Pro of new We the subscribers Viz Samuel Dow William Hampshier Moulton Isaac Philbrick with Josiah moulton and Joshua Lane all of Hampton in Said Province being appointed and Athorised by the Honrd Andrew Wiggin Esq Judge of the Court of Probate &c for Said Province to Devide the Real Estate of William Marston late of Hampton Deceased and set of to Each heir in Equiel shares by butts and bounds for Quantity and Quality we have to the best of our Judgment

EXETER

HAMPTON

accordingly Devided the Real Estate of the said deceased and set of to Each heir his Part haveing Regard to the Quallity in the following manner / There being of said Estate about six acres of marsh at Hampton falls near Hoags which we have devided in to seven parts as followeth Viz

N: I The first Part number one is Joining northly to marsh of Capt Ephram Marston we have set of and bounded to William Marston a son of the said Deceased the bredth at the eastly end is two Rods butting eastly on marsh of Jonathan Leavit / The bredth toward the westly end on a line square a Crose said marsh at forty six Rods distance from the eastly end is two Rods & one half / some Part of said Marsh is extending and bending more westly and northly than said Crose line to low upland of Hoags to a line by said upland fifteen Rods the said first lot from the last bounds of it on Said Crose line bends more northly and is butting on said fifteen Rod line four Rods

N. 2 The second Part numbre two Joining southly we set of and bounded to Joseph Marston a son of the said Deceased the bredth at the eastly end two Rods butting on said Leavits marsh / The bredth westly on said Crose line is two Rods and one half / and on said fifteen Rod line one Rod and one half

N 3 The third Part Numbre three Joining southly we set of and bounded to Benja Shaw to the Right of his wife Esther a Daughter of the sàid Deceased the bredth at the eastly end is two Rods one foot and one half on said Leavits Marsh / The bredth westly on said Crose line is two Rods and one half & four feet / and on said fifteen Rod line one Rod and one half /

N. 4 The fourth Part Joining southly we set of and bounded out to John Shaw to the Right of his wife susanna a Daughter of the said Deceased / The bredth at the eastly end of said Leavits marsh is two Rods one foot & one half // The bredth westly on said Crose line is two Rods and one half and five feet / and on said fifteen Rod line one Rod and one half N. 5 The fift Part of said Marsh Joining southly we set of and bounded to Joseph Draper to the Right of his wife Phebe a Daughter of the said Deceased / The bredth at the Eastly End at said Leavits marsh is two Rods and one foot and one half / The bredth westly on said Crose line is two Rods and one half and Eight feet / and on said fifteen Rod line one Rod and one half

N. 6 The sixth Part or share Joining southly we set of and bounded to Edward Wilmot to the Right of his wife Elezebeth a Daughter of said Deceased / The bredth at the eastly end at said Leavits Marsh is two Rods and two feet / The bredth westly on said Crose line is two Rods & one half and nine feet / and on said fifteen Rod line one Rod and one half

N 7 The seventh Part or share next adjoining southly and is bounding southly on marsh of Hoags once or formerly swains / The bredth eastly at said Leavits marsh is two Rods and one foot / westly on said Crose line is two Rods and one half and five feet / and on said fifteen Rod line is three Rods nine feet and one half we set of and bounded to John Graves to the Right of his wife Deborah a Daughter of said William Marston Deceased the south westly side of the westly Part of this seventh lott is Joining to upland of said Hoags twenty one Rods /

The land in the home Place of the said Deceased about nine acres and one half with one share in the second north Division in Hampton laying between a share of Ruben Marstons on the east and a share of De Samuel Dows on the west of it about thirty Acres and also with one half of a share in alder meadow about two acres and a small Thatch share of about half an acre / We have Devided and made but seven Parts or shares of them all / We layed the said share in the second north Division with the said half share in alder meadow and said thatch share in to five Parts as followeth / The first Part or lot begining at the Northly end of said share in the north Division Joining Northly to land of Quarter of a mile so Called we set of to said William a son of the said Deceased extending southly the wholl bredth of said share in ye second north Division fifty four Rods and bounded it

% 2 The second Part next adjoining southly we set of and bounded to Benjamin Shaw to the Right of his wife Esther a Daughter of the said Deceased extending southly the wholl bredth of Said share fifty seven Rods to this second Part we have set & added the said thatch share

N: 3 The third Part Next adjoining southly we set of and bounded to said John Graves to the Right of his wife Deborah a Daughter of the said Deceased extending southly the wholl bredth of said share fifty nine Rods to this third Part we have set and added the said half share in alder meadow

N 4 The fourth Part next adjoining southly we set of and bounded to Joseph Draper to the Right of his wife Phebe a Daughter of the said Deceased extending southly the wholl bredth of said share one hundred and forteen Rods

N: 5 the fifth Part is next adjoining southly we set of and bound to John Shaw to the Right of his wife susanna a Daughter of the said Deceased extending southly the wholl bredth of said share one hundred and six Rods to the southly end of said share to land of Reuben Marston / we also layed the said home place in to two Parts

N: 6 And for the sixth part we set of the northly end of said home Place to Edward wilmott to the Right of his wife Elezebeth a Daughter of the said William Marston Deceased extending southly the wholl bredth of the said home Place so as to take in all the land Runing straght untill it Comes to an other division or bend in the land viz all the land that is fenced in bounding northly on the Road / eastly on land of William Moulton / westly on land of said Edward wilmott / Containing four acres and five Rods

N. 7 for the seventh Part of the several Parcels put to gether as afore said we have set all the land in the said home Place that layeth to the south ward of the said bend in the land and fence to Joseph Marston a son of the said Deceased bounding eastly on land of seth fogg westly on land of Edmond Rand Joshua Lane and said Wilmot being about five acres and seventy seven Rods

as to one half of a share in the twelve shares in the second Division of the five Divisions in Hampton about fifteen acres / being Part of the Estate of the said Deceased we have agreed that each heir shall have and Injoy an equiel Part viz each one seventh part as it layeth undevided which we think is best according to the Circumstances and situation of it / and what the heirs have agreed to—

And as to the house and barn of the said Deceased we have agreed that Each of the heirs shall have Equiel share of their Valleu what they are worth

And thus we the subscribers have made the Division and set of to Each of the said heirs his Part of the Real Estate of the said Deceased according to the best of our Judgment without favour or affection to any Parson what so ever haveing Regard to the Quallity of it

given under our hands this eighteenth Day of April 1751 Samuel Dow Isaac Philbrick

William Moulton

JONATHAN CHASE

1749

STRATHAM

In the Name of God Amen the twenty Eighth day of April in the year of our Lord one thousand seven hundred & forty Nine I Jonathan Chase of Stratham in the Province of New Hampshir in New England Gentleman, being sick & weak in body * * *

Imprimis I Give & bequeath unto Joanna my Well beloved Wife, My Dwelling house in s^d Stratham I Now live in which I bo't of Timothy Jones with all the land I bo't of s^d Jones adjoying to s^d house & all the buildings thereupon, and the one half of all My Personal Esteat of all Kinds whatsoever both within Doors & without to be at her dispose forever

Item I Give unto my son William Chase two hundred Pounds in bills of credit as old Tenor to be paid to him or his heirs, as I Shall hereafter or herein order viz^t one hundred Pounds thereof within one year after my deceas and the other hundred Pounds within two years after my decease.

Item I Give unto my son James Chase fifty Pounds in bills of credit old tenor to be paid him or his heirs, by my Executor out of my Movable Esteat within one year after my Decease.

Item I give unto My son Thomas Chase My house and land I bought of Cap^t George Veasey which lyeth in s^{'d} Stratham be it more or less with all the other buildings there upon.

Item I Give unto my Daughter Joanna Norris one hundred Pounds in bills of Credit as old tenor to be paid to her or her heirs within two years after my Decease, as I shall herein in this my s^d Will Mention & one quarter Part of My household goods

Item I Give unto my Daughter Mercy Robinson & to her heirs My Dwelling house in Stratham which I of late lived in & in which she Now liveth with her family and also My orchard adjoining to s^d house and all My land on that side of the way on which s^d house stands, adjoyning to the ten acres of land, Ionathan Robinson her husband lately bo't of me and also I give unto my s^d Daughter My barn that stands on the south east side of the countrey Road Near sd house and three acres of land adjoyning to s^d barn and bounded as followeth viz^{tt} begining at a Walnut tree Standing by the Road Near the uper Schoolhouse in s^d Stratham thence Runing towards s^d barn and as the fence Now Runs bounding on the countrey Road till it comes to the ten acres I sould to s^d Jonathan Robinson her s^d husband on that side of the way s^d barn Stands, & to begin again at s^d Walnut tree and to Run a strait line there from till it comes to s^d Robinsons ten acres last Mentioned taking in s^d barn & comprehending s^d three acres with s^d Strait line & s^d fence, she My s^d Daughter Mercy or her heirs Paying unto My s^d son William Chase or his heirs, one hundred Pounds in bills of credit as old tenor within one year after my Decease and one hundred Pounds in bills of credit as old tenor within two years after my Decease unto my s^d son William or his heirs: and also Pay unto My s^d Daughter Joanna Norris one hundred Pounds in bills of credit as old tenor within two years after My Decease And also one hundred Pounds in bills of credit as old tenor, to my four Grand children Namely Chase Taylor Jonathan Taylor, Hannah Mason & Anne Taylor, the children of My Daughter Anne Taylor Deceased, s^d hundred Pounds to be paid and Equally Devided between my s^d four Grandchildren within one year after My decease, also I give unto my s^d Daughter Mercy one quarter part of my household goods

Item I Give unto My Grandson Jonathan Chase of s^d Stratham & heirs all my lands on the southerly side of s^d Countrey Road be it More or less as it is bounded viz^{tt} on the high way that leads from the s^d countrey Road Northeasterly, southeasterly on the land which was his fathers, My son Jonathan Chase Deceased, southwesterly on the ten acres of land I sold to s^d Jonathan Robinson & Norwesterly on the three acres of land I herein Mention given to my s^d Daughter Mercy Robinson, he the said Jonathan Chase or his heirs Paying unto My Grandson his brother Thomas Chase or his heirs one hundred Pounds in bills of credit as old tenor within one year after My Decease

Item I Give unto My Grandson Moses Chase of Stratham afores^d & to his heirs, all My lands of about thirty acres lying & being in Stratham afores^d be it More or less as it is bounded viz^{tt} Southwesterly on the Road that leads to Jeremys Pocket so called Norwesterly on the thirty acres of land which I sold to Jonathan Robinson Northeasterly on Insign George Veasys land & Southeasterly on John Hunifords land &c he the s^d Moses Chase or his heirs Paying unto My two Grand Daughters his Sisters Namely Sarah Thirston & Joanna Chase one hundred Pounds in bills of credit as old tenor to be Equaly devided between them within one year after My decease.

Item I Give unto My Grandson James Chase son to the afores^d James Chase all the Remainder of My Personal Esteat whatsoever & wheresoever & of all Kinds whatsoever both Money bills bonds notes &c which I have Not herein desposed of, within one year after my decease,

And further My Will is and do hereby constitute appoint Make & ordain My son in law the aboves^d Jonathan Robinson My sole Executor to this my last Will and Testament and I do hereby utterly disallow Revoke & disannul all and every other former Testaments Wills & Legacies Requests & Executors by me in any ways before this time Named Willed & bequeathed Ratifing and confirming this and No other to be My last Will & Testament In Witness whereof I have hereunto set my hand and seal the Day & year abovewritten

Signed Sealed Published & Declared by the said Jonathan Chase to be his last Will and Testament in Presents of us the Subscribers George Veasey Jun^r Joshua Neall Moses Leavit

[Proved May 22, 1749.]

Jonathan Chase

[Warrant, May 30, 1749, authorizing Theophilus Smith and Jonathan Dearborn to appraise the estate.]

[Guardianship of James Chase, aged less than fourteen years, granted to his father, James Chase of Epping, yeoman, June 28, 1749.]

[Bond of James Chase, with Moses Thurston of Stratham, yeoman, as surety, in the sum of £1000, June 28, 1749, for the

guardianship of his son, James Chase; witnesses, Samuel Thurston and Jonathan Chase.]

[Inventory, signed by Theophilus Smith and Ionathan Dearborn; amount, £7261.13.0; attested June 30, 1749.]

[Guardianship of Jonathan Chase and Moses Chase, both of Stratham, minors, aged more than fourteen years, granted to Samuel Thurston of Epping, cordwainer, July 3, 1749.]

[Probate Records, vol. 17, p. 438.]

[Bond of Samuel Thurston of Epping, cordwinder, with William Pottle of Stratham, blacksmith, as surety, in the sum of £1000, July 3, 1749, for the guardianship of Jonathan Chase and Moses Chase, both of Stratham, aged more than fourteen years; witnesses, Jonathan Robinson and Joseph Freese.]

[Guardianship of Thomas Chase and Joanna Chase, minors, children of Jonathan Chase of Stratham, deceased, granted to Lydia Chase July 20, 1750.]

[Probate Records, vol. 18, p. 61.]

[Account of the settlement of the estate; receipts, £1680.18.0; expenditures, £1682.9.10; allowed July 25, 1750.]

EPHRAIM SANBORN 1749

[Administration on the estate of Ephraim Sanborn of Epping granted to Sarah Sanborn of Epping, widow, May 20, 1749.]

[Probate Records, vol. 17, p. 417.]

[Bond of Sarah Sanborn of Epping, widow, with Benjamin Johnson of Epping and Jonathan Green of Hampton, husbandmen, as sureties, in the sum of £500, May 20, 1749, for the administration of the estate; witnesses, Joshua Sanborn and Nathan Tilton.]

[Inventory, June 19, 1749; amount, £43.12.7, and real estate; signed by Israel Gilman and Nathan Tilton.]

EPPING

[License to the administratrix, June 28, 1749, to sell real estate.]

[Probate Records, vol. 17, p. 435.]

[Administration de bonis non granted to Enoch Sanborn of Epping May 29, 1754.]

[Probate Records, vol. 19, p. 42.]

[Guardianship of Jeremiah Marston Sanborn, minor, aged more than fourteen years, and Mary Sanborn, aged less than fourteen years, children of Ephraim Sanborn, granted to Abraham Sanborn of Hampton Falls March 20, 1760.]

[Probate Records, vol. 21, p. 400.]

JOHN BURNHAM 1749

[Administration on the estate of John Burnham of Durham granted to his son, John Burnham of Durham, May 30, 1749.] [Probate Records, vol. 17, p. 407.]

[Bond of John Burnham, with Joseph Wheeler and Robert Burnham as sureties, all of Durham, in the sum of \pounds 500, May 30, 1749, for the administration of the estate; witnesses, William Parker and John Smith.]

[Inventory, signed by Joseph Sias and Hubbard Stevens; amount, £7006.16.0; attested Aug. 30, 1749.]

STEPHEN GREENLEAF 1749

[Administration on the estate of Stephen Greenleaf of Portsmouth granted to his widow, Ann Greenleaf, and his son,

DURHAM

PORTSMOUTH

Stephen Greenleaf of Boston, Mass., mathematical instrument maker, May 30, 1749.]

[Probate Records, vol. 17, p. 412.]

[Bond of Ann Greenleaf of Portsmouth, widow, and Stephen Greenleaf of Boston, Mass., mathematical instrument maker, with Hunking Wentworth and Thomas Wibird, both of Portsmouth, as sureties, in the sum of £1000, May 30, 1749, for the administration of the estate; witnesses, William Parker and John Smith.]

[Inventory, May 31, 1749; amount, £6088.18.6; signed by Eleazer Russell and Samuel Penhallow.]

[Warrant, May 29, 1750, authorizing William King, Nathaniel Meserve, and Mark Langdon, all of Portsmouth, to set off the widow's dower.]

Province of By Virtue of the within Warrant we the New Hamp^r subscribers have set off unto the within Named Ann Greenleaf in full of and for her Dower in the Real Estate of the within named Stephen Greenleaf dec^d the House wherein she now lives in Portsmouth afores^d and the Garden thereunto belonging and the appurtenances unto the s^d House and Garden belonging: We have also consider^d the Circumstances of the Remaining two thirds of the Real Estate of the s^d Stephen Greenleaf (so far as was discover^d to us) & are of opinion that it cannot be divided into more than two settlements without Prejudice to the whole but y^t it may be divided into two vizt the westerly half of the dwelling house wherein James stoodly Innholder now lives in Portsmo aforesd from Garret to Cellar and the westerly half of the Garden thereunto belonging which we appraise at three hundred and fifty Pounds and a lot of land at Barrington in s^d Province containing 120 acres Nº 48 which we appraise at twenty five pounds for one settlement and the easterly half of said House and Garden last mentioned which we appraise at three hundred and fifty Pounds and a lot of land near Pickerins Mills which we appraise at twenty five pounds for the other settlem' as witness our hands June 30^{16} 1750

Will" King Nath: meserve Mark Langdon

[Memorandum of articles not inventoried, June, 1750; mentions the widow's sister Davis.]

[Bond of Stephen Greenleaf of Boston. Mass., with Hunking Wentworth of Portsmouth as surety. in the sum of £500. July 7, 1750. to pay £250 to the three younger children of his father, Stephen Greenleaf: witnesses. William Parker and William Rindge.]

Bond of William Greenleaf, mariner, with James Stoodley, Jr., innholder, and William King as sureties, all of Portsmouth, in the sum of \pounds 500, July 7, 1750, to pay \pounds 125 to the three younger children of his father. Stephen Greenleaf; witnesses, William Parker and William Rindge.]

[Guardianship of Elizabeth Greenleaf of Portsmouth granted to her mother, Ann Greenleaf, Sept. 25, 1751.]

Probate Records, vol. 18, p. 214.

[Bond of Ann Greenleaf, widow, with Hunking Wentworth and Daniel Peirce as sureties, all of Portsmouth, in the sum of $\pounds1000$, Nov. 21, 1751, for the guardianship of her daughter, Elizabeth Greenleaf; witnesses, William Parker and Joseph Peirce.]

[Administration de bonis non on the estate of Stephen Greenleaf granted to Hunking Wentworth and Thomas Wibird Feb. 26, 1755.]

"Probate Records sol 19, p. 196.

700

[Bond of Hunking Wentworth and Formas Willing with John Banfield, yeoman, and Joses Philbrick of Ryc yeoman, as sureties, in the sum of 22000, Feb. 20, 1755 for the administration de bonis non of the estate: witnesses John Coultas and Jonathan Blanchard.]

GEORGE JAFFREY 1740

FORTSMOUTH

[Administration on the estate of George Jaffrey of Portsmouth granted to George Jaffrey of Portsmouth May 30, 1740, the widow declining.]

[Probate Records, vol. 17, p. 200]

[Sarah Jaffrey waives administration on the estate of her husband. George Jaffrey, May 31, 1740, in favor of his only son. George Jaffrey.]

[Bond of George Jañrey, gentleman, with Theodore Atkinson and Mark Hunking Wentworth as sureties, all of Portsmouth, in the sum of £2000, May 30, 1740, for the administration of the estate; witnesses, William Parker and John Smith.]

[Warrant, May 31, 1740, authorizing John Moffatt and William King, both of Portsmouth, to appraise the estate.]

[Inventory, signed by John Moffatt and William King: amount, 20124.8.2; attested March 28, 1750.]

[Probate Records, vol. 17, p. 524]

[Additional inventory: amount, £3070.0.0; signed by John Moffatt and William King.]

Probate Records, vol. 18, p. 541

[Warrant, March 30, 1754, authorizing Fleazer Russell, George Mitchell, Elliot Vaughan, Nathaniel Meserve, and Joseph Buss, Jr., joiner, all of Portsmouth, to divide the estate; warrant repeated under date of Oct. 1, 1754.] Province of New Hampsh^r Portsmouth April 30th 1755. Whereas We the Subscribers were appointed a Committee by the Honourable the Judge of Probates for the Province aforesaid by Warrant to Divide the Real Estate of the Hon'able George Jaffrey late of Portsmouth in said Province Esq^r Deceas'd, Pursuant to said Warrant have made the Following Division of said Estate as Shewn to us by the Administrator & Heirs to said Estate—

First To the Widow and Relict of the said George Jaffrey Esq^r Deceas^d We have set off for her Dower or thirds in said Estate Vizt The House where William Doak & Others Live near the Old Spring so Called in said Town of Portsmouth lying on the Northerly side of the Street from Spring Hill to Church Hill and part of the Wharfe thereto adjoining beginning at the Westerly end of said Wharfe and Running Easterly so far as to make a Parellell Line with the Easterly end of said House and to be ten foot to the Eastw^d thereof from said Street to the Head or Capsell of said Wharfe-Also the Pound Pasture so Called in said Town of Portsmouth lying on the Northerly side of the High Way leading from the Plains into Town being thirty five Acres more or less According to the Survey or plan thereof herewith Returned into the Registers Office Also the Pond Pasture so Called in said Town of Portsmouth Reserving a Tier of Lotts out of the same Laid out in said Pasture as P Survey and Plan thereof-Also the Ground Rent of the four following House lotts lying in said Pond Pasture Vizt Mrs Keeses Mr William Bennetts M^r Benjamin Berrys & the Widow Hams-

Secondly To George Jaffrey Esq^r only Son of the said George Jaffrey Esq^r Deceas'd for his Double Portion of said Estate, Viz^t, The Mansion House Out Houses &c^a where the said George Jaffrey Esq^r Deceas'd Dwelt with the Land thereto belonging, Also the House & Land where the Widdow Peacock Lately dwelt near the Old Spring with the Compting House thereon bounded as follows, Begining at the South West Corner of the House & Land of Samuel Solly Esq^r on the Northerly side of

Crafords land thence Running Northerly Adjoyning said Solly, Mark Hunking Wentworth Esq^r, and the Stone Wharehouse So Called (as it is hereafter set off to M^{rs} Ann Peirce Wife of Capt. Nathaniel Peirce) till it Comes to the Street leading from the Church Hill to the Spring Hill, then by said Street till it Comes to the North East Corner of the Land of Thomas Wibird Esq^r, then Southerly by said Wibirds Land in part by Richard Wibird Esq^r in part, and M^r James Stoodly in part till it Comes to the said Craffords Lane or Street then by said Lane or Street Easterly to the first Bounds-Also the Remaining part of the Wharfe Near the Spring Begining Ten feet to the Eastward of the House wherein William Doak & Others Live Set off to Madam Jaffrey and Runs Easterly upon the Northerly side of the Street Leading from Spring Hill to Church Hill to the End thereof—Also the Crane Wharehouse so Called & Land whereon it Stands lying on the Northerly side of said Street Leading from Spring Hill to Church Hill, Also the Right in the Church-

Thirdly To the Heirs or Legal Representatives of M^{rs} Sarah Jeffries late Wife of Mr David Jeffries of Boston Merchant, and one of the Daughters of the said George Jaffrey Esg^r Deceased Vizt That part of the Mowing Field in the Town of Portsmouth above M^{rs} Hunkings Orchard so Called beginning three hundred & Eighty feet Southerly from the North West Corner of M^r Jacob Treadwells House Lott where he Lives adjoyning the High Way Leading into Town at a Rock at the Fence which parts the said Mowing Land and the Gleab Land, thence Running West nine Degrees South Adjoyning Land hereafter set off to Mrs Ann Peirce Wife of Capt Nathaniel Peirce to the High Way leading Out of Town to the Plains thence Southwesterly as said High Way Runs to the Land belonging to the Heirs of Nathaniel Rogers Esq^r Deceas'd then by said Land & Land of the Late Eliss Huske Esq^r Deceas'd and Marsh, Southerly to Pickerens Mill Pond So Called then as said Pond Runs to Doctor Daniel Rogers's Fence thence Northerly by said Rogers in part and the Gleab Land in part to the first bounds as \mathcal{P} the plan herewith

Returned into the Registers Office be the Same Eight & a half Acres of Upland and Eight Acres of Salt Marsh (more or Less)— Also the half Right which Belonged to the said George Jaffrey Esq^r Deceased in the Town ship of Rochester in said Province of New Hampshire as \mathcal{P} the several Layings out or Divisions in said Township—Also his the said George Jaffrey Esq^r Deceas'd's Right in the Township of Canterbury in said Province as \mathcal{P} the Charter and Laying out thereof—Also his Lott in the Township of Barrington in said Province Nº 143 in the fourth Range Containing Six hundred Acres-Also the Lotts of Land in the Pond Pasture so Called Beginning at the North West Corner of Mr Wm Bennetts House Lot being Eighty feet Distance from the High Way into said Pasture thence a Direct Line to the North west Corner of Mr Thomas's House Lott, thence south Easterly by said Thomas's Lott to the High Way, thence North Easterly by s^d High Way to s^d Bennetts Lott then Northerly by said Lott to the first Bounds-Also One Other Lott in said Pond Pasture Begining One hundred & Eighty feet Westerly from the Corner where George Warrens Smith's Shop Stands thence Running by the High Way leading up the Creek One hundred & twenty feet thence Southerly into Said Pasture one hundred feet, thence Carrying the Breadth of One hundred feet, Easterly One hundred and twenty feet, then Northerly to the first bounds at the High Way—

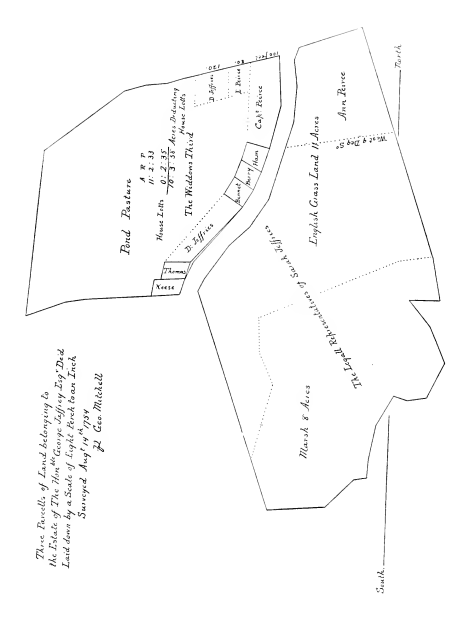
Fourthly To Ann the Wife of Capt Nathaniel Peirce One of the Daughters of the said George Jaffrey Esq^r Deceased, M^{rs} Hunkings Orchard so Called in said Town of Portsmouth begining upon the High Way leading into said Town at the Northwest Corner of M^r Jacob Treadwells House Lott Where he Lives thence Running Southerly along by the back of the Prison and Side of the Gleab Land Three hundred and Eighty feet to a Rock thence West Nine Degrees South to the High Way leading from the Plains into Town, thence as s^d High Way Runs Northerly & Easterly to the first bounds as $\tilde{\Psi}$ the Plan

herewith Returned into the Registers office be the same more or less-Also a Lott of Land in sd Town of Portsmouth Bounded Viz^t by the Land which Capt. Thomas Daniel Sold in the Year 1681 to Mr John Tucker on the East and on the West by the Land that Mr Richard Cutt sold to Mr Richard Martyn in the Year 1659 being Seventy two foot in Length and Twenty two foot in breadth with the Stone wharehouse Standing thereon, also Twenty five feet of Land Adjovning the Crane Wharehouse so Called on the North East Side thereof on Piscatagua River and on the Way that Leads to Church Hill-Also all the said George Jaffrey Esqr Deceas'd his Right in the said Town of Portsmouth at a Place Called Frame Point being about an Acre and a Quarter more or less-Also the Lotts of Land in the Pond Pasture so Called in the said Town of Portsmouth Beginning at the High Way leading into s^d Town at the Corner where Geo. Warrens Smith Shop Stands thence Running One hundred feet Westward upon the High Way leading to the Creek, thence Running a Direct Line Southerly to the North West Corner of the Widdow Hams Lott, thence as s^d Lott Runs to the High Way Leading from the Plains into Town, thence by s^d High Way to the said Corner at Warrens Shop as P the Plan—Also Another Lott in said Pond Pasture beginning One hundred feet Westward of the s^d Corner where said Warrens Shop stands, thence Running Eighty feet Westward by s^d High Way to the Lott set off to the Heirs of Mrs Jeffries then by that Lott into the Pasture one hundred feet Southerly, thence Easterly Carrying the Breadth of one hundred feet to the aforemention'd Lotts being Eighty feet as P the Plan-Also all the said George Jaffrey Esq^r Deceas'd his Right in the Township of Bow so Called in said Province as \mathcal{P} the Charter & Laying out thereof

> Eleazer Russell Elliot Vaughan Nath¹ Meserve Joseph Buss jun^r

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[Bond of George Jaffrey of Portsmouth in the sum of \pounds 500, April 30, 1755, to prosecute his appeal; no sureties or witnesses.]

[Petition of George Jaffrey, July 30, 1755, for an appeal from the division of the real estate on the ground that it is unequal.]

[Warrant, June 29, 1756, authorizing John Moffatt and John Newmarch, both of Portsmouth, to appraise the estate.]

[Additional inventory, Oct. 27, 1756; amount, £169.10.0; signed by John Moffatt and John Newmarch.]

[Petition of George Jaffrey, Dec. 16, 1783, for the division of the widow's dower, she being dead.]

Pursuant to warrant to divide the real Estate of George Jaffrey late of Portsmouth Esq^r deceased which was formerly sett off to his widow as her thirds in his Estate—

We have set off to George Jaffrey Esq^r son of the said deceased for his double share the whole of the Pasture called the Pound Pasture lying on the northerly side of the middle Road to the Plains containing about thirty five Acres also about one Acre of land in the Pond Pasture near the Hay-Market bounded as follows viz^t Easterly by William Ham's lot & said Georges land Northerly partly by said Georges land and partly by Leverett Hubbard's lot westerly by land hereafter set off to Ann Hubbard thirteen Rods twelve links to a Stake Southerly by land hereafter set off to the heirs of Sarah Jaffrey five Rods nine links

We have also set off to the said George as legal Representative of his Sister Elizabeth Solly deceased for a single Share the house by the Spring now improved by M^r Samuel Haven with the land & wharf adjoining extending ten feet East of said House & there bounded by said George's land & wharf Northwesterly by the River and the Publick landing Southerly by Bow Street with the Priviledges thereto belonging—

We have set off to the heirs & legal Representatives of Sarah Jeffries late wife of David Jeffries of Boston Merchant daughter of said deceased for their single share the whole of the Salt Marsh containing about Eight Acres & bounded Northerly by English Grass Land belonging to said Heirs Westerly partly by land belonging to said Heirs & partly by Land of Woodbury Langdon Esq^r Southerly by Salt Marsh lately possessed by Ellis Husk Esq deceased Easterly by Pickering's Mill Pond & partly by Salt Marsh of Daniel Rogers Esq^r also the House & land lately leased to M^r Keese and the ground Rent & Reversion of the lot formerly leased to William Bennet and about one Acre of land in the Pond Pasture bounded as follows viz^t Southerly by land belonging to the Widow Wibird seven Rods seven links then westerly by land hereafter set off to Ann Hubbard Northerly by George Jaffrey's land five Rods nine links Easterly partly by land of said heirs & partly by the lott lately leased to William Bennet

We have sett off to Ann wife of Leverett Hubbard Esq^r for her single share the whole remaining Part of the Pond Pasture containing about eight acres bounded Southerly by land belonging to the Estate of the late Richard Wibird Esq westerly by land of George Massey Northwesterly by Islington Road Easterly by said Ann's land partly by land heretofore set off to George Jaffrey Esq & partly by land sett off to the Heirs of Sarah Jeffries—

Portsmouth May the 20th 1784

Samuel Hale W^m Knight Jn^o Parker Th^o Martin Is. Rindge

THOMAS WEBSTER 1749

EXETER

[Administration on the estate of Thomas Webster of Exeter, innholder, granted to his widow, Susanna Webster, May 30, 1749.]

[Probate Records, vol. 17, p. 417.]

[Bond of Susanna Webster, widow, with Zebulon Giddings, trader, and Caleb Gilman, yeoman, as sureties, all of Exeter, in the sum of £1000, May 30, 1749, for the administration of the estate; witnesses, Coffin Thing and John Giddings.]

[Inventory, Oct. 24, 1749; amount, £5713.4.0; signed by Robert Light and John Gilman, 3d.]

[Account of the settlement of the estate; receipts, £3857.17.0; expenditures, £3046.7.0; allowed Nov. 10, 1769; mentions "Supporting & Maintaining Susanna one of the Children from the Decease of her father till She was Seven Years old—being 70 Weeks," "Supporting & Maintaining Nathaniel another Child from the Decease of his Father untill he was Seven years old—being 245 Weeks," "Supporting & Maintaining Thomas another of the Children 140 Weeks till he was 7 years old."]

[Warrant, May 4, 1770, authorizing Major John Gilman, William Parker, Jonathan Gilman, gentleman, Josiah Gilman, merchant, and Eliphalet Giddings, innholder, all of Exeter, to divide the estate.]

Province of Whereas we the Subscribers are Ap-New Hamp^r pointed and Authorized by the Hon^{ble} John Wentworth Esq Judge of the Probate of Wills &c for said Province to divide the Real Estate of Thomas Webster late of Exeter Deceas'd to the Widow and Children of the said deceas'd, in manner following Viz To Susanna the Widow relict of the said deceas'd one full Third part thereof to hold to her in severalty (during her natural Life) as her Dower of the Estate of said deceas'd, and the remaining two thirds to and amongst the Children of the said deceas'd, to Thomas the Eldest Son a Double share, to each of the other Children a single Share, to hold to them respectively in severalty, as by a Warrant from the said Judge of Probate dated the fourth Day of May 1770 may appear—

We have pursuant to the said Warrant set off to the said Susanna Webster in full for her Third part of said real Estate to hold to her in severalty as her Dower of said Estate The Lands and premises herein after mention'd & Circumscribed (Viz) A part of the Homestead of said Deceas'd containing about four Acres and bounded as follows Viz. begining by the High Way three Rods West from the South East Corner of said Homestead, from thence to run West by said Way four Rods and Six feet and one Half, from thence to run North one degree West Thirteen Rods and three Quarters, from thence to run West Thirteen Rods and one Half, then South Two degrees West Three Rods and Three Quarters to a Lot the Executrix sold to Robert Light, from thence to run Westerly binding on the Lots of Land said Executrix sold, about forty two Rods to Major Nath¹ Folsom's Land, then North forty two degrees East twenty six Rods and North fifteen West One and one half Rods by said Folsom's Land, from thence North eighty five degrees East four Rods to the Parsonage Land, from thence South four degrees East fourteen Rods and eight Links to a Stone fixed in the Ground, from thence East Thirty four Rods and sixteen Links, from thence south Six degrees East to the Bounds first mentioned, with the dwelling House standing on said Premises, Excepting that part of said dwelling House called the New part and a peice of Land adjoining thereto bounded as follows begining at the South East Corner of said New part then to run East Three feet, then Northerly Twenty six feet, then to run Westerly four feet distance from the House, Thirty four feet; from thence Southerly Twenty six feet to the Old part of said House, from thence Easterly between the Old & the new parts to the bounds first mentioned, with the priviledge of the Yard between said New part and the High Way fourteen feet wide to pass and repass and lay Wood or other Necessaries with all the other priviledges and appurtenances to the said New part of the said House belonging (the said Yard to be a Priviledge to both parts of said House)-

To Thomas the Eldest Son of the said Deceas'd we have allowed and sett off as his double Share in said Estate the following Lands and premises Viz. a part of the Homestead bounded as follows Viz begining at the South East corner of said Homestead from thence to run North seven degrees West Twenty One Rods to the Parsonage Land, then West Two Rods and nine feet, from thence South six degrees East Twenty one Rods to the High Way then East Three Rods by said Way to the Bounds first Mentioned containing about fifty seven Rods of Land, Also that part of the dwelling House called the New part and a peice of Land adjoining thereto bounded as follows Viz begining at the South East Corner of said New part from thence to run East Three feet, then Northerly twenty six feet, then Westerly (four feet distance from said New part) Thirty four feet, from thence southerly Twenty six feet to the Old part of said House, then easterly to the Bounds first mentioned, with the priviledge of the Yard between said New part and the High Way fourteen feet wide to pass and repass and lay Wood and other Necessaries with all the priviledges and appurtenances to the said New part of said House belonging (the said Yard to be a Priviledge to both parts of said House)-And Two fifth parts of about three Acres of Land laving on the Westerly side of the Way that leads from Capt John Gilman's Mills to King's falls, said Three Acres is part of the Pasture of the said Deceased and bounded as follows easterly by s^d Way Southerly and Westerly by Land of Richard Smith and Northerly by Joseph Swazy's Land-

To Elizabeth a Daughter of the said Deceas'd (and Wife of James Folsom) we have allowed and set off as her share in said Estate about Thirty six Rods of Land being part of the Homestead bounded as follows Viz. begining by the Road at the South West corner of the Land we have sett off to the Widow, from thence to Run West by said Way Two Rods and Ten feet then North one degree West Thirteen Rods and Three fourths, then East Two Rods and ten feet, from thence to Run South one Degree East Thirteen Rods and three fourths to the bounds first mention'd by the Road—Also a peice of Land in the Pasture of the said deceas'd containing about One Acre bounded as follows Southerly and Westerly by Land of Richard Smith Northerly by Josiah Barker's Land Easterly by Joseph Swazy's Land.—

To Mary a Daughter of the said Deceas'd (and Wife of Bile Gilman) we have allowed and set off for her share in said Estate a part of the Homestead containing about Thirty seven Rods bounded as follows Viz begining at the South West Corner of the Lot of Land we have set off to Elizabeth, from thence to Run West by the Road Two Rods and eleven feet, from thence to run North one degree West Thirteen Rods and three Quarters then East Two Rods and eleven feet, from thence to Run South One degree East to the Bounds first mention'd by the Road.—

To Susanna a Daughter of the said Deceas'd (and Wife of William Bennet) we have allow'd and sett off for her share in said Estate the following Lands Viz a peice of the Homestead containing about Forty one Rods bounded as follows Viz begining at the South West Corner of the Lot of Land we have set off to Mary for her share, from thence to Run West Two Rods and Thirteen feet by said Road, from thence to run North one degree West Thirteen Rods and Three fourths, from thence to run East Two Rods & Thirteen feet, from thence to run South one degree East to the Road and to the Bounds first mentioned —Also one fifth part of three Acres of the Pasture which belonged to the deceased laying on the westerly side of the Way that leads from Cap^t John Gilman's Mills to King's falls, said Three Acres is bounded Easterly by said Way Southerly & Westerly by Land of Richard Smith Northerly by Land of Joseph Swazy.

To Nathaniel a Son of the said deceased, we have allowed and sett off as his Share in said Estate a Lot of Land in the Homestead bounded as follows Viz. begining at the South West corner of the Lot of Land we have set off to Susanna, from thence to run West Two Rods and seven feet, from thence to run North one degree West Thirteen Rods and three fourths, from thence to run East Two Rods and seven feet, from thence to run South One degree East Thirteen Rods and three fourths to the Bounds first mentioned by the Road, with the Barn standing on said Premises—Also one fifth part of about three Acres of the Pasture of the said Deceas'd laying on the westerly side of the Road that leads from Cap^t John Gilman's Mills to King's falls said three Acres is bounded Easterly by said Way, Southerly and Westerly by Land of Richard Smith, northerly by Land of Joseph Swazy—

To Deborah a Daughter of the said deceas'd (and Wife of Dudly Becket) we have allow'd and set off as her share in said Estate a Lot of Land in the Homestead bounded as follows Viz. begining at the South West Corner of the Lot we have set off to Nathaniel from thence to run West by the High Way about Three Rods and eight feet to that Lot of Land the Executrix sold to Robert Light from thence to run North Two degrees East binding on said Lot Thirteen Rods and three Quarters from thence to run East Three Rods, from thence to Run South one degree East (binding on the Lot of Land we have set off to Nathaniel) to the High Wav-also one fifth part of about Three Acres of Land in the Pasture of the said deceas'd, said Three Acres lays on the West side of the Way that leads from Capt John Gilman's Mills to King's falls Road, and is bounded Easterly by said Way, Southerly and westerly by Land of Richard Smith and Northerly by Land of Joseph Swazy.-

The foregoing Divisions & Partitions we have made according to the best of our Judgments and Discretions. In Testimony whereof we have hereunto set our Hands this Tenth Day of May Anno Domini One Thousand seven Hundred and seventy.

John Gilman Jon^a Gilman Elip^t Giddinge Josiah Gilman Ter^e

[Allowed Jan. 21, 1784.]

STEPHEN LEAVITT 1749

In the Name of God Amen the first Day of June in the year of our Lord God one thousand seven Hundred and forty Nine I Stephen Leavit of Stratham in the Province of New Hampshir in New England Yeoman, being sick & weak in body * * *

Imprimis I Give and bequeath unto Alice My beloved Wife all My household goods of all Sorts (Except my Desk) I also give her all My Provisions in My house, & my two swine, & so Much of My crop of corn that is Now growing as will serve to fat said swine & twelve bushels of Indian corn & two of Rie, besides, for her own use, And also I Give unto My said Wife five hundred Pounds in bills of credit old tenor to be paid her out of my Esteat by my Executor as I Shall hereafter Mention, Provided She Quits to my s^d Executor all her Right of Dower & Power of thirds to all My Esteat both Real & Personall forever, I Give also unto my s^d wife a good Mourning Gown & scarffe.

Item I Give and devise unto my Brother Dudley Leavit of Salem his heirs and assigns forever, all My Right Esteat Interest & Property whether in Possession or Reverson of in & unto all my lands in s^d Stratham with the buildings thereupon, given to Me by My Father Moses Leavit of Stratham afores^d Esqr, & by my Mother Sarah Leavit deceased, by Deed of Gift bareing Date the twenty Seventh Day of May Anno Domini 1740 in the 13th year of his Majestys Reign Reference to sd Deed will fully appear, I also give unto my s^d Brother Dudley all my Personal & Movable Esteat Except what I have given to my s^d wife, & my wearing clothes he My sd Brother Paying the several Sums as followeth viztt to Alice my sd Wife five hundred Pounds in bills of credit as old tenor within two Months after my decease, and also Pay all my Debts and funural charges, And also Pay unto Leavit Hardee & Ammi Hardee the sons of Thomas Hardee of Bradford, one hundred Pounds Each in bills of credit old tenor or other Money Equal thereto within one year after my s^d Fathers decease, which I give to them as a legacey, and also Pay unto my two sisters viz1t Sarah Thirston & Love Chase one hundred Pounds in bills of credit old tenor to Each of them within one year after my s^d Fathers Decease or in other Money Equal thereto, which I also give to them as a legacie, And also Pay unto Caleb Rallings & Thomas Rallings sons of Caleb Rallings of s^d Stratham fifty Pounds in bills of credit old tenor to Each of them, or other Money Equal thereto within two years after my s^d Fathers decease, which I also give to them as a Legacie also Pay unto My two Sisters in law viz^{tt} Anne Parker thirty Pounds and to Martha Parker sixty Pounds in bills of credit old tenor or Money Equal thereto within two vears after my s^d Father decease, which I also give to them as a legacie, He my s^d brother Dudley Nor his heirs is to come into the Possession of s^d lands & buildings untill after My s^d Fathers Decease.

And Further My Will is and I do hereby constitute appoint make and ordain My brother the aboves^a Dudley Leavitt My sole Executor to this My last Will and Testament and I do hereby utterly Disallow, Revoke and disannul all and every other former Testaments Wills & Legacies Requests & Executors by me in any ways before this time Named Willed & bequeathed Ratifing and confirming this and No other to be my last Will and Testament In Witness whereof I have hereunto set my hand & Seal the Day & year above written.

Signed Sealed Published Pronounced & declared by the s^d Stephen Leavit as his last Will & Testament in Presents of us the Subscribers

William Moore James Leavitt Joshua Rawlings. [Proved June 28, 1749.] Stephen Leavitt

[Bond of Dudley Leavitt of Salem, Mass., with George Veasey, Jr., and John Thurston, both of Stratham, yeoman, as sureties, in the sum of £2000, June 27, 1749, for the execution of the will; witnesses, Joseph Wiggin and James Leavitt.]

JOHN CASWELL

[Mary Caswell, being aged, waives administration on the estate of her son, John Caswell of Chester, June 9, 1749, in favor of her son-in-law, Samuel Ayers; signed by Mary Caswell and Margaret Mills, heirs to the estate.]

[Administration on the estate of John Caswell of Chester, weaver, granted to Samuel Ayers of Chester June 28, 1749.]

[Probate Records, vol. 17, p. 418.]

[Bond of Samuel Ayers of Chester, housewright, with Robert Wallace of Londonderry, farmer, and Archibald Stark of Amoskeag as sureties, in the sum of £500, June 28, 1749, for the administration of the estate; witnesses, Noah Emery and William Parker.]

[Inventory, July 18, 1749; amount, £1456.9.0; signed by William Wilson and Silvanus Smith.]

JACOB SARGENT 1749

CHESTER

[Administration on the estate of Jacob Sargent of Chester, yeoman, granted to Judith Sargent of Chester, widow, June 12, 1749.]

[Probate Records, vol. 17, p. 435.]

[Bond of Judith Sargent of Chester, widow, with John Mc-Murphy of Londonderry and George Massey of Portsmouth, yeoman, as sureties, in the sum of £500, June 12, 1749, for the administration of the estate; witnesses, William Parker and Peter Coffin.]

CHESTER

1749

[Inventory, Sept. 26, 1749; amount, £2157.5.0; signed by Samuel Emerson and Silvanus Smith.]

NATHANIEL AUSTIN 1749

[Administration on the estate of Nathaniel Austin of Dover, yeoman, granted to Catherine Austin, widow, and Nathaniel Austin, yeoman, June 28, 1749.]

[Probate Records, vol. 17, p. 418.]

[Bond of Catherine Austin, widow, and Nathaniel Austin, yeoman, with Joseph Austin and Thomas Tuttle, yeomen, as sureties, in the sum of \pounds 1000, June 28, 1749, for the administration of the estate; witnesses, William Parker and Noah Emery.]

[Inventory, Nov. 13, 1749; amount, £4398.12.0; signed by Thomas Millett and Joseph Hanson.]

RICHARD BEAN

1749

[Administration on the estate of Richard Bean of Exeter, yeoman, granted to Jeremiah Bean of Exeter, yeoman, June 28, 1749.]

[Probate Records, vol. 17, p. 417.]

[Bond of Jeremiah Bean of Exeter, yeoman, with James Bean of Exeter, yeoman, and John Hoague of Portsmouth, butcher, as sureties, in the sum of \pounds 500, June 28, 1749, for the administration of the estate; witnesses, William Parker and John Smith.]

[Warrant, June 28, 1749, authorizing Theophilus Smith and Robert Light, both of Exeter, to appraise the estate of Richard Bean, administration of which is granted to his brother, Jeremiah Bean.]

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EXETER

[Inventory, July 8, 1749; amount, £733.10.0; signed by Theophilus Smith and Robert Light.]

JOHN ROBINSON 1749

In the Name of God Amen I John Robinson of Exeter in the Province of Newhampshire in New England Gentleman being in health of body * * *

Item I Give to my Dearly beloved Wife Mehetabel Robinson the Improvement of one halfe of My Dwelling House Barn and Orchard, and of all my land lying in Exeter upon the Northerly Side of the way going to Hampton Town Known by the Name of my home place by estimation Fifty acres, be it more or less, as long as She Remains my Widow: I Likewise give her the Improvement of all my Houshold Goods During her Natural life, and what Remains of them at her Decease I Give to my two Daughters Lidia Morison and Sarah Palmer. I Likewise Give her all my Stock of Cattle horses Sheep and Swine to be at her own Dispose, and the Silver Tankard

Item I Give to my Son John Robinson besides what I have already given him Five Shillings New Tenor

Item I Give to my Son Jonathan Robinson besides what I have already Given him Five Shillings New Tenor

Item I Give to my Son Jeremiah Robinson besides what I have already Given him Five Shillings New Tenor.

Item I Give and Devise to my Son Daniel Robinson his Heirs and assigns for ever the one halfe of my Dwelling house Barn and Orchard and of all my land lying in Exeter upon the Northerly Side of the way going to Hampton Town Known by the Name of my home place by estimation Fifty acres be it more or less immediately after my Decease And the other halfe of my Dwelling house Barn and orchard and the other halfe of my Fifty acres of land before mentioned after his mothers Decease or upon her marriage. I Likewise give him all my Utensils for Husbandry and all my money, Bills Bonds and Book Debts So far as Shall be necessary to Defray my Just Debts Funeral Charges and

EXETER

Legacies and what Remains after they are Discharged, he shall Return to his mother. I Likewise Give him my great Coat and my Tools.

Item I Give to my Daughter Lidia Morison Fifty pounds in Bills of the old Tenor

Item I Give to my Daughter Sarah Palmer Fifty pounds in Bills of the old Tenor.

Item I Give to my Daughter Mary Follensbeys Children Fifty pounds in Bills of the old Tenor to be Equally Divided between them

Item I Give to my Grandson Jonathan Cauley one hundred pounds in Bills of Credit of the old Tenor. And my Will is that all my Legacies Shall be paid within Twelve Months after my Decease.

Item I Give to my Wife Mehetabel Robinson all my estate not mentioned and disposed of in my Will.

Finally my Will is and I do hereby appoint my Son Daniel Robinson Sole Executor to this my Last Will and Testament. Hereby Revoking, Disanulling, and making void all former Wills and Testaments by me heretofore made In Witness whereof I have hereunto Set my hand and Seal this Seventh Day of July Anno Domini One Thousand Seven hundred and Forty Nine.

Signed, Sealed & Declared by John Robinson the Said John Robinson to be his Last Will and Testament in Presence of us Woodbridge Odlin John Dean Richard Smith Jur [Proved Aug. 22, 1755.]

[Warrant, Aug. 22, 1755, authorizing Theophilus Smith and Josiah Robinson, both of Exeter, to appraise the estate.]

[Inventory, Oct. 8, 1755; amount, £434.2.0; signed by Theophilus Smith and Josiah Robinson.]

RICHARD CUTT 1749

[Bond of Lydia Cutt, widow, with Samuel Sherburne, merchant, and Samuel Waters, joiner, as sureties, all of Portsmouth, in the sum of \pounds 500, July 13, 1749, for the administration of the estate of Richard Cutt of Portsmouth, mariner; witnesses, John Reed and William Parker.]

[Inventory, Oct. 24, 1749; amount, £471.5.2; signed by Job Langdon and George Marshall.]

[License to the administratrix, March 26, 1756, to sell real estate.]

JONAS ADDISON 1749

[Administration on the estate of Jonas Addison of Exeter granted to Capt. John Light of Exeter July 21, 1749.]

[Probate Records, vol. 17, p. 438.]

[Bond of Capt. John Light, with Theophilus Smith and Lieut. Robert Light as sureties, all of Exeter, in the sum of £100, July 21, 1749, for the administration of the estate; witnesses, John Rundlett and Satchwell Rundlett.]

JAMES RUNDLETT

[Administration on the estate of James Rundlett of Exeter granted to his widow, Hannah Rundlett, and Theophilus Smith of Exeter July 21, 1749.]

1749

[Probate Records, vol. 17, p. 438.]

Bond of Hannah Rundlett, widow, and Theophilus Smith, both of Exeter, with Satchwell Rundlett of Exeter, husbandman, and John Rundlett of Stratham, saddler, as sureties, in the sum

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EXETER

PORTSMOUTH

of £300, July 21, 1749, for the administration of the estate; witnesses, Robert Light and John Light.]

[Inventory, Oct. 24, 1749; amount, £428.10.0; signed by Robert Light and John Light.]

[Account of the settlement of the estate; receipts, £557.15.6; expenditures, £1540.5.11; allowed July 28, 1773; mentions "Supporting James Rundlet the Son of the Intestate from July 9th 1749, untill he was 7 years old, (June 10th 1751)"; also "Supporting Olive Rundlet a Daughter of the Intestate from July 9th 1749, untill 7 years old (Feb^{ry} 8th 1753.)."]

[License to Hannah Rundlett, surviving administratrix, July 28, 1773, to sell real estate.]

JOSEPH HANSON 1749

[Caveat, July 25, 1749, by Deliverance Hanson of Dover, widow, against granting administration on the estate of her husband, Joseph Hanson, to any other person.]

JOSIAH BISHOP

1749

[Administration on the estate of Josiah Bishop of Contoocook granted to Enos Bishop of Contoocook, yeoman, July 26, 1749.]

[Probate Records, vol. 17, p. 439.]

[Bond of Enos Bishop of Contoocook, yeoman, with Benjamin Swett of Kingston, yeoman, and Edward Cate of Portsmouth, gentleman, as sureties, in the sum of £1000, July 26, 1749, for the administration of the estate; witnesses, Ichabod Thurston and William Parker.]

[Inventory, July 20, 1749; amount, £846.15.0; signed by George Jackman and Joseph Eastman.]

DOVER

BOSCAWEN

[Account of the settlement of the estate; receipts, £848.15.0; expenditures, £564.15.0; signed by Enos Bishop; allowed Nov. 28, 1750.]

MICHAEL JOHNSON 1749 HAVERHILL DIST.

[Administration on the estate of Michael Johnson of Haverhill District granted to John Johnson, Jr., of Haverhill District July 26, 1749.]

[Probate Records, vol. 17, p. 439.]

[Bond of John Johnson, Jr., of Haverhill District, with John Johnson of Haverhill District and Ephraim Hazelton of Chester, yeomen, as sureties, in the sum of \pounds 500, July 26, 1749, for the administration of the estate; witnesses, William Parker and Joseph Cotton.]

[Inventory, signed by John Muzzey and Peter Eastman; amount, £2115.13.0; attested Oct. 24, 1749.]

JOSEPH PHILBRICK 1749

EXETER

[Administration on the estate of Joseph Philbrick of Exeter granted to Ichabod Thurston of Exeter, cordwainer, July 26, 1749.]

[Probate Records, vol. 17, p. 439.]

[Bond of Ichabod Thurston, cordwainer, with Edward Colcord and Benjamin Philbrick, yeomen, as sureties, all of Exeter, in the sum of £500, July 26, 1749, for the administration of the estate; witness, Benjamin Swett.]

ALEXANDER CAMPBELL 1749 AMESBURY DIST.

The Last Will and testament of Alexander Cammil of Almsbary Destrict and Provence of New Hampshire in new England yeoman Imprmas I Recommend my Soul into the Hands of Almighty God who gave It me and my Body to the Earth to be Decently Buried at the Descression of my Executors hereafter named: and as touching Such worldly Estate wharewith it hath plesed God in this Life to Bless me I give Demise and Dispose thareof in manner and form following—

first I give and Bequeath to my Dearly beloved wife Jeanit all my Housel Stuf And Household goods and one Cow to Disspose of as she Shall See fit I allso give my wife the Improvement of my homsteed duering her Life time

Secondly I give and Bequeeath to my Beloved Son Anans Cammil the one half part of my homsteed: and allso one half part of my Right in Chester of a Lott of Land Lying their: and he Shall come into the posession of the one half part of my homsteed at the Decese of his mother: and I also give him the one half part of my Stock together with one half of my personall Estate which I have not given to my wife as is above Specified-and it is my will and pleasure that my Son Anans Shall pay my Daughter Jean^{it} the Sum of thirty pounds old tenor with in a yeare after his mother Decese-and it is my will and pleasure that my Son Anans allso pay my Daughter mary the Sum of twenty pounds old tenor within tow years after his mother Decese: and it is my will and pleasuer that he Shall pay one half of those juste Debts which in Dutey Right and Concience I owe to any persons; and allso to pay the one half part of the Carge of my funeral Expences

thirdly I give and Bequeeath to my Beloved Son Robard Cammil the other half part of my homsteed: and allso the other half part of my Lott of Land Lying in Chester: and he Shall come into the possession of the on half part of my homsteed at the Decese of his mother: and I allso give him the otheir half of my personall Estate which I have not given to my wife as is above Specified And it is my will and pleasuer that my Son Robard Shall pay my Daughter Lydia the Sum of thirty pounds old tenor with in a year after his mother Decese: and it is my will and pleasure that my Son Robard allso pay my Daughter mary the Sum of twenty pounds old tenor within tow years After his mother Decese: and it is my will and pleasuer that he Shall pay one half of those Juste Debts which in Dutey Right and Concience I owe to any persons: and allso to pay the one half part of the Carge of my funeral Expences—

Lastly I Consteute ordain and appoint my Sons Anans Cammil and Robard Cammil to be the Sole Executors of this my Last will And testament and I Do hereby uterly Revocke Disanul and Disalow all formor wills testaments Legasies and Executors heretofore named or made Ratififig and Confirming this and no other to be my Last will and testament. In Witness whareof: and in testimoney to all above writen I the Said Alaxander Cammil have hereunto Set my hand and Seal this Eight Day of August anno Domi 1749 and in the twenty Second year of his majes^{ts} Reign— his

Signed Sealed Published pronounced and Declared by the Said Alaxander Cammil to be his Last will & testament— Jonathan Carleton Ebenezer Noyes Thomas Johnson

[Proved Aug. 30, 1749.]

[Warrant, Aug. 30, 1749, authorizing Thomas Johnson and Jonathan Carleton, both of Amesbury District, yeomen, to appraise the estate.]

[Inventory, Jan. 29, 1749/50; amount, £1429.8.0; signed by Thomas Johnson and Jonathan Carleton.]

JOB CLEMENTS

In the Name of GOD, Amen, the fourteenth Day of August Anno Domini one thousand Seven Hundred & forty nine, I Job Clements of Dover In the Province of New Hampshire In New England Gentleman Being very Sick & weak in Body * * *

1749

$\begin{array}{rl} \mbox{Alexander} \ \times \ \mbox{Cammil} \\ \mbox{mark} \end{array}$

DOVER

Imprimis I Give & Bequeath to my well beloved Son Samuel Clements His Hers & assigns forever a Certain Tract or Parcel of Land Containing by Estimation one Hundred & Eight Acres be it more or Less S^d Land Lying & being within the Parish of Sum'ersworth In y^e Province aforesd It being y^e Same Tract of Land on which He the S^d Samuel Clements now Lives together with all y^e Right Title & Interest that I have or any ways ought to have to any Lands Lying & Being within y^e Parish of Sum-'ersworth aforesd—

I also Give & bequeath unto my Son Samuel Clements afores^d His Heirs & assigns forever y^e one half of my First & second Division Lands In y^e Township of Rochester, as also y^e one Half of my Comon & Undivided Lands In S^d Town

Item, I Give & Bequeath to my well beloved Son Job Clements His Heirs & Assigns forever all my Homestead Lands whereon I now Live Containing by Estimation one hundred & three acres be it more or Less together with my Dwelling House Barn orchards & all things thereon Standing or Being I also give & bequeath unto my Son Job Clements aforsd twenty acres of Land Lying & Being within the first Parish In ye Township of Dover which Land was Granted to my Hond Father Job Clements by the Town of Dover & was Laid out to me as by the Return of ye Sd Land on Record may further appear as also one whole Share of Land In the Township of Dover Com'only called the Com'on Rights yet to be Laid out-I also give & Bequeath to my Son Job Clements his Heirs & assigns forever the one half of my first & Second Division Lands In the Township of Rochester as also the one half of all my Com'on & Undivided Lands In S^d Town

Item—I Likewise Constitute make & ordain my son Samuel Clements to be my Sole Executor of this my Last Will & Testament—And I Do Hereby utterly Disallow Revoke & disannul All & Every other Former Testaments Wills Legacies & Bequests & Executors by me In any ways before Named Willed & bequeathed Ratifying & Confirming this & no other to be my Last Will & Testament In Witness whereof I have Hereunto Set my Hand & Seal the Day & Year above written

Signed Sealed Published Pronounced & Declared by the S^a Job Clements as his Last will & Testament In the Presence of Us the Subscribers John Waldron Amos Main Love Bruster her × Mark Elizabeth Bruster her × mark [Proved Feb. 26, 1752.]

Job Clements

[Bond of Samuel Clements of Somersworth, yeoman, with John Waldron and Job Clements, both of Dover, yeomen, as sureties, in the sum of £1000, Feb. 26, 1752, for the execution of the will; witnesses, William Parker and Jonathan Blanchard.]

THOMAS HORNER

1749

LONDONDERRY

In the name of God Amen I Thomas Horner of Londonderry within the Province of new Hampshire in new England yeoman Being Sick and weak of Body * * *

Item my will is and I Give and Bequeath to my Beloved wife Margaret Horner the Benefit and Income of my Estate at Masabesek Pond So Called Dureing her naturall Life and at her Death to be and Remain wholy to my Beloved Son John Horner and Likewise my Beloved wife to Enjoy all my Personall Estate after Debts and ffunerall Charges and administeration Charges is paid, and at her Death after Doctors & ffunerall Charges is paid all the Remaining part of my Personall Estate to Return to my Beloved Son John Honer.

Item my will is and I do give and Bequeath the whole of my Estate Real and Personall to my Beloved Son John Honer at my wifes Deceease and to his Heirs & assigns for Ever as aforesaid namely my Estate at Massabecek pond So Called he paying to my Beloved Son Mathew Ramesy or his wife or their Heirs &c the Sum of one Hundred and twenty Pounds old tenor and to my Beloved Doughter Elizabeth Honer the Same Sum of one Hundred & twenty Pounds old tenor, and to my Beloved Doughter Jean Horner the Sum of one Hundred Pounds old tenor when She arives to the age of Eighteen years, the aforesaid Sums mentioned to my Son Mathew Ramsey &c to be paid in the Space of one full year after my Decease Including what money he at present owes me, as also to my Doughter Elizabeth the Sum aforesaid in nine months time after my Decease

Item my Will is and I do Give and Bequeath to my Beloved Son Mathew Ramsey or his wife or his Heirs &c the Sum of one Hundred & twenty Pounds old tenor as above to be paid by my Son John Horner as above mentioned and at the time afores^d.

Item my will is and I do Give and Bequeath to my Beloved Doughter Elizabeth Horner the Sum of one Hundred & twenty Pounds old tenor as above to be paid by my Son John Horner as above mentioned and at the time aforesaid.

Item my will is and I do give and Bequeath to my Beloved Son James Horner and to his Heirs and assigns for Ever Eighty acres of Land that lies in Chester which I Purchased of John Tufts.

Item My Will is and I do Give to my Beloved Doughter Jean Honer the Sum of one Hundred Pounds old tenor as aforesaid to be paid by my Son John Horner when She arives to the age of Eighteen years as before mentioned.

Item I allow and my Will is that my aforesaid Son James Horner and my Doughter Jean Horner be Dutifull to ther Honoured mother aforesaid and to live and abide with her untill they Come of age, if Providence order that She Should live So long.

Item my will is and 1 do allow and order my apprentice Alexander macneall and my apprentice Elles Hides to Serve their time too and with my Beloved wife Margaret Horner and in Case of her Death before their time of apprentiship be out or Expired then to Serve the Remaining part of their time with my Son John Horner, and do nominate and appoint my Beloved Son John Horner Executor to this my last will and Testament, and do hereby utterly Disalowe all other Testaments wills and Bequeaths by me heretofore named willed and Bequeathed Ratifying Confirming and allowing this and no other to be my last will and Testiment In Wittness whereof I have hereunto Sett my Hand and Seal this Eighteenth Day of august in the twenty third year of his Maj^{tes} Reign. anno Dom: one thousand Seven Hundred and flourty nine.

Signed Sealed Published Pronounced and Declared by me Thomas Horner to be my last will and Testament in Presence of these Wittnesses William Litch John McNeill John Macmurphy [Proved Feb. 27, 1750/1.]

[Inventory; amount, £2114.6.6; signed by Alexander Kelly and Robert McCurdy; attested May 25, 1752.]

MARY WILSON

GREENLAND

HAMPTON FALLS

Thos Horner

[Bond of Henry Deering of Boston, Mass., with Theodore Atkinson of Portsmouth as surety, in the sum of £2000, Aug. 30, 1749, for the guardianship of Mary Wilson of Greenland, insane; not signed or witnessed.]

BENJAMIN GREEN

In the Name of God amen the Eleventh day of September anno Domini Seventeen hundred and forty nine I Benjamin Green of Hampton falls in the Province of New Hamps^r in New England Husbandman Being Aged and Infirm * * *

1749

19

1749

Item I Give and Bequeath to my well beloved wife Elizabeth the One half of all my Lands Upland & Marsh (Excepting part of a Lot of Land which I bought of Elisha Smith) also the Easterly half of my Dwelling house and one third of my Barn and one half of my Stock of Creatures to be hers during the time that she shall Remain my Widow But in Case she should Marry Again then she is to have One third part of all my Lands & Marsh (Excepting what I Bought of Elisha Smith) and the Easterly half of my Dwelling House to Improve During her Natural Life: 1 also Give her all my Houshold Stuff And Moveables within doors (Excepting One feather bed which I have Given to my Daughter Mary) for her to Dispose of Among my Daughters as she shall see fit

Item I Give and Bequeath to my Son Jonathan Green to him his heirs and Assigns all my Lands Upland & Marsh and my Buildings and Stock of Creatures And Husbandry Tools Excepting what I have before Given my wife Also what I have Given my wife is to go to my Said Son Jonathan his heirs And Assigns After the time that she is to have the improvement thereof

Item I Give And Bequeath to my Daughter Hannah Tilton twenty Pounds Bills of Credit old Tenor Or Stock of Creatures Equal to what is now twenty Pounds old Tenor to be paid in four Years after my Decease by my Executor hereafter named

Item I Give And Bequeath to my Daughter Esther Melcher twenty five Pounds Bills of Credit old Tenor or Stock of Creatures Equal to twenty five Pounds old Tenor to be paid within four Years after my Decease by my Executor hereafter named

Item I Give and Bequeath to my Daughter Elizabeth Green twenty Pounds Bills of Credit old Tenor or Stock of Creatures Equal to what is now twenty Pounds old Tenor to be paid in four Years After my Decease by my Executor hereafternamed

Item I Give and Bequeath to my Daughter Sarah Sanborn twenty Pounds Bills of Credit old Tenor or Stock of Creatures Equal to what is now twenty Pounds old Tenor to be paid within four Years after my Decease by my Executor hereafter Named

Item I Give And Bequeath to my Daughter Mary Green Eighty Pounds Bills of Credit old Tenor Or Stock of Creatures Equivolent to Eighty Pounds old tenor forty Pounds thereof to be paid at the time of her Marriage And forty Pounds thereof within One year after my decease by my Executor hereafternamed. I also Give my Said Daughter One feather Bed And Beding And all the things which I have Provided for her which Are now in my house

Item I Give And Bequeath to my Son Jonathan Green My Wearing Apparell And whatsoever of Right belongs to me whether Real or personal not before Disposed of I Give to my Said Son Jonathan

Lastly My will is that My Son Jonathan Green be Sole Executor to this my Last will & Testament. And I Do hereby Revoke & make Void all & Every Will or Wills Testament or Testaments by me at Any time heretofore made In Witness Whereof I have hereunto Set my hand & Seal the Day of the Date above written

Signed Sealed Pronounced & Declared by the Said Benjamin Green to be his Last Will & Testament In presence of

Joseph Pearkins obadiah worth John Hoyt [Proved Dec. 27, 1749.]

[Warrant, Dec. 27, 1749, authorizing Jonathan Fifield and Jonathan Gove, both of Hampton Falls, to appraise the estate.]

[Inventory, signed by Jonathan Fifield and Jonathan Gove; amount, £6186.6.0; attested Feb. 27, 1749/50.]

Benjamin Green

JUDITH GILMAN 1749

EXETER

[Administration on the estate of Judith Gilman of Exeter, widow, granted to Peter Coffin of Kingston, clerk, and Josiah Gilman of Exeter, physician, Sept. 27, 1749.]

[Probate Records, vol. 17, p. 450.]

[Bond of Peter Coffin of Kingston, clerk, and Josiah Gilman of Exeter, physician, with John McMurphy of Londonderry and Eleazer Russell of Portsmouth as sureties, in the sum of £1000, Sept. 27, 1749, for the administration of the estate; witnesses, William Parker and William Rindge.]

[Inventory, Nov. 22, 1749; amount, £503.3.3; signed by Benjamin Thing and Theophilus Smith.]

SARAH PLAISTED 1749 PORTSMOUTH

[Bond of Daniel Rogers of Portsmouth, apothecary, with Hunking Wentworth of Portsmouth and Nicholas Perryman of Exeter as sureties, in the sum of £500, Sept. 27, 1749, for the administration of the estate of his mother, Sarah Rogers (Plaisted); witnesses, William Parker and William Rindge.]

[Warrant, Sept. 27, 1749, authorizing Eleazer Russell and Samuel Hart, both of Portsmouth, to appraise the estate of Sarah Plaisted of Portsmouth, widow.]

[Inventory, signed by Samuel Hart and Eleazer Russell; amount, £839.12.8; attested Jan. 31, 1749 50.]

[Account of the settlement of the estate; receipts, £1006.4.8; expenditures, £1010.4.7; allowed Jan. 26, 1763.]

WILLIAM KNIPE 1749 PORTSMOUTH

In the Name of God Amen-

The Last Will & Testament of William Knipe of Porstmouth in New England in the Province of New Hampshire Sailor belonging to His Majesty^s Ship America Henry Barnslee Commander, being now on a Sick Bed * * * 3^{d} —I Give to Doctor Robert Ratsey all my Waidges all my Prize money Pention money Ticketts Short allowence money, as also all my Lands Tenements wheresoever they be, due or found and Said Prize money Pention money Ticketts Short allowance money to be Paid to the aforesaid Doctor Robert Ratsey now belonging to the Ship America Henry Barnslee Commander afores^d—

I appoint my good Friend Doctor Robert Ratsey to be my Sole Executor of this my Last Will and Testament In Testimoney of all before Written I have hereunto Set my hand and Seal this 5th Day of October in the 23^d year of his majesty^s Reign Annoque Domini 1749—

Signed Sealed and Deleivered William Knipe in Presence of us—

John Watson

Mary Dinelle

John Maurice

P. S. After y^e said M^r Robert Ratsey has fully repaid himself for y^e Expences upon my account, to return y^e residue of my Goods: Lands & Tenements, to my well beloved Friend Robert Glaster Living at Whitehaven, Cumberland, Blacksmith of y^e said Town.

[Proved Nov. 3, 1749.]

TRUEWORTHY DUDLEY 1749

[Bond of Hannah Dudley, widow, with John Gilman, gentleman, and Matthias Towle, tanner, as sureties, all of Exeter, in the sum of £1000, Oct. 16, 1749, for the administration of the estate of Trueworthy Dudley of Exeter; witnesses, Henry Marshall and Benjamin Connor.]

[Administration granted to Hannah Dudley of Exeter, widow, Oct. 25, 1749.] .

[Probate Records, vol. 17, p. 458.]

[Inventory, Jan. 12, 1749/50; amount, £3300.5.0; signed by Henry Marshall and Benjamin Connor.]

EXETER

[Additional inventory, July 11, 1750; amount, \pounds 74.0.0; signed by Henry Marshall and Benjamin Connor.]

[License to the administratrix, April 19, 1751, to sell real estate.]

[Warrant, May 23, 1751, authorizing John Lord, John Odlin, Benjamin Connor, John Purmort, all of Exeter, and Richard Meloon of Newmarket to set off the widow's dower.]

Province of By Vertue of the authority given to us the New Hamp^r Subscribers by the Honor^a Andrew Wiggin Esq^r Judge of Probate of Wills for the Prov^e affore Said to be a Committe to Set off to Hannah Dudley Widdow Relict of Treworthy Dudley late of Exeter Gentⁿ Deac^d Intestate her Right of dower of and in the Reall Estate of the Said Intestate to us Shewn by her the said Hannah administratrix to the said Estate

And agreable to Said Instructions We have set off to the Said Widow her Dower ass followeth one Peice of Land in the home Lot With Part of the House orchard and all the little barn Standing theiron and is bounded as followeth begining at the North East Corner of Said land by the high Way adjoining to M¹⁸ Mary Gilmans Garden and from thence to run South 5 D^e West by the Way three rod and 15 feet to a stake standing opposite to the middle of the front door and then to run west through the house till Comes to the new part of Said house and then to run northerly ass the old house stand ten feet to the North of Said house and then runs west 22 feet and then runs South four rod to a Stake and then to run on a strait line Westerly to a stake Standing four rod & six feet South 3 d^e w^t from the North West Corner of said Land and then to run north 3 De E^t four rod and Six feet to mr^s mary Gilman land and then to run Easterly s^a Gilmans Land to the first bounds

and Eight acres of Pasture land being that Part of Pature that Cap Dudley bought of Nath¹¹ Libbee and is bounded as followeth beginning at a stone standing on the south side of the

way that goes to Epping Mark^t L: L: B: it being the nor west Corner of John beards land and from thence to run South Eighty two Deg* & 3 west to the little River and then runs on said river north westerly thirteen rods to the Land formerly Nath^u Webstors Dec⁴ and from thence runing Northerly on the land formerly said Webstors till it Comes to the afore Said Way and then runs South Easterly on said way thirty rods to the first bounds and Like wise we set off to said Widdow Nine acres of Meadow & upland at a place Cal^a the great meadow and is bounded as follows beginning at a stake Standing Eight rod South 76 D^e East from the brook that Runs through s⁴ meadow on the line betwen Cap¹ John Gilmans meadow and the meadow of Cap Treworthy Dudley Dec⁴ and their runs South 24 D^e west till it Comes to Cap[†] John Gilman Ju[†] Land and then to run North westerly the Whole bradth of Said Land to the Extent of said Dudleys Land as by a Deed from Cap¹ John Gilman Ju¹ may more fully appear

and we alow the owners of the house to have Eq^{11} righ to the Stairs into the chambers & garrets and that their be one years Liberty to move the Largest barn off of the Widows Dower if the ownes see Cause

Given under our hands at Exeter this third day of June 1751

 $\begin{array}{c} \text{John Lord} \\ \text{John Odlin Ju} \\ \text{B Connor} \\ \text{John Purmort} \end{array} \right) \begin{array}{c} \text{Connut}^m \end{array}$

[Allowed June 4, 1751.]

[List of claims against the estate June 2, 1751; amount, £6091.0.7; signed by Theophilus Smith and Robert Light.]

[Account of the settlement of the estate; receipts, $\pounds 2547.8.0$; expenditures, $\pounds 720.1.10$; allowed May 29, 1752.]

[Division to creditors; claims, £6091.0.7; amount divided, £1827.6.2; allowed July 29, 1752.]

JOHN ALMARY 1749 PORTSMOUTH

[Administration on the estate of John Almary of Portsmouth, mariner, granted to Love Almary of Portsmouth, widow, Oct. 25, 1749.]

[Probate Records, vol. 17, p. 458.]

[Bond of Love Almary, widow, with Clement Jackson and John Shackford, gentleman, as sureties, all of Portsmouth, in the sum of £500, Oct. 25, 1749, for the administration of the estate; witnesses, William Parker and William Rindge.]

[Warrant, Oct. 25, 1749, authorizing George Marshall and Samuel Waters, both of Portsmouth, to appraise the estate of John Almary, administration of which is granted to his widow, Love Almary.]

[Inventory, Nov. 3, 1749; amount, £231.2.0; signed by George Marshall and Samuel Waters.]

[Warrant, Aug. 17, 1750, authorizing Samuel Hart and William King, both of Portsmouth, to receive claims against the estate.]

[Account of the settlement of the estate; receipts, $\pounds_{256.2.0}$; expenditures, $\pounds_{341.2.0}$; allowed March 27, 1751; mentions "Maintaining So many of the Children of the Intestate under 7 years of Age as makes in the whole 397 Weeks for one."]

REBECCA CLOUGH 1749 KINGSTON

[Bond of Elijah Clough, with John Webster and Joseph Bean as sureties, all of Kingston, ycomen, in the sum of £500, Oct. 25, 1749, for the administration of the estate of Rebecca Clough of Kingston, widow; witnesses, William Parker and Hunking Wentworth.]

[Inventory, Nov. 27, 1749; amount, £304.5.3; signed by John Webster and Joseph Bean.]

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SIMON FOGG

[Administration on the estate of Simon Fogg of Hampton Falls, cordwainer, granted to Lydia Fogg and Ebenezer Fogg, cordwainer, both of Hampton Falls, Oct. 25, 1749.]

[Probate Records, vol. 17, p. 454.]

[Bond of Lydia Fogg, widow, and Ebenezer Fogg, son, ccrdwainer, with Samuel Shaw, cordwainer, and Nathaniel Gove, yeoman, as sureties, all of Hampton Falls, in the sum of £500, Oct. 25, 1749, for the administration of the estate; witnesses, William Parker and William Rindge.]

[Warrant, Oct. 25, 1749, authorizing Jonathan Fifield and Jonathan Gove, both of Hampton Falls, yeomen, to appraise the estate.]

[Inventory, signed by Jonathan Fifield and Jonathan Gove; amount, £1431.2.0; attested Dec. 26, 1749.]

[Petition of the administrators, Jan. 29, 1749 50, for license to sell real estate.]

[License to the administrators, Jan. 31, 1749–50, to sell real estate.]

JOSEPH HEATH

1749

HAVERHILL DIST.

[Administration on the estate of Joseph Heath of Haverhill District granted to Joseph Heath of Haverhill District, yeoman, Oct. 25, 1749.]

[Probate Records, vol. 17, p. 458.]

[Bond of Joseph Heath, yeoman, with Thomas Follansbee, gentleman, and Samuel Heath, yeoman, as sureties, all of Haverhill District, in the sum of £500, Oct. 25, 1749, for the administration of the estate.]

[Warrant, Oct. 25, 1749, authorizing Daniel Little and Richard Hazzen, gentleman, both of Haverhill District, to appraise the estate of Joseph Heath, administration of which is granted to his son, Joseph Heath.]

[Inventory, Feb. 23, 1749 50; signed by Daniel Little and Richard Hazzen; amount, £1006.15.3.]

[Citation to the administrator, Dec. 12, 1750, to appear and settle his account; memorandum, "Nicholas White Esq^r, Cap^t James White, Cap^t Thomas Wallinford, Lieu^t Thomas Hail, Jonathan Gilman, all of Plaistow To Divide the Estate of Jn^o Stevens Dec^d widow Sarah Widow now Married 7 Children Peter Eldest son."]

JOHN STEVENS 1749 HAVERHILL DIST.

[Administration on the estate of John Stevens of Haverhill District granted to Peter Stevens of Haverhill District Oct. 25, 1749.]

[Probate Records, vol. 17, p. 458.]

[Bond of Peter Stevens of Haverhill District, with Thomas Follansbee of Haverhill District and Jeremiah Bean of Excter, joiner, as sureties, in the sum of \pounds 500, Oct. 24, 1749, for the administration of the estate; witnesses, Nicholas Wiggin and Samuel Clark.]

[Warrant, Oct. 24, 1749, authorizing Daniel Little and Richard Hazzen, both of Haverhill District, to appraise the estate.]

[Inventory of the estate of John Stevens, bricklayer, Feb. 23, 1749–50; amount, £458.18.0; signed by Daniel Little and Richard Hazzen.]

[Warrant, Dec. 26, 1750, authorizing Nicholas White, Thomas Follansbee, gentleman, James White, gentleman, Thomas Hale, gentleman, and Jonathan Kimball, yeoman, to report on the advisability of dividing the estate among the widow and seven children.]

Wheras Nicholas white Esg^r Thomas Province of New hampshir follansbe Gent James white Gent Thomas Hale Gent Ionathan kimball veman all of plastow in Said province are apointed a committe to view the real Estate of John Stevens Deceased we The Said Thomas follansbe Thomas Hale Jonathan kimbal have vewed Said Estate and find it cannot be devide without Spoiling the whol by vartue of a warrant from the Judge of the probate of wills and for Said province we the Said Thomas follansbe Thomas Hale and Jonathan kimbal have Set of to Sarah the widow of the Said John Stevens Decesed on third part of the Lands of the Said John Stevens for quantity and quality begining at a Stake an Stons by a highway Thence Runing Southesterly forty four Rods to a Stake an Stons thence Runing Southweserly by Moses Stevensis land nine Rods to a Stake and Stons Thence Norweserly about forty four rods to a stake and stons by a highway thence northesterly nine rods To the bounds first mentioned we have all So Set of To Sarah the widow of the Said John Stevens Deesed on third of the house being the back rum belonging to Said hous where the fier place is and all So The Littel rum in Said hous at the west end of The hous where the fire place is we all So Set of to Sarah the widow of the Said John Stevens Decesed on Third part of the barn being the west end of the barn we have all So apprized the Remaining two thirds of Said Lands being abot ten acers with ye remaining Two thirds of Said buldings at on hundred and Eaighty four pounds old tener

Dated in Plastow in Said province May ye 23 1751

Thomas follansbe Thomas Hale Jonathan Kimbel

[Account of the settlement of the estate; receipts, $\pounds_{75.18.0}$; expenditures, $\pounds_{162.14.6}$; allowed May 29, 1751; mentions Sarah Tucker, mother of the administrator.]

[Bond of Peter Stevens of Plaistow, yeoman, with Thomas Follansbee of Plaistow, gentleman, as surety, in the sum of $\pounds 200$,

May 29, 1751, to pay their respective shares to his brothers and sisters, Ephraim Stevens, Enoch Stevens, Sarah Stevens, Hannah Stevens, Abigail Stevens, and Deborah Stevens; witnesses, William Parker and William Rindge.]

the age of the Children of John Stevens of Haverhill Deceased peter Stevens: 13 years Ephraim Stevens: 11: years and: 6: month Enoch Stevens. 9: year &: 6 month Sarah Stevens 7 years &: 6 month Hannah Stevens 5: years 4 month & 22: days Abigail Stevens: 2 years &: 7 month & 7 days Deborah Stevens 14 days this is to be understood to be the age of the Children at the

Decase of thare father

JAMES PINKHAM 1749

In the Name of God Amen The Twenty Sixth Day of October Anno Domini one Thousand Seven Hundred & forty Nine, I James Pinkum of Dover in y^e Province of New-Hampshire in New-England Husbandman being Exercised with Bodily Pains & Infirmities * * *

DOVER

Imprimis, I Give to my Beloved Wife Elisabeth Pinkum The free use & Improvement of y^e one Third Part of my Land, & y^e one Third Part of all my Buildings Standing upon s^d Land, During her natural Life, as is by Law Established. I also give to my S^d Wife, to her own Disposal, all my live Stock of Cattle, Sheep & Swine, Excepting one Cow, which I have herein given to my Son Jonathan Pinkum, & also I, give to my S^d Wife my Rideing Horse & all my Corn now in y^e House in which my Son James Pinkum now lives. And also all my Household Goods, Beds & Beding to her own Disposal.

Item, I Give to my Son James Pinkum his Heirs & Assigns for ever, all my Homestead Land where he now lives, be ye Same more or less & y^e Dwelling House & Barn & all other Buildings & the orchards Standing & Being upon y^e S⁴ Land. And also an other Parcel of Land, Containing about Ten Acres, be y^e Same more or less, Adjoyning to my Brother Solomon Pinkhum's Homestead Land on Two Sides, & To Abraham Clark's Homestead Land on one Side, & to Land now in Possession of Joseph Daniel on y^e other Side, & also Ten Acres of Land, being Part of my Common Right, to be laid out in Dover Commons.

Item I Give to my Son Jonathan Pinkum, his Heirs and Assigns for ever, all my Homestead Land where I now Live, being about fifty Acres, more or less, being all my Land on y^e Northerly Side of y^e Mast Way, So Called, which leads along by my Dwelling House, and also my S^d Dwelling House & Barn, Orchards, & all y^e Bildings upon the S^d Land; And also all my Land on y^e Southerly Side of y^e S^d Mast Way, Lying oppisite to my S^d Dwelling House, being about four Acres, be y^e Same more or less, and Also Twenty Acres of Land, being Part of my S^d Common Right, & is to be laid out in S^d Dover Commons. And also Two Loads of good English Hay well Cured or made & Delivered, to him my S^d Son Jonathan, or his order, by my S^d Son James, Yearly & every Year at Hay Harvest, & at S^d Jeams's Home Place, During y^e Term of Six Years, next after my Decease, I also Give to my S^d Son Jonathan one good Cow.

Item, I Give unto my five Daughters, Namely Urcilla Jones, Mary Eaton, Lois Torr, Hannah Eaton, & Sarah Pinkum Thirty Pounds, old Tenor, apiece, or Thirty Pounds to Each of them; To be Paid to them or thier Heirs, by my S^d Executor within y^e Term of one Year after my Decease.

And I do hereby Constitute make & Ordain my S⁴ Son James Pinkum to be my Sole Executor of this my last Will & Testament; And do also hereby utterly Disallow Revoke & Disannul all & every other former Testament Wills Legacies & Bequests & Executors by me in any wayes before Named Willed & Bequeathed, Ratifying & Confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto
Set my Hand & Seal ye Day & Year first above written, Signed Sealed Pronounced & His
Declared by ye Sd James Pinkum James × Pinkum
to be his last Will & Testament, Mark
In Presence of us. Jona Cushing
John Wood
John Ham

[Proved April 25, 1750.]

[Inventory, May 22, 1750; amount, £6130.0.0; signed by Thomas Davis and John Ham, Jr.]

THOMAS DOWNS

1749

SOMERSWORTH

[Administration on the estate of Thomas Downs of Somersworth, yeoman, granted to Samuel Wentworth, Charles Baker, and Amos Howard, all of Somersworth, Nov. 29, 1749.]

[Probate Records, vol. 17, p. 467.]

[Bond of Samuel Wentworth, Charles Baker, and Amos Howard, all of Somersworth, yeomen, with Thomas Millett and Gershom Wentworth, both of Dover, as sureties, in the sum of £1000, Nov. 29, 1749, for the administration of the estate; witnesses, William Parker and William Rindge.]

[Inventory, December, 1749; amount, £7450.11.6; signed by Thomas Wallingford and John Wentworth.]

[Account of the settlement of the estate; receipts, £1682.1.6; expenditures, £774.18.6; allowed Oct. 31, 1750.]

[Warrant, Nov. 23, 1750, authorizing Walter Bryent of Newmarket, gentleman, Love Roberts, gentleman, Philip Stackpole, Moses Stevens, and Samuel Randall, all of Somersworth, yeomen, to divide the estate.]

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[Guardianship of Martha Downs, Thomas Downs, Joshua Downs, and Paul Downs, minors, granted to their father, Thomas Downs of Berwick, Me., Dec. 26, 1750, they being his children by his "Late wife one of the Daughters of Thomas Downs."]

[Bond of Thomas Downs of Berwick, Me., yeoman, with Charles Baker of Somersworth, yeoman, and Cyprian Jeffrey of Portsmouth, shopkeeper, as sureties, in the sum of £1000, Nov. 28, 1750, for the guardianship of his children; witnesses, Tobias Lear, Jr., and William Parker.]

Province of Summersworth feb^y y^e 22^d 1750/1 pursuant Newhamp^r to an order from the Honnorable Andrew wiggin Esq^r Judge of y^e probates of wills &c for said province Derected to us the subscribers nominating and apointing us a Committee to Divide the Real Estate of thomas Downs Late of Said Summersworth Deceased Intestate to and among his Children or those that Legally Represent them that are Dead accordingly

first we have Sett off to the heirs of Samuel Dam Deceased and mary his wife in her Right a Certain tract of Land at a place known by y^e name of Black watter which tract is numbered two in the plan on the other side of this sheet of paper Refarance to y^e Said plan being had Borth for this and every other Shire hereafter to be mentioned as also a tract of Land in that farm whereon Samuel wintworth now Lives which tract is numbered one in the afore Sited plan as also four Days in one month or two thirds of Said Downs his former Right in the Saw mill now Standing on Samon falls River—

Secondly we have Sett off to the Heirs of Daniel Ham and Sary his wife in her Right a Certain tract of Land Comonly Called by y^e name of Black watter which is numbered three in Said plan—

thirdly we have Sett off to ye heirs of John Garland and

Elizabeth his wife in her Right all that tract of Land & mash at fresh Creek numbered in Said plan four—

fourthly we have Sett off to the heirs of Benjamin Herd and Annah his Late wife in her Right all that tract of Land in the home place numbered five in the within plan as also one third part of one Second Division in Rochester in S^d province with one third part of all the Comon & undivided Land belonging to one whole Right in Said Rochester with one third part of one Eight of that mill which part belongs to s^d Downs Standing on Samon falls River—

fiftly we have sett off to the heirs of thomas Downs and mercy his wife in her Right all that tract of Land in the home place numbered Six in the within plan with one half of y^e great Barn on y^e home place it being the East End thereof

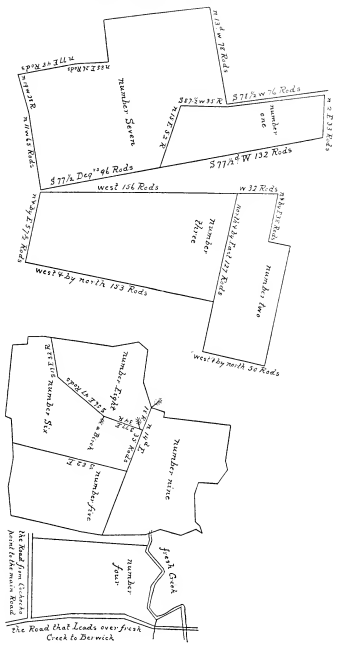
Sixthly we have Sett off to Samuel wintworth & patience his wife in her Right all that tract of Land in the farm where s^d wintworth now Lives which tract is numbered Seven in Said plan with one third part of the phue in s^d Summersworth meeting house—

Seventhly we have Sett off to Charles Baker & Love his wife in her Right all the new house on the home place and the west End of y^e new Barn it being one half thereof with all that Land in the home place that is numbered Eight in Said plan with one third of y^e phue in y^e meeting house belonging to said farm—

Eightly we have Sett off to Amos Howard & Cherity his wife in her Right the old house & old Barn and all that Land in the home place numbered nine In said plan with one third of y^e phue in the meeting house which phue belongs to said Estate

Given under our hands and Dated the Day of the Date above Said—

Love Roberts Philip Stacpole Samuel Randell Moses Stevens Walter Bryent



[Administration on the estate of Thomas Downs of Somersworth granted to Samuel Wentworth, yeoman, and Charles Baker, blacksmith, both of Somersworth, Jan. I, 1749/50.]

[York County, Me., Probate Records, vol. 8, p. 23.]

[Inventory of the estate in York County, Me., Sept. 6, 1750; amount, £2271.0.0; includes land in the new township at the head of Berwick, Me.]

[York County, Me., Probate Records, vol. 8, p. 58.]

[Administrators' accounts against the estate; amounts, £65. 11.0 and £38.13.8; allowed Oct. 16, 1750.]

[York County, Me., Probate Records, vol. 8, pp. 58, 59.]

[Warrant, Dec. 31, 1750, authorizing John Hill, Joseph Hart, Joseph Chadbourne, Moses Hodsdon, and William Key, all of Berwick, Me., to divide the estate in York County, Me.]

[York County, Me., Probate Records, vol. 8, p. 92.]

Whereas we the Subscribers whose Names is after written being appointed by the Hon^{ble} Jer^a Moulton Esq^r Judge of Prob^{ts} for the County of York to make a true & equal Division of the Real Estate of Tho^s Downs of Somersworth in the Province of New Hampshire Dec^d among the Heirs of the Said Dec^d according to Quantity and Quality, which is as followeth.

To the legal Heirs of Mary Dam Dec^d Eight Acres & one Hundred & Fifty two poles in the House Lot in Berwick, and the Eighth part of the Said Deceased's Estate in the new Township above y^e Town of Berwick in the Said County.

To the Heirs of Sarah Ham Dec⁴ Eight Acres and one Hundred and fifty two poles in the Said House Lot, and one Eighth Part of the Land in the aboves⁴ new Township at the Head of Said Berwick.

To Elizabeth Garland Eight Acres and one Hundred & fifty

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two Rods in the Said House Lot, and the eighth part of ye Lands in the Said new Township.

To Anna Heard Eight Acres of Land and one Hundred and Fifty two Rods in the Said House Lot, and the Eighth part of the Lands in the Said new Township.

To Marcy Downs Eight Acres & one Hundred & Fifty two Poles in the Said House Lot, and the eighth part of the Lands in Said new Township.

To Patience Wentworth Fourteen Acres & Quarter of Land at the Head of Thomas Down's Lot, and three Acres out of the twenty five Acre Lot at the Nine Notches, so called, and the Eighth part of the Land in Said new Township.

To Love Baker Fifteen Acres & three Quarters joining & lying on the West of the Pine Hill Way, that leads to the little River, and four Acres out of the twenty five Acre Lott at the Nine Notches so called, and the eighth part of the Land in the Said new Township.

To Charity Howard Eighteen Acres at the Said Nine Notches out of the Said twenty five Acre Lot, and the Eighth part of the Land in the Said new Township.—

> Jos: Chadbourn Moses Hodsdon William Keys

[Allowed April 1, 1751.]

[York County, Me., Probate Records, vol. 8, p. 92.]

JOSEPH LANGDON 1749

PORTSMOUTH

[Administration on the estate of Joseph Langdon of Portsmouth, merchant, granted to Mark Hunking Wentworth and Mark Hunking, mariner, both of Portsmouth, Nov. 29, 1749.]

[Probate Records, vol. 17, p. 467.]

[Bond of Mark Hunking Wentworth and Mark Hunking, mariner, with Hunking Wentworth and Thomas Waldron, mariner, as sureties, all of Portsmouth, in the sum of £1000, Nov. 29, 1749, for the administration of the estate; witnesses, William Rindge and William Parker.]

[Inventory, Dec., 1749; amount, £2561.12.2¹/₂; signed by John Moffatt and William King.]

[Warrant, Jan. 12, 1749/50, authorizing Eleazer Russell, William King, and Andrew Clarkson, merchant, all of Portsmouth, to receive claims against the estate.]

[List of personal property allowed for the use of the widow, Feb. 28, 1749/50; amount, £154.15.0.]

[List of claims, March 27, 1751; amount, £6085.9.8; signed by Eleazer Russell and Andrew Clarkson.]

[Account of the settlement of the estate; receipts, £2886.16.7; expenditures, £342.16.6; allowed April 24, 1751.]

[Division of estate to creditors; claims, $\pounds 6085.9.8$; amount distributed, $\pounds 2534.0.1.$]

SARAH PICKERING 1749 PC

PORTSMOUTH

[Administration on the estate of Sarah Pickering of Portsmouth granted to her son, Thomas Waldron of Portsmouth, mariner, Nov. 29, 1749.]

[Probate Records, vol. 17, p. 467.]

[Bond of Thomas Waldron, mariner, with Mark Hunking Wentworth and Mark Hunking, mariner, as sureties, all of

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Portsmouth, in the sum of \pounds 500, Nov. 29, 1749, for the administration of the estate; witnesses, William Parker and William Rindge.]

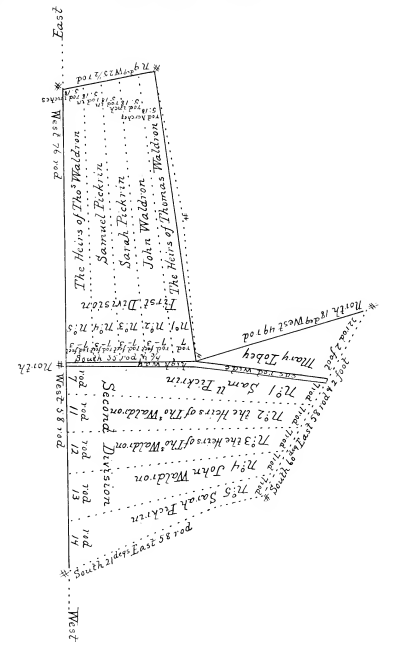
[Inventory, Dec. 26, 1749; amount, £283.8.9; signed by James Sherburne and Henry Sherburne.]

[Warrant, Jan. 31, 1752, authorizing Samuel Sherburne, Samuel Brewster, Nathaniel Sherburne, housewrights, Seth Ring, yeoman, and Joseph Langdon, gentleman, all of Portsmouth, to report on the advisability of dividing the estate among the five children; report against division, and appraisal of land at £35 per acre, March 29, 1752; signed by Joseph Langdon, Samuel Sherburne, Nathaniel Sherburne, and Samuel Brewster.]

[Warrant, Oct. 30, 1754, authorizing Hunking Wentworth, Samuel Sherburne, Nathaniel Sherburne, Cutts Shannon, gentleman, and Samuel Cate, blacksmith, all of Portsmouth, to divide the estate among the children, Thomas Waldron, oldest son, John Waldron, Mary Tobey, Sarah Pickering, and Samuel Pickering.]

Province of New Hampshire Portsmouth November 27 1754. Pursuant to the order of the Court of Probate hereunto annext appointing us the Subscribers a Committee to divide the Estate as in the said order mentioned. We have Divided the Same agreeable to the plan on this paper Exhibited, to Mary Toby for her whole share as it Came to her by a fair Lot, and the Remainder in Two divisions and have Numberd Each division from One to five and put the name of Each person therein as it fell to them by a fair Lot, and have put down Stakes between Each Lot—Witness our hands—

> H Wentworth Sam¹ Sherburne Cutts Shannon Samuel Cate



JAMES MOORE

1749

LONDONDERRY

In the Name of God amen the twinteth Day of Dec^{br} one thousand Seven houndred and forty Nine I James Moore of Londonderry within his maj^{ts} Provance of Newhampshir in Newingland yeman being Very Sick and weak in body * * *

Imprimeses first of all I order My Exacts to sell the following peces of Land in order to pay my Debts and funerell Charges and the Money that I hereafter bequeath the first pace of S^d land Containing one houndred and twinty acres lying at the nort Side of mitchells pond So Called in S^d Londry the Second peacee I order to be Sold Contains forty five with a peace of meadow is S^a bounds Joyning to MeKeens farm a third pace I order to be Sold Containing one houndred acres of Land Iovning on ovlston Brook belonging to my Estat bounding on James Clarks land the Cochrans and Tho^s andersons land Leckwise betwen fifteen and twinty acres of Land of my Estat Joyning on James Clarks and Sam¹¹ archbalds lands of that land I had of James wallace and I allow twinty acres of Land and Meadow lying on the South Side of the Spring Brook by the fordway that belongs to my Estate to be left to the Judgment of my Exacrs to See if they be Need for it to pay Debt and if not I allow them to Divide it amoungst the Legittees as thy think Best I Give and bequeth unto my Son James Moore the Sixty acres of land that is alredy laid of to him and twinty acres more Joyning to the foote of the Same Excluive of meadows I Give and bequeth unto my Son Joseph Moore Sixty acres of land out of that Land I had of James Wallace and he is to have all that part from the Eight acre meadow to the parth belonging to S^d frarm and the Remender what that wants of Sixty acrs is to be Made up from the Marked pine tree on the fare Huckellberry hill streight to the head of allon andorsons uper Meadow and Joyning on James Clarks land I Give and bequeth unto my two Doughters Eals Moore and Mary Moore one houndred and Sixty pounds Old tenner to Each of them when the Money is Made out of the land that I allow to be Sold

I Give and bequeth unto my wife Isball Moore three Cows and a hors and thy to be Keept for hir on my Improven Estat During hir Naterell Life besides hir thirds of Real and personell Estate During S^d term the Remender of The Cattle only Excepted I Give and bequeth unto My two Sons David Moore and Samson Moore all My Improven lands and buildings and Meadows and the Remender of my out Lands that is Not will^d before I allow to be Equally Divided betwixt them and the Catle is to be Keept on the place as formerly and to be Mentaind by the afores^d David and Samson Moore untill thy part and when thy Divid the land the Catle is to be Divided as my wife and Exac^{rs} thinks fite and all the utenchells Conserning working tools of all Sorts I allow them to be Cept on the old place and for the Benefeet of the place untill such times as my wife and Exac¹⁸ sees how the s^d David and Samptson Manadges with them and then to Devid them acordingly I Give and bequaith unto My Son David Moore all my Cloths the twenty acors I bought of William Grige Joyning to my old line to be Divided betwen them Equiv if ther be noe need for it to pay deat and if ther be need for it thy are to have the first offer of it this last menshened land is to be given or Sold to my tow Sons James moor and Joseph moor and the hors that I leave to my wife Isbal my Son David is to have the use of him but when his mother needs him and if the land can be Sold to advantag my wife is to have a hunder pound old tenor to be Disposed of as She thinks fit att the end of hir time to my Childor or Gran Childor I Give and bequeth to my Son Joseph moor the medow I bought of John Richey I Chus And Impower Robart Boys Esq¹ and John Hopken and Alexander meNeal fermors all of londondery to be my Exectors in witnes wher of I Set my hand and Seal

James Moore

wittnes presant John Archbald Neall Kammell John Hopkins [Proved June 27, 1750, and administration with will annexed granted to the widow, Isabel Moore, the executors declining to act.]

[Bond of Isabel Moore, widow, with John Archibald and John Humphrey, yeomen, as sureties, all of Londonderry, in the sum of £500, June 27, 1750, for the administration of the estate; witnesses, William Parker and Jedediah Philbrick.]

[Inventory, Oct. 17, 1750; amount, £3570.9.0; signed by Alexander McNeil and John Hopkins.]

SAMUEL MARSHALL 1749 PORTSMOUTH

[Administration on the estate of Samuel Marshall of Portsmouth, potter, granted to his widow, Eleanor Marshall, Dec. 22, 1749.]

[Probate Records, vol. 17, p. 472.]

[Bond of Eleanor Marshall, widow, with Nathaniel Mendum and Ebenezer Wentworth, merchant, as sureties, all of Portsmouth, in the sum of £500, Dec. 22, 1749, for the administration of the estate; witnesses, William Parker and George Janvrin.]

[Inventory, March 27, 1750; amount, £2228.10.0; signed by Daniel Jackson and John Shackford.]

Rockingham ss. Portsmouth February 24th 1804.

Pursuant to the annexed Warrant from the Honb¹⁰ Nathaniel Rogers Esq^r Judge of Probate of Wills for the County of Rockingham We the Subscribers, a Committee therein named, have made Partition of the Estate of Samuel Marshall late of said portsmouth Potter deceased, and set off to the severall Heirs their parts In the following Manner.

We set off to the Heirs of Eleanor Shackford deceased, for two sixth parts of said Estate, the Eastwardly part of the Dwelling House, bounded by Joses and Horse lanes, from the Entry way the Southerly side of said house, to the Eastwardly end thereof, with the Cellar under the same, and land it stands on, all the lower Rooms Chambers, and Garret, that are in said Eastwardly part of said house. all Chimnies and fire places belonging thereto, the Privilege of the Front Door Entrys below and above Stairs, and Stairways, and all Passage ways from Cellar to Garret to be in common for the use of said Heirs, and for the use of Elizabeth Waters, to Pass and repass to and from their respective parts of said house that are set off to them. Also the Yard or Passage way to the Southward of said house of Thirteen and an half feet wide, carrying that breadth from horse lane to the Westwardly end of said house, to be in Common for the use of said Heirs, and said Elizabeth Waters, and the Passage way by the outer Cellar Door into the Cellar to each of their Parts of the Cellar, to whom the House is set off, to be in Common for their use to pass and repass.

Also we set off to said heirs of said Eleanor Shackford a part of the Garden bounded as follows. viz¹ begining at Southwardly Post of the Yard in Common by Horse Lane. from thence Southwardly by said lane Twelve Feet, and to carry that breadth Parrallel with said yard to the westwardly side of said Garden to Land of George Ham.

We Set off to Elizabeth Waters for one Sixth part of said Estate the Westwardly part of said dwelling house, from the Front Entry to the Westwardly end thereof with the Cellar under the Same, land it Stands on, lower Rooms, Chambers and Garret. Chimneys and all Fire places belonging to the same, The Front Door, Entrys, below and above Stairs, Stairways and all Passage ways from Cellar to Garret to be in Common for The use of said Elizabeth Waters and said heirs of said Eleanor Shackford to pass and repass to their respective parts of said house that are set off to them, and the Passageway by the outer Cellar Door into the Cellar to each of their parts of the Cellar to whom the house is set off, to be in Common for their use, to

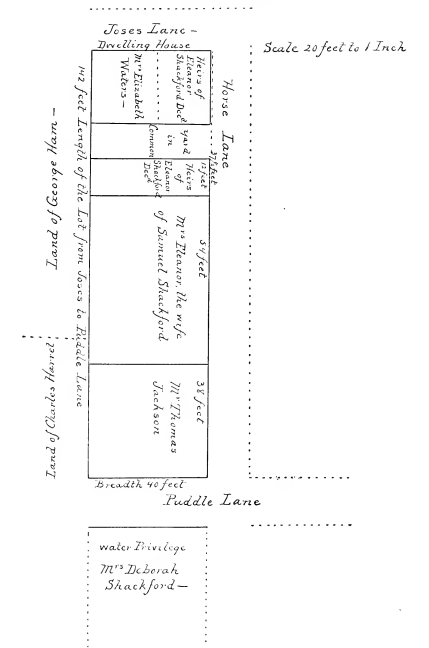
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pass and repass to their Severall parts. Also the yard or Passage way of Thirteen and an half feet wide from Horse lane to the Westwardly end of said House to be in Common for the use of said Elizabeth Waters, and for the use of said Heirs of said Heirs of said Eleanor Shackford.

We Set off to Eleanor Shackford, wife of Samuel Shackford for one Sixth part of said Estate a Part of the Garden bounded as follows Viz¹ begining at the South Eastwardly corner of land set off to the heirs of Eleanor Shackford deceased, on Horse lane, from thence running Southwardly Fifty Four feet to land set off to Thomas Jackson, from thence running Westwardly by said Jacksons land Forty feet to Land of Charles Harret, from thence running Northwardly, partly by land of said Harret, and partly by Land of George Ham. Fifty Four feet to land set off to the heirs of said Eleanor Shackford, and from thence running Eastwardly by land of said Heirs Forty feet to said Horse lane, the bounds first began at, said Eleanor Shackford, wife of said Samuel Shackford, to pay on Demand to her Sister Deborah Shackford wife of Josiah Shackford. Fifty Dollars towards making up the Share of her said Sister Equal.

We Set off to Thomas Jackson For one Sixth part of said Estate the Southwardly part of said Garden bounded as follows Viz⁵, begining on said Horse Lane by land set off to Eleanor Shackford the wife of Samuel Shackford, from thence running Southwardly by said Horse lane Thirty Eight feet to Puddle lane, from thence Westwardly by said Puddle lane Forty feet to land of Charles Harret, from thence Northwardly by said Harrets Land Thirty Eight feet to land set off to said Eleanor Shackford wife of Samuel Shackford, and from thence Eastwardly by said land Forty feet to said Horse lane, the bounds first began at, said Thomas Jackson to pay on demand to Deborah Shackford, wife of Josiah Shackford, Fifty dollars Towards making up the Share of said Deborah Equal.

We set off to Deborah Shackford, wife of Josiah Shackford, for one Sixth part of said Estate, the Water Privilege belonging



to said Estate, bounded as follows, Viz^t begining on the Westwardly side of the Town Landing at the Bottom of horse, & by Puddle lane, from thence running Westwardly from said Town landing By the Southwardly side of said Puddle lane Forty feet, and carrying that Breadth Southwardly into the Creek, with the wharf and wharf ground and all Privileges and Appurtenances belonging to the Same or However otherways butted and bounded, or be the Same more or less—Also Fifty Dollars, to be paid to said Deborah on Demand by Eleanor the wife of Samuel Shackford, also Fifty Dollars more to be paid on Demand to said Deborah by Thomas Jackson, both Sums making One hundred Dollars, which we Allow to make her Sixth Part Equal with the other Heirs.

Isaac Rindge Edward Sargent George Gains Sam¹ Hutchings Nath¹ Marshall

[Allowed May 14, 1804.]

JABEZ DOW

1749

HAMPTON

In the Name of God Amen I Jabez Dow of Hampton in the province of new hampshire being weak of Body * * *

Ily I give to my Son Benjamin Dow my house and Barns and all my plow Land and all my paster Land and all my wood Land and all my Swamp Land and all my medow and marsh Lett it be more or Less as it is all that Lays on the notherly Side of the River Called Taylers River with this provison that he gives my Son Ezekiel Dow a deed of all his Land that he has in the parrish of Kinsington imediatly after my decese and I give my Son Benjamin Dow all my Creaturs of all Sorts that I Shall not other ways dispose in this my will and I give him all my imliments of husban of all Sorts and all my movabls with in doars what is not dispsed

2ly I give to my Son Ezekiel Dow all my Land in the parrish of Kinsington Lett it be more or Less as it is with this provison that he gives my Son Benjamin Dow a deed of all the Land that he has in the first devision next the Sea in hampton imediatly after my decese

3ly I give to my daughter Lucy hobs twenty pound in money old Tenor to be payd by my Son Benjamin Dow with in one year after my decese and my Trunk

4ly I give to my daughter Lidya Towl twenty pounds in money old Tenor to be pay^d by my Son Ezekiell Dow with in one year after my decese

5ly I give to my daughter patiance Stanford twenty pound in money old Tenor to be pay^d by my two Sons Benjamin and Ezekiell Dow Equely between them within one year after my decese

6ly I give to my grandaughter Comfort green one hundred pound fifty pound in money old Tenor and I give her one feather bed and beding and one Cow towards the other fifty pound to be pay^d by my Son Benjamin Dow when She Comes to the age of Eighteen years or her day of marriage which Shall happen first.

and I give to my Son Benjamin Dow all the paper money that I Shall Leave and all my Depts Except what is Due from my Son Ezekiell Dow and I doe Constitute and appoint my two Sons Benjamin Dow and Ezekiell Dow to be my Executors to this my Last will and Testiment Rattifing and Confeirmig this and no other to be my Last will and Testiment as witnes my hand and Seall this twenty ninth day of december Seventeen hundred and forty nine and in the twenty Second year of the Reigne of King George the Second King of great Brittain

he owned this to be his Last Jabez Dow will and Testiment before us witnes Samuel Dow Jun^r Elissha Johnsn Joseph Dow [Proved Feb. 26, 1752.] [Inventory, May 15, 1752; amount, £6322.0.0; signed by

[Inventory, May 15, 1752; amount, £6322.0.0; signed by Samuel Palmer and Jonathan Moulton.]

NAMES OF PLACES

Amesbury District
Amesbury, Mass
Amherst
(Souhegan West)
Amoskeag (Manchester)351,717
Andover (New Breton)
Andover, Mass
Arundel, Me
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Back Cove
Back Cove Marsh
Bake Meadow
Ball Hill
Barbadoes
Barnstead
Barrington
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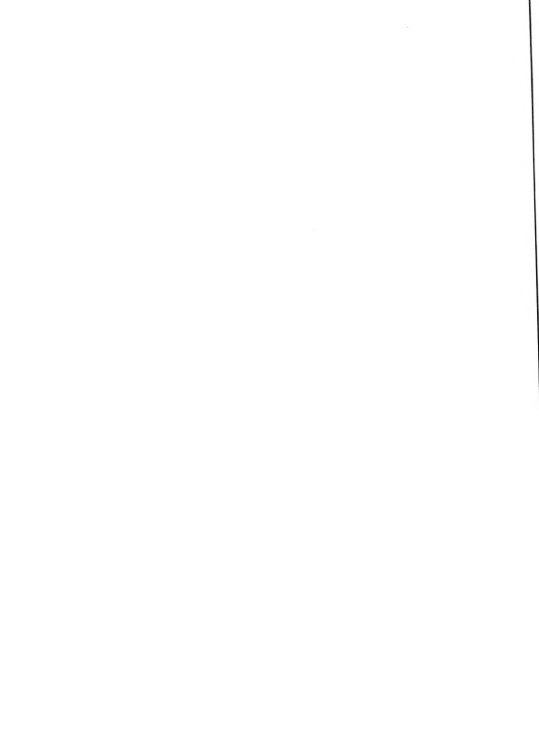
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